QUARTERLYREPORT

Open Joint-Stock Company "Uralsvyazinform"

Code of the issuer: $\begin{bmatrix} 0 & 0 & 1 & 7 & 5 \end{bmatrix}$ - $\begin{bmatrix} A & A & A \end{bmatrix}$

for the 3-d quarter 2007

Domicile: 11, Moskovskaya St. Ekaterinburg, 620014 Russia

The information in this quarterly report is disclosed pursuant to applicable law of the Russian Federation on securities

General Director Date «12» November 2007	A.Y. Ufimkin (signature)
Chief Accountant	S.I. Balueva
Date «12» November 2007	(signature)
	Seal

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The information disclosed in this quarterly report is posted at: http://www.usi.ru/shareholders/accounts/information/reports/

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Introduction

Basis for the Issuer's liability to disclose information in the form of Quarterly Report:

Disclosure of information in the form of Quarterly Reports is the liability of Open Joint Stock Company 'Uralsvyazinform' (further referred to as 'the Issuer', 'the Company') arising from sub-items 6), e) item 5.1. of the Regulations of the RF Federal Financial Markets Service (FFMS) on disclosure of information by the issuers of issue securities, approved by FFMS Order dd. October 10, 2006№06-117/пз-н (as amended as of December 14, 2006), provided that:

- the Issuer performed registration of Securities Prospectuses with respect to the securities outstanding;
- the Issuer is a joint-stock company, created under privatization of a state-owned enterprise, pursuant to the Privatization Plan, so long as this plan was appropriately approved and on the date of its approval was regarded as Prospectus of the Issuer's shares, and the mentioned Privatization Plan allowed for alienation of the Issuer's shares to more than 500 owners.

This quarterly report contains estimates and forecasts of the authorized governing bodies of the Issuer regarding future events and/or activities, development prospects within the industry the Issuer operates in, and results of the Issuer's business activity, Issuer's prospects, probability of occurrences of certain events and undertaking certain actions. Investors are advised to not fully rely on the estimates and forecasts made by the Issuer's governing bodies, as actual results of the Issuer's activities in the future may differ from the forecasts due to the plenty of reasons. Purchase of the Issuer's securities carries inherent risks outlined in this quarterly report.

I. BACKGROUND OF PERSONS-MEMBERS OF THE ISSUER'S GOVERNING BODIES, INFORMATION ON BANK ACCOUNTS, THE AUDITOR, APPRAISER, AND FINANCIAL ADVISER OF THE ISSUER, AND OTHER PERSONS WHO SIGNED THE QUARTERLY REPORT

1.1. MEMBERS OF THE ISSUER'S GOVERNING BODIES

1.1.1. Members of the Issuer's Board of Directors

Chairman of the Board of Directors:

Evgeniy A. Chechelnitsky

Year of birth: 1973

Members of the Board of Directors:

1. Mikhail V. Batmanov

Year of birth: 1978 2. Yuri A. Bilibin Year of birth: 1971 3. Alla B. Grigorieva Year of birth: 1967

4. Vladimir V. Dudchenko

Year of birth: 1973

Year of birth: 1975

5. Yekaterina S. Erofteyeva

6. Olga G. Korolyova Year of birth: 1950 7. Juliana Y. Sokolenko Year of birth: 1967 8. Vladimir A. Statyin Year of birth: 1959 9. Dmitry Y. Tushunov Year of birth: 1964 10. Anatoly Y. Ufimkin Year of birth: 1951

1.1.2. Members of Collegiate Executive Body of the Issuer

Chairman of the Management Board:

Anatoly Y. Ufimkin Year of birth: 1951

Members of the Management Board:

1. Sergey V. Akimenko
Year of birth: 1964
2. Svetlana I. Balueva
Year of birth: 1960
3. Sergey M. Bershev
Year of birth: 1963
4. Igor D. Bychkov
Year of birth: 1968
5. Oleg V. Efremov
Year of birth: 1969
6. Valeryi A. Menshenin

Year of birth: 1957
7. Dmitry I. Samoilov
Year of birth: 1962
8. Vitalyi V. Stoyanov

Year of birth: 1950

9. Valeryi A. Chernyshev

Year of birth: 1951

1.1.3 Sole Executive Body of the Issuer

Anatoly Y. Ufimkin Year of birth: 1951

General Director:

1.2. Bank accounts of the issuer

List of the bank accounts regarded by the Issuer as primary ones:

Full name of the bank / abbreviated corporate name of the bank	Address	Bank Taxpayer Identification Number	Russian Central Bank Identification Code (RCBIC) and correspondent account of the bank	Type of account	Issuer's account number
				settlement account settlement	40702810749020101137 40702810049020101332
				account	40702810049020101332
Joint-stock Commercial		7707083893		settlement account	40702810649020101376
Savings Bank of the Russian Federation			RCBIC 045773603	settlement account	40702810749020101360
(OJSC), Zapadno–Uralsky Head Office / Sberbank of Russia, OJSC Zapadno– Uralsky Head Office			correspondent account 3010181090000000000000	settlement account	40702810449020101369
				settlement account	40702810049020101426
			RCBIC 045773705 correspondent account 30101810400000000705	settlement account	40702810649020101389
				settlement account	40702810149000101692
Joint-stock Commercial Innovation Bank for telecommunications and information technologies development «Pochtobank» Closed Joint-stock Company / CJSC « Pochtobank»	ation Bank for munications and ion technologies velopment obank» Closed ock Company /	5902300019		settlement account	40702810700007230300
				settlement account	40702810300007230302

1.3. Auditor of the Issuer

Information on the Auditor nominated to perform audit of the Issuer's annual financial statements as of the present or completed financial year

Name: Ernst and Young Limited Liability Company (Ernst and Young LLC)
Address: 77 Sadovnicheskaya Embankment, building 1, Moscow, Russia, 115035

Tel.: 7 (495) 705 9700, fax: 7 (495) 755 9701,

E-mail address: moscow@ru.ey.com

License to render audit services filed under # E 002138 was issued by the Decree #223 of the Russian Ministry of Finance dated September 30, 2002.

Ernst and Young LLC is a member of Non-commercial Partnership "Institute of Professional Bookkeepers and Auditors of Russia" (IPB of Russia).

Fiscal years in which Ernst and Young LLC accomplished independent research of accounting and financial statements of the Issuer: 2002, 2003, 2004, 2005, 2006.

Factors that may challenge independence of the Auditor:

- participation of the Auditor (or any officials of the Auditor) in the Charter Capital of the Issuer: no such participation;
- granting of borrowed funds to the Auditor (any officials of the Auditor) by the Issuer: no borrowed funds have ever been granted by the Issuer to the Auditor;
- existence of close relationship (promotion of the Issuer's goods/services, participation in the joint business activity) and kinship with the Issuer: *no such relationship;*
- information on the Issuer's officials who simultaneously perform functions as the officials of the Auditor: no such officials.

Measures assumed by the Issuer to reduce impact of factors mentioned above: due to the absence of factors challenging independence of the Auditor, such measures have not ever been undertaken by the Issuer or by the Auditor. Basic measure assumed by the Issuer to avoid such factors is conclusion of the Audit Services Provisions containing essential conditions of the Auditor's independence.

Auditor nomination:

- Tender procedure: tender procedure of the Auditor nomination is governed by "The Provision on Auditor nomination tendering process", the Auditor candidacy being recommended by the Board of Directors for approval by the General Shareholders Meeting of Uralsvyazinform (the Provision was approved by Uralsvyazinform Board of Directors, Protocol of the session dd. January 26, 2007 #8);
- procedure of recommendation of the Auditor's candidacy for approval by the General Shareholders Meeting: following the results of the tender, the Auditor candidacy shall be previously considered by the Board of Directors Audit Committee of the Issuer. After that the Auditor candidacy shall be recommended by the Board of Directors for nomination by the Annual General Shareholders Meeting. The Auditor is approved by the Annual General Shareholders Meeting.

Information on the Auditor's activities as part of the specific Auditor engagement program:

Procedure of determination of the Auditor's remuneration: amount of remuneration paid to the Auditor is defined by the Company's Board of Directors (pursuant to item 10 article 65 of the Federal Law "On Joint-Stock Companies" dd. December 26, 1995 №208-Φ3 (as amended on July 27, 2006, including alterations dd. December 18, 2006 (further referred to as "The Federal Law "On Joint-Stock Companies")) and is specified in the Agreement concluded between the Company and the Auditor. Amount of remuneration is calculated in accordance with the category of the Auditor's officers involved and time spent by the officers.

Delayed and out-dated payments for the Auditor's services: as of September 30, 2007 there are no delayed or out-dated payments for the services rendered by the Auditor.

1.4. Assessor of the Issuer

Information on the Assessor(s) engaged by the Issuer in determination of market value of the securities being placed and outstanding securities (obligations on which were not discharged).

Name: Limited Liability Company "Akkord-Invest"

Address: 36/2, Arbat str., Moscow, 119002 Russia, division: 9, Krupskaya str., Ufa, 450077, Russia.

Tel.: (3472) 50-77-50, Fax: (3472) 51-11-19, E-mail address: investa@ufanet.ru

License of the Assessor: №003183 dd. January 23, 2002. Term of the license: effective until January 23, 2005.

Services rendered by the Assessor: assessment of the market value of an Issuer's ordinary registered non-documentary share and an Issuer's preference registered non-documentary share (Agreement №01/12/04 dd. December 3, 2004 between «Akkord-Invest» LLC and AB «IBG NIKoil» (OJSC) for assessment servicea; Agreement № 4/014/649 dd. October 15, 2004 between AB «IBG NIKoil» (OJSC) and OJSC 'Uralsvyazinform').

Information on the Assessor(s) engaged by the Issuer in assessment of the market value of property set to the guarantee on the bonds placed by the Issuer or bonds to be placed by the Issuer, obligations on which haven't been discharged yet: **such an Assessor was not engaged.**

Information on the Assessor(s) engaged by the Issuer in assessment of the market value of fixed assets or real estate, the value which was re-estimated, provided that such re-estimation was reflected in

other sections of the present Quarterly report: such an Assessor was not engaged.

Information on the Assessor(s) engaged by the Issuer in rendering other assessment services pertaining to the securities issuance: **such an Assessor was not engaged.**

1.5. Advisers of the Issuer

Information on the Securities Market Financial Adviser rendering relevant services to the Issuer on the basis of the Agreement: **such an Adviser was not engaged.**

Information on Securities Market Financial Advisers that rendered services to the Issuer pertaining to the issuance of securities circulating at presence, and put their signature to the Securities Prospectus:

1. Name: Closed Joint-stock Company «Baltiyskoye Finansovoye Agentstvo» ("BFA")

Address: 10, Medikov prospekt, 197376, Saint-Petersburg, Russia

Tel: 7 (812) 329 8181, fax: 7 (812) 329 8180

Internet page used by the Financial Adviser for disclosure of information on the Issuer: http://www.bfa.ru/

Licenses:

License for broker operations: №078-06789-100000 dd. June 24, 2003, open-ended license, issued by the Federal Commission for the Securities Market;

License for dealer operations: №078-06792-010000 dd. June 24, 2003, open-ended license, issued by the Federal Commission for the Securities Market;

License of a Depository: №078-06768-000100 dd. June 17, 2003, open-ended license, issued by the Federal Commission for the Securities Market;

Trust Management License: №078-06794-001000 dd. June 24, 2003 open-ended license, issued by the Federal Commission for the Securities Market.

Document confirming status of the Financial Adviser: **Notification of the Federal Commission for the Securities Market dd. May 5, 2003 №03-CX-02/6370.**

Services rendered by the Financial Adviser: expertise of securities issue:

- check-up of information credibility and signing of the Securities Prospectus;
- control on compliance of the Issuer with the requirements of effective Legislation in the course of securities issuance;
 - check-up and signing of the Placement Report;
- approval of bid applications Register for the Issuer's securities as of each placement day; after the end of placement the final bid applications Register for the Issuer's securities is approved.

Outstanding securities that were issued under supervision of the Financial Advisor:

- non-convertible interest-bearing documentary bearer bonds of 04 series with obligatory centralized custody (state registration number 4-07-00175-A, assigned as of September 23, 2004 by the Federal Financial Markets Service of the Russian Federation);
- non-convertible interest-bearing documentary bearer bonds of 05 series with obligatory centralized custody (state registration number 4-08-00175-A, assigned as of September 23, 2004 by the Federal Financial Markets Service of the Russian Federation).
 - 2. Name: Closed Joint-Stock Company 'Investitsionnaya Kompaniya AVK'

Address: 1, Uritskyi pavilyon, 196605 Saint-Petersburg, Pushkin.

Tel: 7 (812) 230 7733, fax: 7 (812) 237 0650

Internet page used by the Financial Adviser for disclosure of information on the Issuer: http://www.avk.ru/

Licenses:

License for broker activity: №178-03255-100000 dd. November 29, 2000, open-ended license, issued by the Federal Commission for the Securities Market;

License for dealer operations: №078-03343-010000 dd. November 29, 2000, open-ended license, issued by the Federal Commission for the Securities Market;

License of a Depository: №078-04116-000100 dd. December 20, 2000, open-ended license, issued by the Federal Commission for the Securities Market;

Trust Management License: №078-03412-001000 dd. November 29, 2000, open-ended license, issued by the Federal Commission for the Securities Market.

Services rendered by the Financial Advisor: expertise of securities issue:

- consultations on resolutions to be adopted by the Issuer's authorized bodies when arranging securities issue pursuant to the RF Legislation, disclosure of information, development of Resolution authorizing issuance of securities, Securities Prospectus, Placement Report;
 - signing of the Securities Prospectus and Placement Report;
- approval of Bid Applications Register for the Issuer's securities as of each placement day;
 after the end of placement the final Bid Applications Register for the Issuer's securities is approved;
- check-up of information disclosed by the Issuer on all stages of securities issue as for its compliance with the requirements of the Federal Laws and other Legal Acts that are followed by the authorized registering authority.

Outstanding securities that were issued under supervision of the Financial Advisor:

- non-convertible interest-bearing documentary bearer bonds of 06 series with obligatory centralized custody (state registration number 4-09-00175-A, assigned as of November 3, 2005 by the Federal Financial Markets Service of the Russian Federation);
- non-convertible interest-bearing documentary bearer bonds of 07 series with obligatory centralized custody (state registration number 4-10-00175-A, assigned as of November 3, 2005 by the Federal Financial Markets Service of the Russian Federation).

1.6. Other persons who signed the quarterly report

Other persons who signed the quarterly report and was not mentioned in previous items of the present section: *there are no such persons*.

II. General information on financial and economic status of the issuer

2.1. Financial and business performance of the Issuer

		Value	
Index	Recommended accounting procedure	III quarter 2006	III quarter 2007
In accordance with the Accounting Procedure determined by the Ministry of Finance of the Russian Federation and/or Federal authority on securities market, for the join-stock companies		19 001 423	21 293 278
Debt/Equity ratio, %	(Long-term debt as of the end of the reporting period + short- term debt as of the end of the reporting period) / (Capital and reserve as of the end of the reporting period) * 100	161.1	155.4
Short-term debt/Equity ratio, %	(Short-term debt as of the end of the reporting period) / (Capital and reserve as of the end of the reporting period) x 100	62.3	86.0
Coverage of debt charges, %	(Net profit as of the reporting period + amortization charges as of the reporting period) / (Debts to be settled within the reporting period + Interest to be paid within the reporting period) * 100	0.46	3.19
Overdue debt, %	(Overdue debt as of the end of the reporting period) / / (Longterm debt as of the end of the reporting period + short-term debt as of the end of the reporting period) * 100	-	-
Receivables turnover, times	(Revenue) / (Receivables as of the end of the reporting period – Arrears on contributions of founders to the charter capital as of the end of the reporting period)	2.29	2.40
Dividend payout ratio, %	(Dividends on ordinary shares as of the completed fiscal year) / (Net profit as of the completed fiscal year - Dividends on preference shares as of the completed fiscal year) * 100	1	1
Labour capacity, RUR per employee	(Revenue) / (Average headcount)	289 191	383 183
Depreciation/revenue volume ratio, %	(Depreciation charges) / (Revenue) * 100	10.68	11.10

Analysis of paying capacity and financial status of the Issuer based on the economic analysis of performance of the given factors:

Company's Net asset value tends to stable growth. For the period from the 3rd quarter 2006 to the 3rd quarter 2007 the increase in net asset value made up 12.1 per cent and was caused by the growth of retained profit for the past years and the reporting year.

The decrease of Debt/Equity ratio comes from reduction of capital investment, enhancement of efficiency of current assets management; the increase in Short-term debt/Equity ratio relates to the growth of short-term accounts payable under credits and loan facilities.

Coverage of debt charges increased due to the growth of Net profit and the decrease of the value of liabilities redeemed within the reporting period.

The increase in Receivables turnover resulted from the growth of sales revenues by 12%.

Growth of Labor capacity was caused by the increase in sales revenues at the simultaneous staff redundancy.

Analysis of above-mentioned factors allows for deduction on sufficiency of the Issuer's paying capacity for discharge of its liabilities.

OJSC 'Uralsvyazinform' prevents from defaults on payments, and discharges all liabilities under agreements concluded within the stated timeframes. Due to the explicit investment policy of the Company in the previous years, one may now observe reasonable and well-balanced proportion of long-term and short-term liabilities of the Company.

2.2. Market capitalization of the Issuer

Procedure of calculation of the Issuer's market capitalization: market capitalization is calculated by multiplying the quantity of shares of a certain category (type) by market price of one share, which is calculated by trade institutor in accordance with the Procedure of calculation of market prices of issue securities and trust funds shares, admitted to trading through the trade institutor, approved by the Decree of the Federal Commission for the Securities Market dd. December 24, 2003, №03-52/nc (registered by the Ministry of Justice of the Russian Federation as of January 23, 2004, registration

number 5480).

Trade institutor: OJSC Stock Exchange 'Russian Trading System'

Market capitalization of the Issuer for 5 last completed fiscal years as of the end of each year, and as of the end of the last completed reporting period:

Reporting period	Market capitalization, RUR
2002	15 322 645 303*
2003	39 958 717 996*
2004	37 270 315 750
2005	40 836 773 160
2006	64 760 895 336
III quarter 2007	57 086 046 025

^{*} As calculated by Non-profit Partnership 'Stock Exchange 'Russian Trading System'

2.3. Issuer's liabilities

2.3.1. Accounts payable

Structure of the Issuer's accounts payable:

	III quarter 2006		III quarter 2007			
Types of accounts payable	Term to maturity of payments					
Types of accounts payable	Less than a	More than a	Less than a	More than a		
	year	year	year	year		
Accounts payable to suppliers and contractors, thousand RUR	4 172 352	-	4 458 887	-		
including overdue, thousand RUR	-	Х	-	X		
Accounts payable to the personnel of the organization, thousand RUR	419 721	-	329 549	-		
including overdue, thousand RUR		Х		X		
Accounts payable to the budget and state non- budget funds, thousand RUR	438 639	1 777 781	367 748	2 343 297		
including overdue, thousand RUR	-	X	-	X		
Credits, total, thousand RUR	4 148 248	5 653 250	5 973 210	6 769 940		
including overdue, thousand RUR	-	X	-	X		
Loans, total, thousand RUR	925 275	10 145 164	5 313 761	5 099 761		
including overdue, thousand RUR	-	X	-	X		
including bond loans, thousand RUR	-	10 000 000	5 000 000	5 000 000		
including overdue bond loans, thousand RUR	-	X	-	X		
Other accounts due, thousand RUR	900 692	1 112 179	831 431	510 125		
including overdue, thousand RUR	-	X	-	X		
Total, thousand RUR	11 004 927	18 688 374	17 274 586	14 723 123		
including total overdue, thousand RUR	-	X	-	X		

1. As of 09/30/2007, accounts payable to the **Yekaterinburg Division of Joint-Stock Gas Industry Bank "Gazprombank"** made up RUR 5,000 mln.; that makes over 10 per cent of the total sum of accounts payable.

Address of the Lender: 55 A, Radischev str., 620086, Yekaterinburg, Russia.

Amount of accounts payable: 5 000 mln. RUR;

Amount and conditions of overdue accounts payable (interest rate, penalties, fines): *there is no overdue accounts payable;*

The Lender is not affiliated to the Issuer.

2. As of 09/30/2007, accounts payable to **Zapadno–Uralsky Head Office of the Savings Bank of the Russian Federation** made up **RUR 3,475 mln**.; that makes over 10 per cent of the total sum of accounts payable.

Address of the Lender: 4 Ordzhonikidze St., 614000 Perm, Russia.

Amount of accounts payable: 5 000 mln. RUR;

Amount and conditions of overdue accounts payable (interest rate, penalties, fines): *there is no overdue accounts payable;*

The Lender is not affiliated to the Issuer.

2.3.2. Credit history of the Issuer

Discharge of obligations by the Issuer with regard to the Loan facilities effective within the last 5 completed years or effective as of the end date of the reporting period, with principal debt amount constituting 5 per cent or more of the Issuer's book value of assets calculated as of the end of the last completed quarter preceding the date of conclusion of the respective Loan Agreement: **there were no such loans for the period from 2002 up to September 30, 2007.**

Discharge of obligations by the Issuer with regard to the bond issues with the aggregate par value amounting to 5 and more per cent of the Issuer's book value of assets as of the end of the last completed quarter, preceding the state registration of the Bonds Placement Report; in case the bonds placement was not completed over plenty of reasons, or the state registration of the Placement Report was not completed, - as of the date of the last completed guarter, preceding the state registration of the Bonds Issue:

Obligations on each bond issue with the aggregate par value amounting to 5 and more per cent of the Issuer's book value of assets as of the end of the last completed quarter, preceding the state registration of the Bonds Placement Report, were discharged by the Issuer on time and in full measure.

Liabilities	Lender	Amount of principal debt, thousand RUR	Maturity term	Delays in discharge of obligations with regard to the principal debt or the interest (days)
bond loan of 04 series	Individuals and legal entities	3,000,000	11/01/2007	no
bond loan of 07 series	Individuals and legal entities	3,000,000	03/13/2012	no

2.3.3. Obligations of the Issuer appearing from the security provided to the third parties

Overall amount of the Issuer's obligations appearing from the security provided to the third parties as of the end of the reporting period: *RUR 11,449,015.53 thousand*.

Overall amount of obligations of the third parties, on which the Issuer granted security to the third parties, as of the end of the reporting period: *RUR 2,524,179. 4 thousand*, among them:

- pledge: no;
- guarantee: RUR 2,524,179. 4 thousand.

Issuer's obligations appearing from the security provided to the third parties within the period from the beginning of the present fiscal year up to the end of the reporting quarter, including securities provided in the form of the pledge or the guarantee, amounting at least 5 per cent of the Issuer's book value of assets as of the end of the last completed quarter preceding the date of the security provided: **no such security was provided**.

2.3.4. Miscellaneous liabilities

Deals concluded by the Issuer, including forward transactions that were not reported in its balance sheet, but may exert substantial influence on the Issuer's financial status, its liquidity, sources of financing and conditions of their raising, results of operation and expenses: *there are no such deals.*

2.4. Purposes of securities offerings and areas of use of the funds raised from placement of issue securities.

In the 3rdquarter 2007 the Issuer didn't accomplish placement of the securities through subscription.

2.5. The risks arising from acquisition of placed issue securities

Uralsvyazinform operation results are affected by a number of factors that can hardly be controlled by the Company. Though many of them are of macroeconomic nature and affect all

companies around, particular spheres of business may tend to be more susceptible to certain risks. The list of risk factors given below is not exhaustive, as there is a variety of factors that may seem negligible at present, but in future appear to exert considerable negative influence on the Company's activities, which would negatively affect its sales volume, profit, assets, capital, liquidity, and paying capacity.

2.5.1. Industry risks

Consequences of potential aggravation of situation within the industry the Issuer operates in. Most significant alterations, as regarded by the Issuer, which may occur in the industry, and assumed actions of the Issuer in case of their occurrence:

Regulatory developments, enhancement of competition due to the impact of various factors on telecommunications market may result in the risk of the decrease of revenue and profit growth rates.

To compensate for the negative impact of the above-stated factors, the Issuer intends to enhance the quality of services rendered, to implement service packaging, to render converged and value-added services. Besides, the Company plans to implement the Quality Management System in accordance with ISO 9000 standards (version as of 2000).

Risks pertaining to potential change of prices for raw materials or services utilized by the Issuer in the process of operation, and their influence upon operation and discharge of obligations on securities by the Issuer:

Risks pertaining to the growth of prices for the outside organizations' services utilized by the Company are negligible, as the growth may be compensated by increase of prices for the services rendered by the Company. In this case the competitive position of the Company shall not suffer considerable changes as the respective growth of prices shall be characteristic of the Company's competitors as well. Still, the Company envisages the opportunity to purchase the outside organizations' services at the competitive market to minimize the risk considered.

Risks pertaining to potential alteration of prices to the Issuer's services and their impact on the Issuer's operation and discharge of obligations on securities:

Since February 1, 2007 the time-based charging for local services was forced into application. It resulted in increase of tariffs for local services by 13 per cent. This fact exerted negative influence upon subscriber base formation, and caused the growth of churn rate. Tariffs for intra-zone services were not altered.

In the current year there exists the risk of temporary decrease in the Issuer's income caused by the fact that according to the Connection Agreements the Issuer pays for the connections starting from the first second, while its subscribers still pay starting from the sixth second (in mobile and fixed networks). At the same time, due to the alterations in the Rules for connection and inter-action of carriers, the Issuer may appear to obtain extra income because of potential reduction of volumes of unauthorized traffic utilized by alternative operators.

As a whole, the influence of industry risks upon the Issuer's operation is regarded as moderate, because due to the merger with regional operators, the Company proved able to utilize integrated infrastructure and technical base within the Urals Federal District of the Russian Federation, which makes it possible to provide the customers with the widest range of services within the Urals Federal District and to develop interregional telecommunications networks for reduction of cost and enhancement of efficiency of services.

2.5.2. Sovereign and regional risks

State in which the Issuer is registered as a tax-payer and performs its core activities, provided that such activities has constituted 10 or more per cent of its profit as of the last completed reporting period preceding the end of the last reporting quarter: **the Russian Federation.**

Region of operation: Perm Region and Urals Federal District.

Risks pertaining to the political and economic situation within the country and the region, where the Issuer is registered as a tax-payer and/or performs its core activities:

- elections to the State Duma to take place in 2007;
- elections of President of the Russian Federation in 2008;
- entrance of the Russian Federation to the World Trade Organization;
- general economic situation within the country and region.

Assumed measures to be taken by the Issuer in case of negative impact caused by the change of political and economic situation in the country:

- optimization of expenses by means of revelation and utilization of inner reserves and resources;
 - · adjustment of investment policy;
 - enhancement of receivables turnover by tightening of discipline of payments to debtors.

The Issuer shall discharge its obligations using its own profit or by means of raising short-term loans, if necessary.

As a whole, in the midterm the Issuer reckons that considerable negative impact of sovereign and regional risks upon the Issuer's activity is improbable.

Risks pertaining to probable military conflicts, announcement of the state of emergency and industrial strikes within the country or region of the Issuer' domicile:

Risks of military conflicts, announcement of the state of emergency and industrial strikes within the country or region of the Issuer' domicile is regarded as insufficient so as to consider these risks as able to substantially affect the Issuer's activities. Such opinion is affirmed by the current credit rating of the Russian Federation that is being permanently increased.

In 2008, due to the forthcoming RF President elections, there exists the probability of aggravation of political and social situation in 2008 brought on by the political parties. To prevent the strikes, the Issuer creates favorable labor conditions and dischargers all obligations to the employees.

To minimize the risks of terrorist attacks and emergency situations the Issuer undertakes additional safety measures for employees and their families.

Risks pertaining to the country and region geographic position:

Risks pertaining to the geographic features of the region, including natural disasters and risks of potential breakdown in transport connection due to the remoteness of the region, are considered as minimal. Such risks are subject to insurance.

2.5.3. Financial risks

Risk of interest rates fluctuations:

The alteration of situation at the world and local financial markets, as well as the monetary policy within the country, may lead to the growth of interest rates on loans resulting in the growth of the Issuer's expenditures.

Currency risks:

Provided that as of 10/01/2007 95 per cent of the Issuer's debts are denominated in Russian rubles, currency risks are not likely to affect substantially the financial status of the Company.

Assumed measures to be taken by the Issuer for neutralization of negative impact of currency rates or interest rates fluctuations:

- optimization of costs, including reduction of expenses on salaries if necessary;
- reconsideration of investment policy;
- enhancement of working capital efficiency.

Potential influence of inflation upon the payments on securities; critical point of inflation in the Issuer's opinion; assumed measures to be taken by the Issuer to decrease the risk of inflation:

According to the official data, inflation level in Russia made up 11.7% in 2004, 10.9% in 2005, 9% in 2006. In the second half-year 2007, the growth of inflation was observed, that reflects the world tendency for the growth of prices for food commodities. To reduce inflation rate, the Russian Government is developing the series of measures aimed at getting over the effects of local monopolism and stimulation of the growth of production. By estimate of the RF Government, in 2007 the inflation shall total 9-10 per cent.

Disinflation along with the retention of economic growth shall facilitate further growth of the real income of the population and corporate sector and, consequently, shall lead to the increase of communications services consumption.

The increase of inflation growth rate may, to the contrary, lead both to the decrease of communications services consumption, and to the growth of the Issuer's expenses, and borrowed funds costs. It may also result in the decrease of profitability index. Thus, in case of inflation substantially exceeding the level forecast by the RF Government (amounting at 30-40 per cent a

year), the Issuer shall take the following measures:

- restriction of cost escalation,
- reduction of debts receivable and cut down of debt outstanding period;
- increase of debts payable up to the optimal level;
- liquidation of redundant free cash flow;
- diversification of investment portfolio.

Items of the Issuer's financial statements most subject to above stated financial risks:

In the Issuer's opinion, profit and cost of services are mostly subject to the financial risks.

Probability of financial risks (dramatic fluctuations of currency rates, inflation, and growth of interest rates) in the nearest future is regarded as low. However, in case of their occurrence, the Issuer may compensate for these risks by increase of tariffs and reduction of loan volumes.

2.5.4. Legal risks

As the Issuer doesn't export its services, only internal legal risks are considered in this section. Legal risks, pertaining to the Issuer's activity, are specific of a number of Russian companies, and may be regarded as sovereign risks.

Risks caused by alterations in tax legislation:

Tax Legislation of the Russian Federation allows for diverse interpretation and is subject to the frequent amending and alteration. Russian community thoroughly follows current changes in the tax legislation, and pays much attention to the workshops and conferences attended by the leading experts in the sphere of taxation.

Recent trend of events in the Russian Federation proves that the tax authorities may take a tough line in interpretation of tax legislation and tax computations. As a result, the Company may be presented with claims on those deals and accounting methods on which there have not been any claims before. Thus, the Company may be charged with extra taxes, penalties and fines. Tax inspections may cover three calendar years preceding the year of inspection. In certain cases inspection may be performed with regard to the earlier periods.

As for the Company's chief officers, the relevant legislative provisions have been interpreted correctly by the Company as far, and it is most likely that the Issuer would preserve its position as a law-complying company in future.

Existing overpay on the majority of taxes as of September 30, 2007 speaks for the bare possibility of taxation risks emergence.

Risks pertaining to the alterations in the currency control, customs surveillance and imposts:

Uralsvyazinform has stable partnership with foreign suppliers of equipment, who are the leaders at the world market of communications equipment.

Due to the fact that communications equipment market is the buyer's market, Uralsvyazinform has the prerogative to choose the contractors and determine principles and conditions of collaboration with them.

One of the principles applied by the Issuer when purchasing foreign equipment is the acquisition of the uniform equipment from the range of the leading producers, provided that such equipment is compatible with each other. This principle allows to purchase the equipment from any other manufacturer in case of deterioration of pricing policy or operation conditions of any of the suppliers.

Value of foreign equipment supply contracts concluded by Uralsvyazinform is denominated either in US Dollars or in Euro. Thus, the main risks pertaining to the Company's external economic activity are the risks of dramatic fluctuations of exchange-value of ruble towards the world currencies (US Dollar, Euro).

As far as the external and internal currency policies undertaken by the Government facilitate stabilization of ruble exchange value, the risks of dramatic fluctuations of exchange-value of ruble towards the world currencies tend to be minimizing.

In recent years, the Government policy has been aimed at liberalization of currency and customs legislation.

Since 1 January, 2007, all restrictions over Russian enterprises' activities imposed by Currency Regulation and Control Law dd. 10 December, 2003 # 173-Φ3 were withdrawn. According to the announcements of the Russian Federation Government and Central Bank, there are no plans on stiffening of currency control measures.

Since 24 April, 2006, customs duties for several types of goods imported to the Russian Federation were temporarily canceled. The list of these goods includes some types of communications equipment purchased by Uralsvyazinform. Since 1 January, 2007 these duties were

canceled on the permanent basis.

Thus, at present Uralsvyazinform currency and customs risks are regarded as minimal.

Risks pertaining to the alterations in the state requirements to the Company's core activities licensing:

Risks pertaining to the alterations in the state requirements to the Company's core activities licensing are regarded as low. There haven't been any amendments to the legislation within the reporting period.

Risks pertaining to the alterations in the court practice:

Despite the fact that the Russian legal system doesn't imply Case Law, court practice holds much significance in the law enforcement system. Judicial Acts, though not being sources of law in the proper sense of the word, in certain cases may assume liability to interpret legal norms being applied. Information letters of the of the Russian Federation Supreme Arbitration Court Presidium, Supreme Court Decrees, Constitutional Court Decrees are obligatory for application by the judicial bodies.

Provided that the Issuer operates in strict compliance with the current legislation, negative impact of alterations within the court practice is likely to come out only in case that the regulatory authorities would change their positions or in case that the Issuer would operate under contempt of the law.

2.5.5. Risks pertaining to the Issuer's operation

Risks pertaining to the Issuer's participation in trials and litigations:

The Company is involved in several arbitration proceedings. One of the most substantial proceedings capable of exerting influence upon the Company's financial status is the Decree #12 dd. 12/01/2006 by Inter-district Inspectorate #7 of the Federal Tax Service. According to the Decree, the Company was charged with extra taxes amounting to RUR 561,332,037.86, penalties amounting to RUR 107,358,263.81, and fines totaling RUR 87,685,697.28 for the years 2003-2004.

The Company filed the claim to the Moscow City Arbitration Court on invalidation of abovementioned Decree of the Federal Tax Service.

By the Decree of the Moscow City Arbitration Court dd. May 23, 2007 with regard to the claim # A40-77769/06-75-465, the Company's claim was satisfied partially. Decree #12 by Inter-district Inspectorate #7 of the Federal Tax Service was ruled illegal with regard to the extra taxes at the amount of RUR 402,379,281.83, fines and penalties at the amount of RUR 159,125,269.19. Other parts of the Claim are dismissed.

The Company intends to appeal the Court's Decree.

Risks pertaining to circumstances preventing the Issuer from prolongation of licenses for certain kinds of operations or utilization of objects completely or partially removed from trading circulation (including natural resources):

Risks of failure in licensing are low, because the Company complies with all the requirements and rules in its activities.

Risks of the Issuer's responsibility over the third parties debts (including the debts of subsidiaries):

The Issuer bears the risks of responsibility over the third parties' debts amounting to the sum of securities provided to them.

As of 09/30/2007, the total sum of the Issuer's obligations over the third parties' debts appearing from the security provided to them made up RUR 2,524,179.4 thousand.

The Issuer regards such risks as low.

The Issuer has 1 subsidiary. The Issuer's responsibility over the debts of its subsidiary may occur in case the Issuer, by its orders obligatory for execution by the subsidiary, would cause losses or bankruptcy of this subsidiary. The Issuer endeavors to prevent such a situation, as its occurrence would contradict the main objective of the Issuer's activity – making a profit.

Risk of the loss of customers, supplying the sales turnover that constitutes at least 10 per cent of the overall sales revenue:

There are no such customers. Factors that may negatively affect the Issuer's sales volume are set forth in the item 3.2.4. of the present Quarterly Report.

2.5.6. Bank risks

The Issuer doesn't bear bank risks, as it is not a credit institution.

III. Detailed information on the Issuer

3.1. Detailed profile of the Issuer

3.1.1. Name of the Company

Corporate name in full: Open Joint-Stock Company "Uralsvyazinform"

Abbreviated corporate name: O.J.S.C. "Uralsvyazinform"

Information on registration of the Issuer's corporate name as a trademark or a service mark: corporate name of the Company makes part of the combined trademark, certificate # 311035, priority administered on June 9, 2005. The trademark is registered in the State Register of Trademarks and Service Marks of the Russian Federation; date of registration: July 24, 2006; the term of registration expires on June 9, 2015.

Information on alterations in the Issuer's corporate name during the Company's existence: there haven't been any alterations in the Issuer's corporate name.

3.1.2. State registration of the Issuer

State registration number: **2359**Date of state registration: **04/29/1994**Registering authority: Perm Administration

In accordance with the Federal Law "On State Registration of Legal Entities" OJSC "Uralsvyazinform" was registered by the *Perm division of Federal Tax Office as of September 4, 2002.*

The state registration number: 1025900510349.

3.1.3. Creation and development of the Company

The Issuer's life period from the date of its State registration: 13 years 5 months. Term of existence of the Issuer: term of existence of the Issuer is unlimited.

Creation and development of the Issuer:

OJSC 'Uralsvyazinform' was created in April 1994 by privatization of the State communications and informatization enterprise called 'Rossvyazinform'.

Following the resolution of the Extraordinary General Meeting of Shareholders of OJSC 'Uralsvyazinform' as of September 27, 2001 the Company was reorganized in the form of merger of OAO "Uraltelecom" of Sverdlovsk region, OAO "Electrosvyaz" of Kurghan region, OAO "Tyumentelecom", OAO "Khantymasyiskokrtelecom", OAO "Svyazinform" of Chelyabinsk region, and OAO "Yamalelectrosvyaz" with and into OJSC "Uralsvyazinform".

On July 1, 2005 the Issuer accomplished the takeover of daughter mobile operators (OOO 'Yuzhno-Uralski Sotovy Telefon' (OOO 'South Urals Cellular Phone'), OOO 'Tyumenruscom' and ZAO 'Ermak RMS') aimed at creation of the sole business structure in the sphere of mobile telecommunications services within the Urals Federal District. On July 1, 2005 the Issuer accomplished the takeover of daughter Internet providers (ZAO 'VSNET' and OOO 'Uralcom') as well.

Since 1 January 2006, pursuant to the amended Legislation, the Company has not been rendering long-distance telecommunications services anymore but acts as an agent to the long-distance operators when rendering services to the subscribers of long-distance operators.

In the 1st quarter 2007 Uralsvyazinform was provided with A-class level in corporate governance national rating. Confirmation of the national rating of corporate governance affirms high level of the Company's corporate governance.

Issuer's purposes: Issuer's major purposes are deriving of profit, provision of customers with high-quality telecommunications services.

Issuer's mission: Forming and satisfying the customers' needs in telecommunications services, and integration into the global information community of the XXI-st century.

Miscellaneous information on the Issuer's activity:

Issuer's strategy: provision of the Company's growth by means of retention of the leading position at the market, implementation of new unique services and enhancement of the Company's efficiency.

The Issuer means to base its activity upon the largest customer base within the region, broad infrastructure, convergent technologies, personnel competence and the Company's reputation as a reliable service provider and business-partner.

In 2007 the Program of Uralsvyazinform development for 2008-2012 was developed.

Strategic target of the Issuer for 2008 – 2012 is the growth of its business value by means of:

- retention of the market share occupied;
- growth of operating efficiency;
- -reduction of debt load;
- growth of average revenue per line;
- growth of lines per employee;
- digitalization of Automatic Telephone Stations up to 100 per cent by 2010.

To achieve the strategic objectives, the Issuer endeavors:

- to develop services based on the accrued subscriber base;
- to reduce the costs:
- effective management of the Company's real-estate.

The Company's long-range budget for 2008 – 2012 included into the Program of Uralsvyazinform development for 2008-2012 confirms the efficiency of strategy chosen.

3.1.4. Contact information

Domicile: 11, Moskovskaya St., Ekaterinburg, 620014, the Russian Federation

Tel.: **7 (343) 376 2000,** fax: **7 (343) 379 1290,** e-mail address: **gd@gd.usi.ru** Internet site containing information on the Issuer and its issue securities:

in Russian: http://www.usi.ru/, http://www.u-tel.ru/

in English: http://www.usi.ru/en/

Divisions of the Issuer specialized in shareholders and investors relations: Equity and IR Department

Address: 11, Moskovskaya St., Ekaterinburg, 620014, the Russian Federation Tel: 7 (343) 379 1326, fax: 7 (343) 379 1290, e-mail address: investor@gd.usi.ru

Internet site:

in Russian: http://www.usi.ru/shareholders/ in English: http://www.usi.ru/en/shareholders/.

3.1.5. Taxpayer Identification Number

The Issuer's Taxpayer Identification Number (TIN): 5902183094

3.1.6. Branches and representative offices of the Issuer

Alterations that occurred in the structure of the Company's branches and representative offices: *in the* 3rd quarter 2007 there weren't any alterations within the structure of branches and representative offices of OJSC 'Uralsvyazfinform'.

Changes that took place in the reporting quarter in the name, address of the branches and representative offices, name of their heads, and term of the letter of attorney granted to the heads: *in the 3rd quarter 2007 there haven't been any alterations in the names, addresses of the branches and representative offices, names of their heads, and term of the letter of attorney granted to the heads.*

3.2. Core business activities of the Issuer

3.2.1. Industry classification of the Issuer

Codes of industry classification of the Issuer's main activities pursuant to All-Russia Classifier of Economic Activities (ARCEA): 64.20.11 64.20.12 64.20.21 64.20.22 64.20.3 74.20.14 74.20.15 74.20.35 45.21.1 45.31 45.21.4 74.20.31 74.30.6 74.30.9 80.42 74.84 74.14 74.13.1 52.45.1 52.48.15 74.40

Code of activity in accordance with ARCEA	Activity according to ARCEA code
64.20.11	Telephone communications

Code of activity in accordance with ARCEA	Activity according to ARCEA code
64.20.12	Documentary telecommunications
64.20.21	Transmission and distribution of television programs
64.20.22	Transmission and distribution of sound broadcasting programs
64.20.3	Other activities in the field of electrical communication
74.20.14	Design of industrial processes and industrial-scale production in the sphere of electrical technology, electronics engineering, mining engineering, chemical technology, machine construction, industrial production, systems engineering, and safety engineering.
74.20.15	Project design in the sphere of air conditioning, refrigeration engineering, sanitary engineering and environmental contamination monitoring, acoustics of buildings etc.
74.20.35	Engineering surveys for construction
45.21.1	Structural works in buildings construction
45.31	Electrical installation works
45.21.4	Structural works on pipeline constructions, communications lines and power lines, including attendant auxiliary works
74.20.31	Topography and geodesy operations
74.30.6	Tests and calculations of construction elements
74.30.9	Other types of activities on technical control, tests and analysis
80.42	Adults education and other kinds of education left out of other groups
74.84	Other services
74.14	Consultation in the sphere of business activities and management
74.13.1	Market conjuncture research
52.45.1	Retail distribution of household electric devices
52.48.15	Retail distribution of electric communication equipment
74.40	Advertising

3.2.2. Core business activities of the Issuer

Core business activities of the Issuer: *communications services*.

Type of the Issuer's activities: *the Company operates in continuous cycle (round-the-clock* operation, seven days a week).

Core business activities providing at least 10 per cent of the Issuer's revenues:

Types of services	Foonemie neremeter	Parameter value in the reporting period		
Types of services	Economic parameter	III quarter 2006	III quarter 2007	
Intra-zone services	Revenues from communications services, thousand RUR	1 249 886,7	1 166 216,7	
	Share of overall sales revenues, %	14,1	11,8	
Local telephone services	Revenues from communications services, thousand RUR	2 412 689,5	2 566 383,9	
	Share of overall sales revenues, %	27,2	25,9	
Mobile services	Revenues from communications services, thousand RUR	2 618 018,0	3 262 642,8	
	Share of overall sales revenues, %	29,6	32,9	
Revenues from carriers	Revenues from communications services, thousand RUR	1 295 320,9	1 496 515,0	
	Share of overall sales revenues, %	14,6	15,1	

Cost structure:

Cost item	V	Value		
Cost item	III quarter 2006	III quarter 2007		
Raw materials and supplies, %	4.6	3.1		
Purchased component parts, semi finished inventory, %	0.0	0.5		
Production works and services rendered by outside organizations, %	4.1	4.1		
Fuel, %	0.9	0.8		
Energy, %	1.2	1.2		
Labor costs, %	26.4	22.5		
Interest on loans, %	0.0	0.0		
Rental payments, %	2.1	8.0		
Benefits-related deductions, %	5.6	4.4		
Depreciation of fixed assets, %	12.3	12.6		
Taxes included into the product cost, %	0.2	0.2		

Cost item	Value		
Cost item	III quarter 2006	III quarter 2007	
Other costs, %	42.6	42.4	
intangible assets amortization, %	0.0	0.0	
remuneration for improvement suggestions, %	0.0	0.0	
compulsory insurance payments, %	0.1	0.1	
hospitality expenditure, %	0.0	0.0	
miscellaneous, %	42.5	42.3	
Total: production and sales costs, %	100.0	100.0	
Revenues from the sales of products (services), per cent to the cost	133.2	132.0	

Standards (Rules) according to which the financial statements and calculations stated at the present item of the Quarterly Report were compiled:

Financial statements were compiled pursuant to the applicable Rules of accounting and reporting, set forth by the Federal Law "On accounting" and Regulations on accounting approved by the Russian Federation Ministry of Finance.

Meaningful new services offered by the Issuer at its core activity market (provided that the information on such services is open to the public):

1. Intelligent network (IN)

Intelligent network services are rendered to Uralsvyazinform fixed line subscribers on the basis of A8690 OSP2.3/IN platform being manufactured by ALCATEL since 2000. In the present-day configuration the system is capable of the following volumes of services:

- FreePhone services and PaidPhone services 5 000 subscribers;
- Televoting 500 subscribers;
- Prepaid Card Calling / Pay Card Calling 2 000 000 card accounts.

System capacity - upwards of 32 CAPS.

The platform is designed to service calls over the whole territory of the Company.

To render IN services to the GSM mobile network subscribers, OJSC 'Uralsvyazinform' put in operation 2 mobile IN platforms:

- in Perm city IN platform produced by Comverse Ltd., with the capacity of 3 000 000 subscribers,
- in Chelyabinsk city IN platform produced by ALCATEL, with the capacity of 800 000 subscribers.

Main type of services provided by the platforms is the prepaid services. Prepaid services are now available for the subscribers in the Perm, Kurgan, Sverdlovsk, Tyumen and Chelyabinsk regions. With the mobile IN Comverse platform, prepaid service subscribers gained access to data transfer services and Internet access (MMS/WAP/GPRS) with online charging.

2. Multi-service networks and broadband access

Multi-service networks and broadband access are basis for all types of new services. New designs are being developed and implemented to enhance long-distance and local channels capacity; ADSL/ADSL2 optical network is being extended; new practice of service quality maintenance is being developed and implemented for various types of traffic; unification of services provision procedure is performed.

In 2007 the Company is going to arrange the test zones for GPON, VDSL2 technologies. Implementation of such technologies shall allow for more diverse range of services.

3. Next Generation Network

In 2005 the first stage of Next Generation Network construction was successfully completed in Yekaterinburg and Chelyabinsk cities.

At present the NGN is being loaded with customer-attractive services. Particularly, broadband network subscribers shall be provided with video-conference, interactive communication, instant messaging services. Mobile and fixed-line subscribers shall be provided with convergent services and mobility services. The first NGN service such as the 'Single number' has been put into commercial operation over the whole area of the Company's activity.

4. Triple Play (voice, video, and data transfer)

New broadband services such as IP TV, VoD are being implemented over the whole area of Inter-Regional Telecoms operation. The main difference of these services from their major peer – cable TV – is their interactivity with the subscriber.

5. Packet switched network and MMS/WAP/GPRS(Internet) services

At present the area of the Company's operation is furnished with 2 platforms of packet switched data:

- GPRS platform manufactured by Huawei with the capacity of 400 000 subscribers. The platform is located in Perm city and maintains the Perm, Sverdlovsk, Chelyabinsk, and Kurgan Regions; its capacity is 40 000 simultaneous GPRS sessions;
- GPRS platform manufactured by Ericsson with the capacity of 110 000 subscribers. The platform is located in Tyumen city and maintains the Tyumen Region, Khanty-Mansyisk and Yamalo-Nenetsk Autonomous Districts.

MMS platform manufactured by Ericsson is located in Perm city within Uralsvyazinform integrated mobile GSM network. Capacity of MMS platform is 500 000 subscribers, performance is 25 MMS per second.

The platform enables GSM subscribers to exchange multi-media messages, both between mobile terminals, and between the mobile terminal and electronic mail terminal.

WAP platform manufactured by Ericsson is located in Perm city within Uralsvyazinform integrated mobile GSM network. Its design capacity is 320 references to WAP sites per second. The platform shall enable GSM subscribers to utilize WAP-resources of mobile Internet through the Packet switched data technology. In the III quarter 2006 the capacity of the platform was increased up to 570 transactions per minute.

In 2007 the Company projects to install distributed GPRS platform and extend the packet switched network, which would add capacity for new GPRS connections and enhance the quality of services. The Company intends to extend WAP platform as well.

6. Information and entertainment services

Information and entertainment services are rendered on the basis of SPACE platform installed in Perm city. Platform capacity is 50 requests/responses of entertainment content per second. This platform allows rendering diverse information and entertainment services through several content-providers. The choice of this platform is also determined by availability of a wide range of content delivery transport (USSD, SMS, WAP, MMS).

SIM-services are rendered through GSM browsing technology JUST produced by 'Berkut' company. The use of SIM-cards' facilities in conjunction with USSD-transport allows to provide the subscribers with cost-efficient and functional access to all network services and put in the new services with their description displayed immediately in the subscriber terminal menu. The capacity of JUST platform is 30 transactions per second over USSD protocol.

In the II quarter 2006, the centralized CRBT – Color Ring Back Tone platform was put into operation. This platform allows the destination subscriber to choose any ring signal to be heard by the calling subscriber. The service is provided through the equipment produced by a domestic company 'Berkut'.

In 2006 Multi Media Streaming platform was put into operation. This platform allows the GSM/GPRS subscribers to get stream multi-media services and load video content by request.

Currently the Company upgrades SPACE platform in order to transmit content through Cell Broadcast and involve new content-providers; broadens Cell Broadcast Centers in Perm and Ekaterinburg cities; establishes Call Catcher platform (Voice mail, Voice SMS&MMS etc.); upgrades SW 5.0 IN Comverse version; establishes Multimedia Instant Messaging (MIM) platform; establishment of ECDS platform.

7. Call centers

At present, the call centers are established in all regional divisions of the Company.

A wide range of services is being rendered on the basis of the call-centers: Information and Directory Service, outsourcing, subscribers' support, and fee-based information and entertainment services.

One of the call centers' prospective services is the 'Virtual Secretary' service combining the following options: processing of mass calls, voice mailing, auto informer etc. Call centers are also regarded as a potentially new service to be developed under the NGN technology.

8. Subscribers' self-service

At present, an integrated system of subscribers' self-service is operating within the GSM networks of Perm, Sverdlovsk, and Tyumen Region, based on CaReM technology produced by 'Berkut' company.

CaReM system operates with all existing access channels: IVR, SMS, USSD, WAP, WEB. This system allowed to increase the level of subscriber service and to reduce staffing of service centers. The system allows the mobile subscribers to perform changes of their service profiles and necessary payments.

In May 2006 the Integrated Payment System was put into operation through the 'Kiberplat', 'E-port', 'Rapida' payment portals, which made it possible to perform payments over the whole territory of the country. This system is also designed to enable bank settlements for mobile services.

Currently the Company increases the capacity of USSD transport system to extend the range of added value services and subscribers' self-services, and to widen CaRem platform by 50 sessions per second.

3.2.3. Raw materials and suppliers of the Issuer

Issuer's suppliers that provide at least 10 per cent of raw materials supplies, and their share in overall supplies volume as of the 3rd quarter 2007:

Company name	Domicile	Share in overall supplies volume as of the 2 nd quarter 2007, %
Limited Liability Company 'Tekhnoserv AS'	10, building 3, Smirnovskaya ul.,109052, Moscow, Russia	32

Share of import in the Issuer's supplies of commodities as of the 3rd quarter 2007: 0%.

Change in prices for raw-materials within the reporting period as compared with the respective reporting period of the previous fiscal year: total share of raw-materials, fuel and energy makes up nearly 10 per cent of the Issuer's cost value. In the 3rd quarter 2007 there were no substantial changes in prices that could affect considerably the financial state of the Issuer.

Availability of commodity stocks and supplies in the future: *the Issuer maintains stable partnership with the suppliers.*

3.2.4. Market outlets of the Issuer

Main market segments the Issuer operates in:

Uralsvyazinform renders services over the Urals Federal District and Perm Region of the Russian Federation.

Basic market segments:

- local telephone services;
- intra-zone telephone services;
- Internet services and data transfer;
- mobile telephone services.

Negative factors affecting Issuer's sales:

Up to the end of 2007 the Issuer does not anticipate essential risks in services sales within the communications industry. More urgent are the risks pertaining to the amendments in Legislation:

- inclusion of the cost of calls from the public network to mobile phones into the "Subscriber tariff plan" may lead to the loss of income and decrease in profit;
- the transfer to per-second charge of local telephone connections may lead to the decrease in volume of local traffic consumed and loss of revenues from local services up to 10 per cent;
- the decrease in minute price at the interconnect market may result in reduction of the Company's revenues;
- implementation of time-based charging system may lead to the short-term slowdown of growth of ARPU and revenues from local services. The growth rate shall restore with the growth of mobile network ARPU.

The Company also anticipates the risk of displacement of the fixed services by the mobile services within its business.

Besides, telecommunications industry is characteristic of impetuous emergence and implementation of new products and technologies, and further updating of existing products and services. The negative factor here is the difference in advertising budgets and advertising activity of the federal telecommunications carriers (especially mobile operators) operating at the territory of the Urals Federal District and Perm region.

Issuer's activities aimed at reduction of negative factors' impact:

- advancement of the range of services;
- implementation of next generation technologies;
- improvement of services quality;
- enhancement of the managers' qualification;

- monitoring of peers' activity, prompt reaction to developments revealed;
- optimization of production and technology processes;
- reduction of products cost;
- distinct reasoning of prices formation when reporting to Regulatory authorities;
- development of high-profitable new services;
- offering of flexible-choice service packages;
- development of outsourced sales structures;
- continuation of competitive tariff plans development;
- increase in advertising and marketing budgets.

3.2.5. Licenses granted to the Issuer

Licenses for non-core activities essential for the Issuer:

Type of the license	License number and date of issue	Validity
Fire prevention and extinction	№ 1/03947 dd. 03/30/2004	03/30/2004 - 03/30/2009
Construction of buildings with 1 and 2 building criticality rating in accordance with the state standards	№ГС-566012605902183094005468-3 dd.12/14/2004	12/14/2004 - 12/14/2009
Technical protection of confidential information	№ 920 dd. 10/14/2004, issued by the State Technical Commission	10/14/2004 – 08/17/2009
Map compilation	УРГ-01418Г dd. 12/27/2004	12/27/2004 - 12/27/2009
Map compilation	УРГ-01419K dd. 12/27/2004	12/27/2004 - 12/27/2009
Assembling, repair and maintenance of means for fire safety of buildings and constructions	№ 2/01832 dd. 05/21/2003	05/21/2003 - 05/21/2008
Assembling, repair and maintenance of means for fire safety of buildings and constructions	№ 2/006906 dd. 03/30/2004	03/30/2004 - 03/30/2009
Exploitation of explosive production objects	№ 00-ЭB-003379 dd. 09/20/2004	09/20/2004 - 09/20/2009
Construction of buildings with 1 and 2 building criticality rating in accordance with the state standards	№ ГС-5-66-01-27-0-5902183094- 009505-3 dd. 08/20/2007	08/20/2007 – 08/20/2012
Collection, utilization, processing, transportation, and disposal of hazardous wastes	№ OT-00-007722 (00), dd. 08/07/2007	08/07/2007 – 08/07/2012

Information on other licenses granted to the Company is specified in item 3.2.9.

3.2.6. Issuer's activities in co-operation with the partners

Information on the Issuer's activity in co-operation with other enterprises:

		Financial resu	ult, thousand RUR	
Investment objects	Amount of investment, RUR.	Investment objectives	As of the last ended fiscal year	As of the last reporting period completed prior to the end of the last reporting quarter
ZAO 'Uralsksya telefonnaya companiya'	5,600,000	Development of telecommunication facilities in Ekaterinburg city, rendering telecommunication services to the subscribers	403	23
ZAO 'Telefonnaya companiya 'Ural'		Construction of Automatic Exchange System ATC9-11 in Ekaterinburg city, rendering telecommunication services to the subscribers	87	45
Trekhgornyi City Administration	4 904 000	Development of communications infrastructure for common user facilities via integration of existing in Trekhgornyi city communications facilities into a single network.	5,860	5,926
TOTAL	13,383,610		6,350	5,994

3.2.7. Additional requirements imposed on the Issuers that are either incorporated investment funds, insurance enterprises, credit institutions, or mortgage agents

OJSC 'Uralsvyazinform' is not an incorporated investment fund, an insurance enterprise, a credit institution, or mortgage agent.

3.2.8. Additional requirements imposed on the Issuers involved in mining operation

OJSC 'Uralsvyazinform' does not perform mining operations as its core activities. Uralsvyazinform does not have subsidiaries (affiliates) engaged in mining operations.

3.2.9. Additional requirements imposed on the Issuers involved in telecommunications activities

a) Licenses for rendering telecommunications services

Type of operations (type of networks licensed for use)	Territory of license	Number of license, date of state registration	Start date of rendering services / validity of license
Rendering local and intra-zone telephone services (public service networks)	The whole territory of the Company's operation	№23222 dd. 10/04/2002	09/30/2002 -10/04/2012
Local telephone services with the except of local telephone services rendered through payphones or shared access (public service networks)	The whole territory of the Company's operation	№38225 dd. 01/27/2006	01/27/2006 – 01/27/2011
Intra-zone telephone communications (public service networks)	The whole territory of the Company's operation	№38630 dd. 02/16/2006	02/16/2006 – 02/16/2011
Local telephone services rendered through payphones (public service networks)	The whole territory of the Company's operation	№38354 dd. 01/27/2006	01/27/2006 – 01/27/2011
Rendering data transfer services with the except of voice data transfer services (public service networks)	The whole territory of the Company's operation	№38037 dd. 01/27/2006	01/27/2006 – 01/27/2011
Rendering voice data transfer services in data transfer network (public service networks)	The whole territory of the Company's operation	№37825 dd. 12/23/2005	12/23/2005 – 12/23/2010
Telematic communications services	The whole territory of the Company's operation	№38716 dd. 02/16/.2006	16/02/2006 -16/02/2011
Telegraph communications services	The whole territory of the Company's operation	№38953 dd. 02/16/.2006	02/16/2006 – 02/16/2011
Communications channels leasing	The whole territory of the Company's operation	№46204 dd. 12/08/2006	12/08/2006 – 12/082011
Local telephony with shared access (public service networks)	The whole territory of the Company's operation	№39503 dd. 03/15/2006	03/15/2006 – 03/15/2011
Cellular radiotelephone communications in 900/1800 MHz frequency range (public service networks)	Sverdlovsk region	№30254 dd. 12/30/2003	06/30/2005 — 12/30/2013
Mobile radiotelephone communications in the public service network	Bashkortostan	№37360 dd. 10/04/2005	10/04/2005 — 10/04/2010
Mobile radiotelephone communications (in public service networks)	Perm region Perm region, with the exception of Kudymkar, Kudymkar district, Yusvinsky, Yurlinsky, Gainsky,	№48924 dd. 03/09/2007 №40963 dd. 08/01/2006	03/09/2007 - 03/09/2009 08/01/2006 - 08/01/2011

Type of operations (type of networks licensed for use)	Territory of license	Number of license, date of state registration	Start date of rendering services / validity of license
	Kochevsky, Kosinsky municipal districts		
	Kurgan region	№34341 dd. 08/25/1999	08/25/1999 – 05/15/2007. New license was issued # 48924 dd.05/21/2007
Mobile radiotelephone communications in public service networks	Chelyabinsk region	№34342 dd. 08/25/1999	08/25/1999 – 07/05/2007. New license was issued # 50967 dd.06/05/2007
(900/1800 MHz)	Tyumen region, Khanty-Mansyisk Autonomous District, Yamalo-Nenetsk Autonomous District	№34344 dd. 08/01/2005	08/01/2005 — 08/01/2010
Mobile radiotelephone communications (trunking communications) (in public service networks)	Megion city, Khanty-Mansyisk Autonomous District	№23882 dd. 10/04/2002	09/30/2002 – 10/04/2007
Local telephony using radio access (CDMA-800) (public service networks)	Tyumen region	№23879 dd. 10/04/.2002	In accordance with the Government Decree dd.
Radiotelephone communications services (CDMA-800) (public service networks)	Chelyabinsk region	№23880 dd. 10/04/.2002	02/18/2005 # 87 radio access comes under license №23222
Mobile radiotelephone communications services in public service network (NMT-450 MHz)	Perm region	№34234 dd. 09/01/.2005	09/01/2005 — 09/01/2010
Mobile radiotelephone communications services in	Perm region	№33116 dd. 06/01/2005	06/01/2005 — 12/31/2009
public service network (AMPS / D-AMPS)	Tyumen region	№35032 dd. 06/13/2000	06/13/2001 – 12/31/2009
Cellular radiotelephone telecommunications services in 450 MHz frequency range (IMT- MC 450 technology) (public service networks)	Perm region	№30211 dd. 12/30/2003	12/30/2004 – 12/30/2013
Personal radio paging	Perm region	№27922 dd. 10/13/2003	04/13/2004 - 10/13/2008
	Chelyabinsk city, Magnitogorsk city within Chelyabinsk region	№31484 dd. 04/26/2005	04/26/2007 – 04/22/2010
Communications services for	Salekhard, Noyabrsk, Gubkinskyi cities within Yamalo- Nenetsk Autonomous District	№33708 dd. 07/28/2005	07/28/2007 – 07/28/2010
cable casting	Tyumen city	№36133 dd. 10/31/2005	10/31/2007 – 10/31/2010
(public service networks)	Perm region Kurgan region, Sverdlovsk region, Tyumen region, Chelyabinsk region, Khanty-Mansyisk Autonomous District, Yamalo-Nenetsk Autonomous District.	№39811 dd. 03/26/2006 №43985 dd.08/30/2006	03/26/2006 – 03/26/2011 08/30/2008 – 08/30/2011
Communications services for on- air broadcasting (public service networks)	Shatrovo towns within Kurgan region	№32500 dd. 06/17/2005	06/17/2005 – 06/17/2007
	Perm region	№32849 dd. 07/25/2005	07/25/2005 – 06/30/2008
	Sverdlovsk region	№32850 dd. 07/25/2005	07/25/2005 - 06/30/2008

Type of operations (type of networks licensed for use)	Territory of license	Number of license, date of state registration	Start date of rendering services / validity of license
	Yamalo-Nenetsk Autonomous District	№32851 dd. 07/25/2005	07/25/2005 — 06/30/2008
	Chelyabinsk city	№36132 dd. 10/31/2005	10/31/2007 – 10/31/2008
	Langepas town, Surgut city, Khanty- Mansyisk city	№36134 dd. 10/31/2005	10/31/2007- 10/16/2008
	Yamalo-Nenetsk Autonomous District	№38449 dd. 01/21/2006	01/27/2006 - 01/27/2009
	Perm region	№39127 dd. 02/16/2006	02/16/2006 - 02/16/2011
	Yamalo-Nenetsk Autonomous District	№41428 dd. 05/25/2006	05/25/2008 – 05/25/2011
	Perm region	№42556 dd. 07/12/2006	07/12/2008 – 07/12/2011
	Khanty-Mansyisk Autonomous District	№43250 dd. 07/28/2006	07/28/2008 — 07/26/2011
	Sverdlovsk region	№47089 dd. 12/27/2006	12/27/2008 – 06/21/2011
	Perm region	№47907 dd. 02/09/2007	02/09/2009 – 12/20/2011
	Yamalo-Nenetsk Autonomous District	№48480 dd. 03/05/2007	03/05/2009 – 06/21/2011
	Khanty-Mansyisk Autonomous District	№ 51823 dd. 06/05/2007	06/05/2009 – 06/05/2012
Communications services for on- air broadcasting (DVB–T) (public service networks)	Chelyabinsk city	№40865 dd. 05/12/2006	05/12/2006 – 05/12/2011
Broadcasting of sound programs through the wire broadcasting network (public service networks)	The whole territory of the Company's operation	№24340 dd. 11/28/2002	11/28/2002 – 11/28/2007
Over-the-air television "Ural-	Perm region	№8543 dd. 11/05/2004	11/05/2004 - 11/05/2009
Inform TV"	Oktyabrskyi village within Perm region	№8544 dd. 11/05/2004	11/05/2004 — 11/05/2009
TV program "Vostochnyi Express"	Chelyabinsk region	№11-1634 dd. 09/19/2003	09/19/2003 - Unlimited
On-air broadcasting " Vostochnyi Express "	the Russian Federation	№8548 dd. 11/10/2004	11/28/2002 – 11/28/2007
On-air broadcasting «Khanty-mansyiskokrtelecom»	the Russian Federation	№ 11209, dd. 02/01/2007	02/01/2007 - 01/18/2012
On-air broadcasting «Vostochnyi Express Surgut»	Federation	№ 11328, dd. 02/08/2007	02/08/2007 - 02/08/2012
Information program " Khanty- mansyiskokrtelecom "	Khanty-Mansyisk Autonomous District, Yamalo-Nenetsk Autonomous District	№ФС77-20903 dd. 08/26/2005	Unlimited
Mobile radiotelephone communications services	Chelyabinsk region	№ 50967, dd. 07/05/2007	07/05/2007 — 07/05/2012
Mobile radiotelephone communications services	Kurgan region	№ 49897, dd. 06/15/2007	05/15/2007 – 05/15/2012

Factors that may negatively affect discharge of the Issuer's obligations imposed by the licenses:

- 1. Restriction of term of license validity (with prolongation probability).
- 2. Dependence on decisions taken by the regulating authorities.
- 3. Sufficiency of funds for purchasing the equipment (requisite amount of investment).
- 4. Technical and technological risks arising by design process (technology drawbacks, improper choice of equipment).
 - 5. Legal risks (imperfections in legislation, improperly compiled documentation).
 - 6. Construction risks (equipment defects, low-quality raw-materials etc.).
 - 7. Specific risks pertaining to the use of new non-traditional technologies.
 - 8. Political and economic factors affecting the Company's activity.
 - 9. Force majeure.

Probability of negative factors occurrence: *non-detected*.

b) Telecommunications networks

Installed capacity and digitalization of Automatic Telephone Stations (ATS) as of September 30, 2007:

Division / Company	Installed capacity, thousand numbers	Digitalization level, %
Ekaterinburg division	1152	69.5
Kurgan division	252.6	55.8
Perm division	793	76.5
Tyumen division	410.6	78.4
Khanty-Mansiysk division	417	100.0
Chelyabinsk division	913.9	67.4
Yamalo-Nenetsk division	126.6	100.0
OJSC 'Uralsvyazinform'	4065.7	74.6

Main performance indices of the Company's divisions as of September 30, 2007:

	Uralsvyazin Division			n					
Index	Unit		Ekaterinburg	Kurgan	Perm	Tyumen	Khanty- Mansiysk	Chelyabi nsk	Yamalo- Nenetsk
Input of numbering capacity in the III quarter	number	29 791	7 510	1 280	5 423	11 136	1 704	2 738	0
Growth of number of fixed-line subscribers	number	6 578	2 580	650	225	1 875	- 261	1 337	172
Input of long-distance Automatic Telephone Stations)	channel	0	0	0	0	0	0	0	0
Growth of number of long-distance and intrazone transmission lines, total	km	119.1	0	0	90.3	28.8	0	0	0
Growth of length of long distance and international communications channels, total	thousand km	218	0	0	0	218	0	0	0

Fixed-line penetration as of September 30, 2007:

Division / Company	Penetration per 100 persons
Ekaterinburg division	24.5
Kurgan division	23.4
Perm division	27.8
Tyumen division	28.8
Khanty-Mansiysk division	26.6
Chelyabinsk division	25.1
Yamalo-Nenetsk division	22.4
OJSC 'Uralsvyazinform'	25.7

Basic mobile and fixed-line communications systems and frequency ranges utilized by the Issuer:

Communications system	Service territory	Frequencies and frequency ranges
	Kurgan region	
	Perm region	
Mobile radiotelephone communications system,	Sverdlovsk region	900 MHz.
IGSM-900/1800	Tyumen region	1800 MHz
SOW-900/1000	Khanty-Mansyisk Autonomous District	1000 WII 12
	Chelyabinsk region	
	Yamalo-Nenetsk Autonomous District	
Mobile radiotelephone communications system GSM-900	Bashkortostan	900 MHz
Mobile radiotelephone communications system NMT-450	Perm region	450 MHz
Mobile radiotelephone communications system CDMA-450	Perm region	450 MHz
Mobile radiotelephone communications system	Tyumen region	800 MHz
CDMA-800	Chelyabinsk region	OOO WII IZ

Communications system	Service territory	Frequencies and frequency ranges
Mobile radiotelephone communications system AMPS/D-AMPS-800	Tyumen region	800 MHz
Radio paging system DECT	Kurgan region Perm region Sverdlovsk region Khanty-Mansyisk Autonomous District Chelyabinsk region	1880-1900 MHz
Fixed wireless radio paging system eMGW	Yamalo-Nenetsk Autonomous District	1,5 HHz
Mobile radio communications system MPT 1327	Khanty-Mansyisk Autonomous District	412-422 MHz
Fixed wireless broadband communications system MDMS	Sverdlovsk region	26 HHz
Fixed wireless broadband communications system AS4020	Sverdlovsk region	3,5 HHz
Fixed wireless broadband communications system WALKair	Sverdlovsk region	10 HHz

3.3. Issuer's Prospective Plans

Issuer's prospective plans on implementation of new services:

The Company shall further develop broadband access networks on the basis of different technologies (xDSL, FTTx, Fast Ethernet, WiFi, WiMax etc.) in order to provide access to a majority of added-value services and diverse content.

The Company is going to gradually transform its diverse-traffic networks into a single integrated NGN-network comprising both fixed and mobile network segments. This shall enable the Company to expand the range of subscriber services and give opportunity to the subscribers to configure their own personally-suitable service packages.

The Company shall further develop broadband access networks on the basis of different technologies (xDSL, FTTx, Fast Ethernet, WiFi, WiMax etc.) in order to provide access to a majority of added-value services and diverse content.

Issuer's prospects with regard to the expansion or reduction of production:

The Issuer is not about to reduce production.

The Issuer shall be expanding the range of broadband access services using NGN technologies and further developing added-value services.

Issuer's plans on development of new services:

- rendering services of GSM-standard cellular network;
- development of broadband access services;
- · development of service packages, including dynamic packages;
- development of convergence services;
- development and promotion of multi-media services on the basis of NGN-network over the whole area of the Issuer's operation:
- rendering services of intellectual network over the whole area of the Issuer's operation (televoting, FreePhone, PaidPhone, personal number).
 - · rendering content and advertising services;
 - development of Call-centers and services on their basis;
 - implementation of fee-based television broadcasting through IPTV technology.

Detailed information on the new services is given in item 3.2.2 of the present Quarterly Report.

Issuer's prospective plans for upgrade and reconstruction of fixed assets:

In 2007 the Company plans to allocate RUR 240,142 thousand for upgrade and reconstruction of fixed assets. The funds allocated for upgrade and reconstruction shall be utilized as follows:

- optimization of the Issuer's co-operation with other operators, including upgrade of Automatic Trunk Exchange to ensure the subscriber's option to choose a long-distance operator and to chose a convenient payment system (capital investments volume: RUR 157,309 thousand);
- reconstruction of documentary telecommunications network (capital investments volume: RUR 43,358 thousand).

upgrade of Automatic telephone stations (capital investments volume: RUR 39,475 thousand);

Issuer's plans on potential change of core activities: the Issuer isn't going to alter its core activities (rendering telecommunications services).

3.4. Issuer's participation in industrial, banking, and financial groups, holdings, concerns and assosations

Industrial, banking, financial groups, holdings, concerns, and/or associations the Issuer participates in:

1. Full name of organization: Association of CDMA networks operators

Issuer's position and functions within the organization: member of Association

Issuer's participation in the organization: a) participates in Association activities, b) obtains assistance in implementation and development of CDMA technology over the Russian communication networks, c) enjoys other benefits granted by the Association

Term of participation: since1998; non-limited

2. Full name of organization: Association for Siberia and Far East communications enterprises 'Sibdalsvyaz'

Issuer's position and functions within the organization: member of Association

Issuer's participation in the organization: a) management of Association activities, b) participation in seminars, international symposiums, meetings of top officials in communications industry arranged by the Association; c) acquisition, on a preferential basis, of educational literature, switching equipment, and other scientific and technical developments offered by the Association

Term of participation: since 1994; non-limited

3. Full name of organization: Association for regional mobile communication operators "Association-800"

Issuer's position and functions within the organization: member of Association

Issuer's participation in the organization: a) participation in Association workshops, b) assistance in elaboration of documents governing Association activities

Term of participation: since 2005; non-limited

4. Full name of organization: **Association for Russian GSM networks operators** Issuer's position and functions within the organization: **member of Association**

Issuer's participation in the organization: a) participation in Association workshops, b) assistance in elaboration of documents governing Association activities, c) financing of GSM network development within the region

Term of participation: since 1996; non-limited

5. Full name of organization: Association for quality management in communications and information spheres "International congress for telecommunications quality"

Issuer's position and functions within the organization: member of Association

Issuer's participation in the organization: a) elaboration of suggestions on behalf of the Congress, b) participation in Committees and working groups, c) participation in conferences, d) accomplishment of contractual works assigned to the Congress, e) presentation of reports at international forums, conferences, seminars, symposiums

Term of participation: since 2000; non-limited

6. Full name of organization: International GSM-Association

Issuer's place and functions within the organization: member of Association

Issuer's participation in the organization: a) participation in Association workshops, b) assistance in elaboration of documents governing Association activities

Term of participation: since 1996; non-limited

7. Full name of organization: Non-profit Partnership 'National Council for Corporate Governance' Issuer's position and functions within the organization: member of Non-profit Partnership Issuer's participation in the organization: a) participation in the Partnership's activity, b) participation in the Partnership's workshops, c) conduction of conferences and seminars

Term of participation: since 2006; non-limited

8. Full name of organization: Non-profit Partnership "Russian Club of Communications

Operators"

Issuer's position and functions within the organization: member of Non-profit Partnership
Issuer's participation in the organization: a) management of Partnership activities, b) participation
in Committees and working groups, c) participation in seminars, international symposiums, meetings
of top officials in communications industry arranged by the Partnership

Term of participation: since 2006; non-limited

9. Full name of organization: Non-profit Partnership "Russian Institute of Directors" Issuer's position and functions within the organization: member of Non-profit Partnership Issuer's participation in the organization: a) participation in the Partnership's activity, b) participation in the Partnership's workshops, c) conduction of conferences and seminars Term of participation: since 2004; non-limited

10. Full name of organization: Non-profit Partnership 'Elite club for Corporate Conduct' Issuer's position and functions within the organization: member of Non-profit Partnership Issuer's participation in the organization: a) participation in the Partnership's activity, b) participation in working groups, c) conduction of conferences and seminars

Term of participation: since 2003; non-limited

11. Full name of organization: Non-profit Partnership "Center for investigation of challenges in telecommunications development"

Issuer's position and functions within the organization: *member of Non-profit Partnership*Issuer's participation in the organization: *a) participation in the Partnership's activity, b)*participation in working groups, c) conduction of conferences and seminars

Term of participation: since 2001; non-limited

12. Full name of organization: **Public alliance 'Association for documentary telecommunications'** Issuer's position and functions within the organization: **member of Association**

Issuer's participation in the organization: a) participation in expositions and conferences organized by the Association, b) participation in Committees and working groups, c) accomplishment of contractual works assigned to the Association, d) performance of a uniform technical policy in alliance with other communications operators within the Russian Federation

Term of participation: since 1998; non-limited

13. Full name of organization: Volzhski Association of telecommunications and informatics engineers 'Teleinfo'

Issuer's position and functions within the organization: member of Association

Issuer's participation in the organization: a) participation in Association's workshops, b) assistance in elaboration of documents governing Association activities, c) technical maintenance of regional data transfer networks

Term of participation: since 1994; non-limited

3.5. Dependent and affiliated companies of the Issuer

Daughter business entities of the Issuer:

1. Full name of the company: Limited Liability Company 'Permskaya teleradiokompaniya 'Ural-Inform TV'

Address: 2 Krupskoy str., 614060 Russia

Grounds upon which the company shall be deemed the Issuer's subsidiary: *prevailing participation* of the Issuer in the Charter Capital of the given company

Share of the subsidiary's Charter Capital owned by the Issuer: **100%** Share of the Issuer's Charter Capital owned by the subsidiary: **no share**

Share of the Issuer's ordinary stock owned by the subsidiary: no share

Core business activities of the subsidiary: *television broadcasting; rendering services on on-air broadcasting of TV programs*

Significance of the subsidiary for the Issuer's operation: **outsourcing**; **obtaining of dividend based on the results of subsidiary's performance**

Issuer's affiliated companies:

1. Full name of the company: Closed Joint-stock Company 'Parma-pension'

Address: 2, Krupskoy str., 614600, Perm, Russia

Grounds upon which the company shall be deemed the Issuer's affiliate: the Issuer owns over 20 per cent of the company's voting shares

Share of the affiliate's Charter Capital owned by the Issuer: **28,2%** Share of the affiliate's ordinary stock owned by the Issuer: **28,2%** Share of the Issuer's Charter Capital owned by the affiliate: **no share** Share of the Issuer's ordinary stock owned by the affiliate: **no share**

Core business activities of the affiliate: asset management for non-state retirement funds

Significance of the affiliate for the Issuer's operation: *non-core activities*

2. Full name of the company: Closed Joint-stock Company 'Ural-Teleservis'

Address: 9, Shevchenko str., room 4222, 620027 Yekaterinburg, Russia

Grounds upon which the company shall be deemed the Issuer's affiliate: the Issuer owns over 20 per cent of the company's voting shares

Share of the affiliate's Charter Capital owned by the Issuer: **25,2%**Share of the affiliate's ordinary stock owned by the Issuer: **25,2%**Share of the Issuer's Charter Capital owned by the affiliate: **no share**Share of the Issuer's ordinary stock owned by the affiliate: **no share**

Core business activities of the affiliate: rendering data transmission and telematic services

Significance of the affiliate for the Issuer's operation: **outsourcing**; **obtaining of dividend based on the results of affiliate's performance**

3.6. Composition, structure and value of the Issuer's fixed assets, prospects of acquisition, replacement, retirement of fixed assets, as well as all facts of fixed assets encumbrance

3.6.1. Fixed assets

Fixed assets acquisition (replacement) value and accumulated depreciation as of September 30, 2007:

Group of fixed assets	Acquisition (replacement) value of fixed assets, thousand RUR	Accumulated depreciation, thousand RUR
Parcels of land and natural resource objects	94,112	-
Buildings	5,581,221	1,230,606
Installations (except for the communication lines)	3,421,749	751,311
Transmission installations (communication lines and		
radio networks)	13,665,463	5,042,083
Switchboards	11,832,628	4,744,344
Other networks equipment	25,781,624	10,689,136
Computer facilities and office equipment	2,516,058	1,327,746
Other machines and equipment	2,845,958	1,141,353
Transport	653,930	548,446
Other fixed assets (not included into other groups)	951,808	523,200
TOTAL	67,344,551	25,998,224

Information on the Issuer's fixed assets encumbrance:

Characteristics of the object	Encumbrance	Term of encumbrance (restraint) validity
I. Buildings (premises)	•	·
Space, square meters: 70 112,0 Quantity: 1 126	rent	under 1 year
Space, square meters: 1 850,28 Quantity: 22	rent	1 year and over
II. Parcels of land	•	·
Space, square meters: 20 022,3 Quantity: 22	rent	under 1 year
Space, square meters: 0	rent	1 year and over

Quantity: 0				
III. Installations				
Quantity: 76	rent	under 1 year		
Quantity: 0	rent	1 year and over		
IV. Engineering and technical equipment				
Book value, thousand RUR: 11,449,015.53	pledge	1 year and over		
Book value, thousand RUR: 2,524,179.4	guarantee	1 year and over		

Information on encumbrance of the Issuer's fixed assets provided that the term of encumbrance is one year and over:

Object	Encumbrance	Start date of encumbrance	Term of encumbrance	Other conditions
I. Buildings (premises)				(room space, square meters)
In-built non-residential premises, Sverdlovsk region, 37 Vatutina str., Pervouralsk, Russia	rent	12/01/2006	12/01/2011	117.00
In-built non-residential premises, Sverdlovsk region, 37 Vatutina str., Pervouralsk, Russia	rent	12/15/2006	12/15/2009	276.00
Building ATC-53, 27, Ispanskikh rabochikh ul., Ekaterinburg	rent	08/01/2007	07/31/2012	300.00
ATC building, 1 Krasnykh Partisan ul., selo Pokrovskoye, Russia	rent	12/01/2006	12/01/2011	17.50
Non-residential building (ATS-65), 10 Tsvillinga str., Chelyabinsk	rent	03/10/2004	03/09/2009	113.50
Non-residential building - ATS, 79 buid. 1, Karl Marks avenue, Magnitogorsk city, Russia	rent	01.12.2005	30.11.2010	26.70
Repeater station building, 82, Lenin str., Yarkovo village, Tyumen region	rent	13/09/2001	13/09/2026	259.00
Part of non-residential premise, 65, Mira str., Khanty-Mansiysk, Russia	rent	01/01/2006	12/31/2006	0.50
Building for ATS-12. 9, 25 th of October str., Perm, Russia	rent	10/10/2006	09/30/2011	252.50
Non-residential buildings, 10, Kultury ul., Perm region, Lobanovo village	rent	05/21/2007	11/20/2008	17.20
ATC-25 building, 63, Karpinsky ul., Perm	rent	04/01/2007	08/30/2008	187.20
ПС-61/3 buildings, 4Б, Uinskaya ul., Perm	rent	04/01/2007	08/30/2008	122.46
Building, 18, Uchebnaya ul., Kizel	rent	04/01/2007	08/30/2008	30.30
Non-residential building. 35, 50 let Octiabrya ul/, Kudymkar	rent	11/01/2005	02/28/2007	11.60
Non-residential building. 21, Sovetskaya ul., Orda village, Perm region, Russia	rent	04/01/2005	05/30/2006	9.00
Non-residential building. 19, Sovetskaya ul., Tchaikovsky town, Russia	rent	06/01/2005	05/30/2007	0.62
Non-residential building. 16, Traktovaya str., Oktyabrski village, Perm region, Russia	rent	10/01/2002	12/31/2007	2.00
Non-residential building, 7 Jubileinaya str., Chernushka town, Russia	rent	11/01/2002	11/01/2007	2.00

Object	Encumbrance	Start date of encumbrance	Term of encumbrance	Other conditions
Non-residential building, Lenin str., B. Gondyr village, Kuedinskyi district, Perm region, Russia	rent	12/31/2004	12/31/2007	89.00
Non-residential building, 31b Kommunisticheskaya str., Chernushka town, Russia	rent	10/01/2005	12/31/2007	6.80
Non-residential building, 31b Kommunisticheskaya str., Chernushka town, Russia	rent	09/01/2005	12/31/2007	7.40
Non-residential building, 16 Traktovaya str., Oktyabrsky village, Perm region, Russia	rent	01/09/2004	12/31/2007	2.00
In-built non-residential premises, 37, Vatutin str., Sverdlovsk region, Pervouralsk	rent	12/01/2006	12/01/2011	117.00
In-built non-residential premises, 37, Vatutin str., Sverdlovsk region, Pervouralsk	rent	12/15/2006	12/15/2009	276.00
Building ATC-53, 27, Ispanskikh rabochikh ul., Ekaterinburg	rent	08/01/2007	07/31/2012	300,00
ATC building, 1 Krasnykh Partisan ul., selo Pokrovskoye, Russia	rent	12/01/2006	11/30/2011	17,50
Non-residential building (ATS-65), 10 Tsvillinga str., Chelyabinsk	rent	03/10/2004	03/09/2009	113,50
II. Engineering and technical equ	ipment			(book value, RUR thousand)
Equipment	pledge	10/20/2004	1 year and over	591,249.722
Equipment	pledge	08/25/2004	1 year and over	817,895.068
Equipment	pledge	03/28/2004	1 year and over	844,325.701
Equipment	pledge	08/02/2005	1 year and over	574,761.060
Equipment	pledge	08/02/2005	1 year and over	433,046.898
Equipment	pledge	07/07/2006	1 year and over	1,331,322.630
Equipment	pledge	09/06/2005	1 year and over	662,726.493
Equipment	pledge	08/19/2006	1 year and over	466,769.572
Equipment	pledge	10/25/2006	1 year and over	494,716.159
Equipment	pledge	08/28/2006	1 year and over	659,042.836
Equipment	pledge	10/09/2006	1 year and over	1,044,135.377
Equipment	pledge	10/20/2006	1 year and over	725,725.417
Equipment	pledge	10/24/2006	1 year and over	1,250,141.916
Equipment	pledge	10/23/2006	1 year and over	314,718.688
Equipment	pledge	04/24/2007	1 year and over	744,874.250
Equipment	pledge	04/24/2007	1 year and over	493,563.740
Equipment	guarantee	Date of Guarantee Contract conclusion	1 year and over	2,524,179.4
TOTAL		10/20/2004		13,973,194.4

IV. Financial and business performance of the Issuer

4.1. Issuer's financial and operating results

4.1.1. Profit and loss

Index	Calculation method	Index value in the reporting period	
index	Calculation method	III quarter 2006	III quarter 2007
Revenues, thousand RUR	Overall amount of sales revenues	8,858,493	9,917,933
Gross profit, thousand RUR	Sales profit – product cost (with business and administrative expenses excluded)	2,207,793	2,406,304
Net profit (undistributed profit (uncovered loss)), thousand RUR	Net profit (loss) as of the reporting period	897,427	1,156,671
Return on Equity, %	Net profit) / (Capital and reserves – target financing + future profits – repurchased own stock) * 100	4.72	5.43
Return on Total Assets, %	(Net profit) / (Book value of assets) * 100	1.82	2.13
Net profit ratio, %	(Net profit) / (Revenues) * 100	10.13	11.66
Cost to Revenue rate, %	(Sales profit) / (revenues) * 100	24.92	24.26
Turnover of capital	Revenues / (Book value of assets – —- Short-term debts)	0.24	0.28
Uncovered loss as of the reporting date, thousand RUR	Uncovered loss of past years + Uncovered loss of the reporting year	_	-
Uncovered loss/ total balance ratio, %	(Uncovered loss as of the reporting date) / / (Book value of assets)	_	-

Economic analysis of the Issuer's cost effectiveness based on the dynamics of indices denoted. Reasons for profit/loss shown in the financial statements:

In the 3rd quarter 2007 the Issuer's revenues increased by 12% as compared with the 3rd quarter 2006 and totaled RUR 9 917.93 mln.

Gross profit as of the 3rd quarter 2007 totaled RUR 2 406.3 mln. Growth to the comparable last year's period by 9% was caused by the growth of the sales revenues.

Net profit as of the 3rd quarter 2007 increased by RUR 259,244 mln. to the comparable last year's period, which resulted in considerable growth of Return on Equity, Return on Total Assets, and Net Profit Ratio.

The decrease in Cost to Revenue rate is caused by outrunning growth of revenues as compared with the sales profit (for the period from September 30, 2006 to September 30, 2007 revenues increased by 12%, sales profit by 9%).

Increase in Turnover of Capital is caused by the growth of revenues.

The Company's profitability, as a whole, proved to be sufficiently high as of the last reporting date.

4.1.2. Factors causing the change of Issuer's sales revenue and Issuer's profut (loss) on ordinary activities

1. In the 3rd quarter 2007 the growth of sales revenues as compared with the 3rd quarter 2007 totaled 112%, overall growth totaled RUR 1,059.4 mln.

Revenues from telecommunications services reached RUR 9,484.5 mln. (growth to the 3rd quarter 2006 made up 13%, or RUR 1,103.5 mln.).

Change of sales revenues in major lines of business:

- intra-zone services: decrease by 7% (- RUR 83.7 mln.);
- local services (Urban telephone network + Rural telephone network): growth by 6% (+ RUR 153.7 mln);
 - wireless services: growth by 25% (+ RUR 645.0 mln.);
 - Internet and unregulated data transfer services: growth by 52% (+RUR 282.8 mln.);
 - revenues from communications operators: growth by 16 % (+ RUR 201 mln.);
- other communications services (document communication, wire broadcasting, tele- and radio broadcasting, other services): decrease by 37% (- RUR 95 mln.);
- other spheres of activities (leasing, agent's fees, revenues from Co-operation Agreements with other carriers etc.): decrease by 9% (- RUR 44 mln.).

2. In the 3rd quarter 2007 the growth of expenditure on ordinary activities as compared with the 3rd quarter 2006 made up 113%, overall growth totaled RUR 861 mln.

Change of expenditure on cost items looks as follows:

- depreciation of fixed assets: growth by 16% (+ RUR 133 mln.);
- lease payments: growth by 89% (+ RUR 284 mln.);
- outside organizations' services on repair and maintenance: growth by 13% (+ RUR 36 mln.);
- material expenditure (including repair parts): decrease by 9% (- RUR 34 mln.);
- heat and power expenditure: growth by 17% (+ RUR 13 mln.);
- labor costs: decrease by 4% (- RUR 63 mln.);
- expenses for operators' services: growth by 34% (+ RUR 355 mln.);
- agent services expenses: growth by 76% (+ RUR 287 mln.).
- 3. In the 3rd quarter 2007 the growth of sales profit as compared with the 3rd quarter 2006 totaled 109%, overall growth totaled RUR199 mln.

4.2. Issuer's liquidity, sufficiency of the capital and current assets

Indices showing the Issuer's liquidity as of the respective reporting period

		Index value	
Index	Recommended method of calculation	III quarter 2006	III quarter 2007
Own current assets, thousand RUR	Capital and reserves (with repurchased stock excluded) – Target Financing + Deferred Revenues – Fixed Assets	-24,569,515	-25,455,602
Permanent capital assets ratio	(Fixed Assets + Long-term receivables) / Capital and reserves (with repurchased stock excluded) – Target Financing + Deferred Revenues)	2.29	2.20
Current liquidity ratio	(Current assets – Long-term receivables) / / (Current liabilities (with deferred revenues excluded))	0.51	0.41
Quick ratio	(Current assets – Store – Input value added tax– Long-term receivables) / (Current liabilities (with deferred revenues excluded))	0.366	0.35
Own funds autonomy ratio	(Capital and reserves (with repurchased stock excluded) – Target Financing + Deferred Revenues) / (Fixed Assets + Current assets)	0.38	0.39

Economic analysis of the Issuer's liquidity, paying capacity, and capital adequacy based on the dynamics of indices denoted above:

Deficit of own current assets is the reflection of the current situation with all Svyazinvest holding's companies. It shows that the investments of the Company are partially financed by means of the raised funds. At present the Company's policy is aimed at financing of capital investments by means of its own funds.

Factors that caused the change of any of the denoted indices by more than 10 percent as compared with the respective preceding reporting period:

The decrease of Current liquidity ratio from 0.51 in the 3rd quarter 2006 to 0.41 in the 3rd quarter 2007 is caused by the growth of short-term debts on loan facilities.

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

Amount and structure of the Issuer's capital and current assets as of the respective reporting period:

Index	Index value		
	III quarter 2006	III quarter 2007	

Charter Capital, thousand RUR	4,816,167	4,816,167
Overall value of own stock repurchased by the Issuer to be sold afterward,	_	_
thousand RUR		
Share of own stock repurchased by the Issuer of overall amount of placed	_	-
shares (Charter Capital), %		
Capital reserves, thousand RUR	240,808	240,808
Earned Capital, thousand RUR	4,851,467	4,281,675
Retained Net Profit, thousand RUR	9,010,899	11,877,685
Total capital, thousand RUR	18,919,341	21,216,335

Structure and amount of the Issuer's current assets in accordance with the financial statements:

	Index value				
Index	III quar	ter 2006	III quarter 2007		
index	thousand		thousand		
	RUR	share, %	RUR	share, %	
Stock	851,663	13.95	698,959	10.25	
Input value added tax	685,688	11.23	293,988	4.31	
Accounts receivable	3,866,680	63.34	4,139,007	60.73	
Short-term financial investments	64,081	1.05	83	0.00	
Cash flow	630,385	10.33	2,500,479	36.69	
Other current assets	6,069	0.10	5,784	0.08	
Total amount of current assets	6,104,566	100	7,638,300	100	

Economic analysis of dynamics of indices denoted:

The following changes occurred in the current assets' structure in the 3rd quarter 2007:

- the share of Store in current assets' structure decreased due to the implementation of Store optimization policy;
- the share of Input value added tax decreased due to the alteration of VAT deduction procedure.
- the share of Cash flow increased (cash assets were accumulated within accounts due to the forthcoming redemption of the bonds issue in the beginning of the 4-th quarter 2007).

Sources of the Issuer's current assets financing:

Issuer's current assets are financed from the borrowed and own funds. Borrowed funds are major source of current assets financing.

Own current assets deficiency is caused by implementation of the investment program aimed at market penetration, carrying-out the national program for rendering telecommunications services, promotion of new services and enhancing their quality.

Issuer's policy on current assets financing:

The Issuer takes the following measures to reduce the deficit of own current assets:

- acquisition of extra income through the financing of investment program;
- reduction and optimization of investment portfolio;
- enhancement of current assets efficiency by optimization of their structure and increase of their turnover.

4.3.2. Financial investments of the Issuer

Overall amount of financial investments of the Issuer as of September 30, 2007 (RUR thousand): **261 478**

including general book value of securities of the Issuer's subsidiaries and affiliates owned by the Issuer, as of September 30, 2007 (RUR thousand): **219 565**

Issuer's financial investments that constitute 10 or more per cent of overall amount of its financial investments as of September 30, 2007:

- 1. Investment in issue securities: no.
- **2.** Investment in other types of securities:
- a) types of securities: bill

name of the bill giver: Open Joint-stock Commercial Savings Bank of the Russian Federation (OJSC), Zapadno–Uralsky Head Office / Sberbank of Russia, OJSC Zapadno–Uralsky Head Office address of the bill giver: 19, Vavilov str., 117997, Moscow, Russia

amount of securities owned by OJSC 'Uralsvyazinform': 1 overall book value of the securities: **RUR 221 754 222.9**

principal debt, amount of interest and maturity term: *RUR 221,754,222.9 py6., amount of interest – RUR 113,027.7, maturity term – October 1, 2007.*

3. Other financial investments:

There are no other financial investments that would constitute 10 or more per cent of overall amount of the Issuer's financial investments as of the end of the reporting period.

4.3.3. Intangible assets of the Issuer

Intangible assets acquisition (replacement) value and accumulated depreciation as of September 30, 2007:

Group of intangible assets	Acquisition (replacement) value, thousand RUR	Accumulated depreciation, thousand RUR
Exclusive rights to computer software, and data bases	352	256
Exclusive rights to the trade marks and service marks	4 811	2 049
Other intangible assets	3 585	3 585
TOTAL	8 748	5 890

4.4. Policies and expenses of the Issuer to the science and technology, licenses and patents, research and development

Issuer's policies in the sphere of R&D in the 3rd quarter 2007:

The Issuer doesn't perform research and development by itself. All R&D works are performed by outside organizations (Federal State Unitary Enterprise 'Central Scientific Telecommunications Institute', Federal State Unitary Enterprise 'Leningrad Industrial Scientific Telecommunications Institute'; Open Joint-Stock Company 'Algorcom' etc).

The Company makes capital investments in advanced high-tech projects for telecommunications networks development, these are:

- cable television:
- upgrade of telephone network using NGN technology;
- creation of packet switching network on the basis of multi-service network;
- development of optical networks providing broadband and multi-service access;
- intra-zone and radio-relay transport networks:
- wireless access systems;
- mobile telecommunications networks of GSM-900/1800 standards:
- Internet;
- intellectual network.

General information on the Issuer's main intellectual property objects and results of their utilization:

Intellectual property object	Registratio n number	Date of registrati on	Term of validity	Registering authority	Main spheres of use	Purpose of use
Trade mark (service mark) Uralsvyazinform	311035	05/18/ 2006	05/18/ 2015	Russian Agency for Patents and Trademarks	Supply of services	Used as the Company's main trade mark
Automated system for communications services settlements "Ural-Svyaz"	2003611948	08/27/ 2003	12/30/ 2013	Russian Agency for Patents and Trademarks	Supply of telecommunication services and settlements for the services rendered	Used for settlement of accounts for telecommunications services
Trade mark (service mark) Utel	295752	06/17/ 2005	06/17/ 2015	Federal Service for Intellectual	Supply of services	Used for promotion of
Complex trade mark (service mark) Utel	302483	09/26/ 2005	09/26/ 2015	Property, Patents and Trademarks	Supply of services	telecommunications services
Trade mark (service mark) Vostochnyi Express (Восточный	181887	04/07/ 1998	04/07/ 2008	Russian Agency for Patents and Trademarks	Television and radio broadcasting	Tele- and radio broadcasting services are

Intellectual property object	Registratio n number	Date of registrati on	Term of validity	Registering authority	Main spheres of use	Purpose of use
экспресс)						rendered under this trade mark
Trade mark (service mark) VE (BЭ)	186532	04/07/ 1998	04/07/ 2008	Russian Agency for Patents and Trademarks	Television and radio broadcasting	Tele- and radio broadcasting services are rendered under this trade mark
Trade mark (service mark) VOSTOCHNYI EXPRESS (ВОСТОЧНЫЙ ЭКСПРЕСС)	169217	10/08/ 1996	10/08/ 2006	//	//	//
Trade mark (service mark) Pyedestal (Пьедестал)	197874	10/18/ 1999	10/18/ 2009	//	//	//
Trade mark (service mark) Telefact (Телефакт)	202266	10/18/ 1999	10/18/ 2009	//	//	//
Trade mark (service mark) FREESTYLE ("ФРИСТАЙЛ")	309895	04/25/ 2005	04/25/ 2015	Federal Institute for Industrial Property	Supply of services	Mobile telecommunications services are rendered under this trade mark

Results of the use of the trademark Utel by the Issuer:

In the 3rd quarter 2007 specialists of the Company's commercial sector in collaboration with the advertising and media agencies operating over the territories of the Company's subdivisions developed creative conceptions for the promotion of priority services (traditional services, mobile services, new services).

In the 3rd quarter 2007 the following promotion actions and tariff proposals aimed at the raise of subscribers' loyalty and sales revenues were realized under the conception of Utel trademark development:

- 1) services
- Waiting-for-the-call («Жду звонка») (avails the subscriber with a zero-balance account to send a free SMS requesting to make a call to his/her number);
 - free activation of GPRS-services (GPRS/MMS/WAP);
 - opportunity of SMS-exchange with the subscribers of CDMA-standard mobile operators;
 - 'SMS to e-mail';
- GPRS-roaming with a range of national and foreign mobile operators (for example, 'Megafon', 'Vodafone'-Italy, «Du» (UAE), 'Roger's Wireless Inc.' (Canada);
 - 'Voice message'.

With the start of the holiday season the sales of roaming SIM-cards were initiated.

- 2) promotion actions and tariff proposals
- 'Write more' («Пеши исчо©») (twofold reduction of price for outgoing SMS in several tariff plans);
 - 'You should see this' («Это надо видеть!») (twofold reduction of price for outgoing MMS);
- '5 years together' («5 лет вместе») (action aimed at reduction of the cost of connection to a number of tariff plans);
 - honoring of the 500-thousand's subscriber of Utel in Sverdlovsk region;
- regional actions on reduction of cost of connection and tariffs over the range of tariff plans (for example, tariff plan 'Pioneer').

The above-named measures ensured effective dynamics of sales revenues from mobile services under the trade-mark Utel.

4.5. Trend analysis of the core business of the Issuer

The main trends of telecommunications industry development:

Telecommunications is one of the most swiftly developing industries in the Russian economy. In 2006 earnings within the industry totaled 783.6 bln (growth by 26.6% to 2005). As calculated in current scale of prices, growth rate for the last 5 years made up 132.52% (in 2002 it totaled 273.2 bln

RUR; in 2003 - 395.6 bln RUR; in 2004 - 540.3 bln. RUR, in 2005 - 660 bln RUR). In 2006 the share of telecommunications industry in GDP structure totaled 3%.

Within last years the structure of industry earnings has undergone certain changes: the share of earnings from mobile services has been growing considerably, while the share of earnings from fixed-line services has been decreasing.

One of the main trends of telecommunications industry development is its liberalization. Lately, newly-developed and adopted Acts were brought into action, aimed at liberalization of the industry and empowerment of customers. Due to the innovations described, long-distance market has been demonopolised.

Telecommunications market is getting more and more competitive. Swiftly developing mobile communications market comes to maturity. Telecommunications operators are looking for the new opportunities for growth and find them in development of broadband access and broadband-based value-added services. They invest money in the development of NGN networks and broadband 'last mile'.

Main factors affecting the situation within the telecommunications industry:

- changes in the state regulation of the industry (price formation policy, availability of licenses, state reforms);
 - general state of the country' economy;
 - development of new technologies.
- changes in requirements and preferences of the customers as a consequence of emergence and development of new technologies and alteration of economic environment.

Estimated results of the Issuer's operation in telecommunications industry:

Generally, in the 2nd quarter 2007 the Issuer obtained positive operating results, having enhanced revenues on telecommunications services by 19% as compared with the 2nd quarter 2006. Growth of revenues is caused by the growth of service volumes, active development of xDSL Internet services, inflow of fixed and mobile subscribers, and growth of subscribers' interest to additional services.

Growth of the Issuer's income from major lines of business:

- Internet 172%;
- GSM-standard mobile services 133 %;
- local services 105 %.

Compliance of the Issuer's operation results with the trends of the industry development:

In the 2nd quarter 2007 the growth of income on telecommunications services within the industry totaled:

- Internet 155%;
- GSM-standard mobile services 142%;
- local services 104%.

4.5.1. Analysis of factors and conditions affecting Issuer's activity

Factors and conditions exerting influence upon the Issuer's activities. Actions taken by the Issuer for effective exploitation of these factors and conditions.

Nº	Factors	Influence	Term of influence	Results	Exploitation of factors by the Issuer
-		Growth of competition, expansion of consumers' rights	Constant	influence upon the Issuer; Growth of expenses for compliance with the altered legislation; Occurrence of new source of	Investments in development of network for rendering social services; Growth of the Company's image due to participation in social programs; Growth of subscriber base
2	Technological progress	Appearance of alternative telecommunications technologies;	Constant	Necessity of investment in	Introduction of new services (broadband access and convergence services);

¹ http://www.minsvyaz.ru/industry/1193/

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Nº	Factors	Influence	Term of influence	Results	Exploitation of factors by the Issuer
		Technologies and services convergence		new technologies; Occurrence of new business prospects	Saving on capital and operating costs by using new technologies
3	Economic status of the country and region, level of public prosperity	Change in demand for telecommunications services	Constant	Positive dynamics of economy development and growth of population prosperity facilitate the growth of demand for telecommunications services, including new services	The Issuer intends to develop new services (primarily, broadband access and convergence services)
4		Growth of competition causes the decrease of margin and emergence of additional expenses for marketing and sales promotion	Constant	Restriction of income base growth potential due to the growth of tariffs; growth of expenses for marketing and sales promotion; need for costs reduction	The Issuer undertakes measures on costs reduction, including the use of outsourcing; the Issuer plans to fill the market with unique products protected from copying by the competitors
5	Growth of influence exerted by the customers	Necessity of investments in the quality of client services	Constant	Necessity of investments in the quality of client services ensuring the loyalty of customers	The Issuer plans to certify its quality management system under ISO 9000 standards.
6	Shift in customers' needs and preferences	Necessity of investments in development of new technologies and services	Constant	Shift of the product life style	The Issuer is currently expanding and strives for future expanding of the product portfolio. Thus, the Issuer plans to alter the income structure by increasing of share of profitmaking services.

4.5.2. Peers

Main existing and assumed competitors of the Issuer in core fields of activity:

In local services market of the Urals Federal District (including Perm region) there are no strong competitors to the Issuer. In the 2^{nd} quarter 2007 the share of income in local services market made up 82% over the Issuer's area of operation.

Tough competition exists in mobile communications sector, where the Issuer competes with federal-scale operators.

Main peers of the Issuer (mobile services):

Operators	Share of income from telecommunications services (2 quarter 2007)
OJSC 'Uralsvyazinform' (under Utel trade mark)	42%
Total share of other operators, among which:	58%
OJSC 'Mobile TeleSystems' (MTS)	18%
CJSC 'Urals Mobile Networks' (Megafon)	20%
OJSC 'Vostok-Zapad Telecom' (BeeLine)	10%

In the 2nd quarter 2007 the share of the Issuer's income from Internet services made up 55%. Among its main competitors there are both national and local operators.

In spite of the tough competition and absence of the license for long-distance services since January 1, 2006, Uralsvyazinform has been retaining leading positions on telecommunications market in the 2nd quarter 2007. The share of the Issuer's income from telecommunications services in the Urals Federal District (including Perm region) made up 52%.

Services	Share of Uralsvyazinform's income from telecommunications services (2 quarter 2007)
Local services	82%

Long-distance/international/intra-zone services	39%
Mobile services	42%
Internet and data transfer	55%

Factors facilitating the Issuer's competition:

- availability of all types of the 'last mile';
- well-developed network infrastructure;
- well-developed service and sales network;
- wide range of services;
- capability of rendering local and mobile services;
- possibility of rendering bundled services;
- promotion of bundled services based on a dominating service within the package;
- possibility of concentration of 80% of the local traffic in the domestic network
- availability of inter-regional intellectual fixed-line platform and pre-paid mobile communications platform;
 - good relations of the Issuer with the government authorities;
 - competitive pricing;
 - high level of credence from the citizens and business sector;
- Issuer's geography of operation: operations over the regions with high-yield subscribers (Khanty-Mansyisk, Yamalo-Nenetsk Autonomous Districts and Sverdlovsk Region).

Main competitive advantages of the Issuer are based on effective use and development of the 'last mile', network and infrastructural resources and wide range of services rendered.

Further growth of competitive power shall be provided through:

- development and upgrade of own telecommunications networks;
- business-processes optimization;
- new services start-up;
- implementation of certification practices aimed at compliance with international and internal quality standards and growth of service quality;
 - lowering of timeframes for services activation;
 - implementation of technological innovations;
 - involvement and training of qualified personnel;
 - constant enhancement of the Company's efficiency.

V. Details of the persons - members of the Issuer's governing bodies, internal control and supervisory bodies; brief overvue of the issuer's staff

5.1. Structure and competence of the Issuer's governing bodies

Structure of the Company's governing bodies:

- General Shareholders' Meeting (supreme governing body of the Company);
- Board of Directors (collegial executive body of the Company that performs general governance of the Company's activities);
- Management Board (collegial executive body of the Company that ensures execution of resolutions adopted by the General Shareholders' Meeting and Board of Directors):
 - General Director (sole executive body that manages routine activity of the Company).

Competence of the General Shareholders' Meeting of the Issuer in accordance with the Issuer's Charter:

Extract from the Issuer's Charter:

Article 12. General Shareholders' Meeting

- "12.1. The supreme Company body is the General Shareholders Meeting.
- 12.2. The aspects listed below are the competence of the General Meeting, and cannot be resigned to the Board of Directors, General Director or Managing Board of the Company
- 1) amending and editing the Company Charter or approval of re-editions of the Company Charter with an exception of cases stated in the Federal Law "On Joint Stock Companies", provided such decisions being approved by at least three quarters of votes belonging to the shareholders holders of voting shares of the Company, participating in the AGM;
- 2) Reorganization of the Company, provided such decisions are being approved by at least three quarters of votes belonging to the shareholders holders of voting shares of the Company, participating in the AGM;
- 3) Liquidation of the Company, appointment of the liquidation commission and approval of intermediate and final liquidation balance sheet, provided such decisions being approved by at least three quarters of votes belonging to the shareholders holders of voting shares of the Company, participating in the AGM;
 - 4) Election of Board of Directors members, effected by the means of cumulative votes;
- 5) Pre-term termination of powers of Board of Directors members, provided such decisions being approved by majority of votes belonging to the shareholders holders of voting shares of the Company, participating in the AGM;
- 6) Definition of number, nominal value, category (type), of authorized shares of the Company, as well as rights, provided by these shares, provided such decisions being approved by at least three quarters of votes belonging to the shareholders holders of voting shares of the Company, participating in the AGM;
- 7) Increase of the Company charter capital by raising share par value provided such decisions being approved by majority of votes belonging to the shareholders holders of voting shares of the Company, participating in the AGM:
- 8) Increase of the Company charter capital by placing additional issues of shares via open subscription provided the number of such shares placed exceeds 25 per cent of outstanding common stock of the Company, such decisions being approved by at least three quarters of votes belonging to the shareholders holders of voting shares of the Company, participating in the AGM;
- 9) Increase of the Company charter capital by placing additional issues of shares via close subscription, such decisions being approved by at least three quarters of votes belonging to the shareholders holders of voting shares of the Company, participating in the AGM;
- 10) Decrease the Company charter capital by means of reduction of nominal value of shares, purchase of a part of shares in order to decrease their overall number and redemption of shares acquired or repurchased by the Company provided that such decisions are approved by majority of votes belonging to the shareholders holders of voting shares of the Company, participating in the AGM;
- 11) Election of the Company auditing committee and pre-term termination of its powers, provided that such decision is approved by majority of votes belonging to the shareholders holders of voting shares of the Company, participating in the AGM;
- 12) Approval of the Company auditors, provided that such decision is approved by majority of votes belonging to the shareholders holders of voting shares of the Company, participating in the AGM;

- 13) Approval of annual reports, Company's annual accounting including profit and loss statement, along with allocation of profits, incl. dividend pay-out (declaration), and Company loss, in compliance with results of a given fiscal year, provided that such decision is approved by majority of votes belonging to the shareholders holders of voting shares of the Company, participating in the AGM;
- 14) Establishing the procedure of Annual General Meetings provided that such decision is approved by majority of votes belonging to the shareholders holders of voting shares of the Company, participating in the AGM;
- 15) Splitting and consolidation of shares provided that such decision is approved by majority of votes belonging to the shareholders holders of voting shares of the Company, participating in the AGM;
- 16) Entering into deals with conflict of interests, such decisions to be taken in cases thereunder and in compliance with Article 11 of Federal law "On Joint-Stock Companies";
- 17) Entering into major deals connected with both explicit or implicit acquisition and alienation or possible alienation of assets, the price of which exceeds 50 per cent of the book value of Company assets according to the accounting as of the last reporting date, with an exception of transactions being made within regular economic activities of the Company, transactions concerning subscription-based placement (realization) of common shares, and transactions connected with placement of stock swapped into common shares of the Company provided that such decisions being approved by at least three quarters of votes belonging to the shareholders holders of voting shares of the Company, participating in the AGM;
- 18) Participation in holding companies, financial and industrial groups, associations and other commercial organizations provided that such decision is approved by majority of votes belonging to the shareholders holders of voting shares of the Company, participating in the AGM;
- 19) Approval of internal documents, regulating activities of Company bodies provided that such decision is approved by majority of votes belonging to the shareholders holders of voting shares of the Company, participating in the AGM;
- 20) Placement of corporate bonds, swapped into shares, and placement of other securities, swapped into shares, provided the bonds (other securities) are placed through the closed subscription scheme, or if open subscription, the convertible bonds may be swapped into common shares of the Company, exceeding 25% of shares earlier placed, provided that such decisions being approved by at least three quarters of votes belonging to the shareholders holders of voting shares of the Company, participating in the AGM;
- 21) Decision that expenses for preparation and holding the Extraordinary General Meeting should be borne by the Company provided the EGM has been convoked in defiance of requirements of the Russian Federation legislation in force, i.e. not based on a decision of the Board of Directors, but by other persons, provided that such decision is approved by majority of votes belonging to the shareholders holders of voting shares of the Company, participating in the AGM;
- 22) Devolution of powers from the sole executive body of the Company to the controlling organization, or managing director provided that such decision is approved by majority of votes belonging to the shareholders holders of voting shares of the Company, participating in the AGM;
 - 23) Other issues provided for by the Federal Law "On Joint-Stock Companies" and this Charter.
- 12.3. The Annual General Meeting is solely entitled to make decisions concerning the issues, provided in Items 2, 7, 8, 9, 15-19, 23 of Article 12.2 of the present Company Charter upon the recommendation of the Board of Directors. At this rate, the persons that are authorized to introduce items to the agenda of the AGM or EGM in compliance with the Russian Federation legislation in force are not entitled to require introduction of the listed issues with the Board of Directors.

The AGM does not have a right to consider or take any decisions on issues that are not part of its terms of reference pursuant to the Federal Law "On Joint-Stock Companies".

The AGM is not entitled to take decisions on items that are not included in the agenda, as well as change the agenda."

Competence of the Issuer's Board of Directors in accordance with the Issuer's Charter:

Extract from the Issuer's Charter:

Article 13. Competence of the Issuer's Board of Directors in accordance with the Issuer's Charter:

- "13.4. The exclusive competence of the Board of Directors is as follows:
- 1) Determination of priority guidelines of the Company, including approval of annual budget, medium-term and long-term budgets, strategies and development programs of the Company, amendment of the said documents and control of their fulfillment;
 - 2) Preliminary approval of operations being over the stated Company annual budget;
- 3) Convocation of annual and extraordinary General Meetings of Shareholders, except for cases stipulated in Article 55.8 of Federal Law "On Joint-Stock Companies";

- 4) Approval of the General Meeting's agenda;
- 5) Fixing of the cut-off date to compile the list of persons entitled to participate in the Annual General Meeting, and other issues being the competence of the Board of Directors pursuant to provisions set forth in Article 7 of Federal law "On Joint-Stock Companies", and relating to preparations and holding of General Meetings.
 - 6) Preliminary approval of Annual Report of the Company;
- 7) Increase in the charter capital through placement of additional share issues within the number of authorized shares, stipulated hereof except for cases set forth in items 8 and 9 of Article 12.2 hereof:
- 8) Placement of bonds or other securities in case placement conditions provide that the securities hereof are not convertible into shares of the Company;
- 9) Placement of convertible bonds and other convertible securities if the said bonds (securities) are placed on the basis of open subscription and may be swapped into Company shares, representing 25% or less than 25% of common shares previously placed;
- 10) Fixing of price (pecuniary valuation) of assets, placement price and buy-out price of securities in cases, provided for in the Federal Law "On Joint-Stock Companies";
- 11) approval of Securities Issue Resolutions, Prospectuses, Reports on the Company's shares repurchase for their redemption, Reports on shares redemption, Reports on the shareholders' requests on repurchase of shares owned by them, as well as adoption of resolutions on the start date of securities placement based on the Board of Directors resolution;
- 12) Purchase of shares, bonds and other securities being placed by the Company, in cases provided for the Federal Law "On Joint-Stock Companies";
- 13) Approval the Company's Registrar and the general terms and conditions of Contract to be signed with Registrar, as well as terms of its termination;
- 14) Recommendations with regard to the profit distribution, including the rate and form of dividend payments and to the loss distribution based on the results of the fiscal year;
 - 15) Usage of reserves fund and other Company funds;
- 16) Approval of an internal document stipulating for the procedures of internal audit of financial and operational activities of the Company;
- 17) Recommendations with regard to the amount of remuneration and compensations to be paid to Audit Commission members, approval of general terms and conditions of the Contract to be concluded with the Auditor and approved by the General Shareholders Meeting including the amounts to be paid to the Auditors for their services:
- 18) Approval of the Regulation on Internal Audit Department of the Company, preliminary acceptance of nominees to the position of its head officer, and relief of the head officer from duty at the initiative of the Company, and consideration of other items to be resolved by the Board of Directors with regard to the Regulation on Internal Audit Department.
- 19) initial approval of major separate deal or several interrelated deals connected with explicit or implicit acquisition, alienation or possible alienation of assets, the value of which ranges from 1 to 25 per cent of the book value of Company assets according to the financial statements as of the last reporting date;
- 20) Approval of major deals connected with both explicit or implicit acquisition and alienation or possible alienation of assets, the value of which ranges between 25 to 50 per cent of the book value of Company assets according to the accounting statements as of the last reporting date, with an exception of transactions carried out within the Company's general activities, transactions concerning subscription-based placement of common shares, and transactions connected with placement of convertible securities that are swapped into common shares of the Company;
- 21) Approval of transactions with conflict of interests, in cases set forth in Article 11 of Federal law "On Joint-Stock Companies";
- 22) Determination (alteration) of functional units of the Company's organizational structure and key functions of subdivisions making parts of these functional units (except for the Branches and Representative offices):
- 23) Establishment of divisions, opening of representative offices, their liquidation, and approval of their Regulations;
- 24) Preliminary approval of nominees to the positions of Branches and Representative offices head officers and relief of the head officers from duty at the initiative of the Company;
- 25) Appointment of the sole executive body (General Director), fixing his/her term of office as well as pre-term termination of his/her powers and employment contract concluded with him/her;
 - 26) Election (re-election) of Chairman of the Board of Directors and his/her deputy;
- 27) Formation of a collegial executive organ (Managing Board): determination of its term, appointment of Managing Board members, early termination of their office;
- 28) Affirmation of holding more than one office by a person acting as the sole executive body and by the members of Management Board in managing bodies of other organizations;
 - 29) Authorization to hold more than one paid office in other organizations for a person acting

as the sole executive body:

- 30) Creation of permanent or temporary (to resolve certain kinds of questions) Committees of the Board of Directors, approval of their Regulations, election of Committees members and chairmen, early termination of their office:
- 31) Appointment of the Company corporate Secretary and his/her dismissing, and approval of Corporate Secretary Regulations;
- 32) approval of contracts (supplementary agreements) concluded with General Director, members of Management Board, directors of branches and representative offices, Company's Corporate Secretary, director of Internal Audit Department, except for the agreements on termination of employment contracts with the heads of branches and representative offices by mutual agreement of the parties (item 1, article 77 of the RF Labour Code), as well as consideration of issues, resolutions on which are to be adopted by the Board of Directors pursuant to the Contracts mentioned:
- 33) adoption of resolutions on Company's participation in organizations (including establishing, engagement as a participant, changing the stake or its nominal value, changing the number of shares held by the Company or their nominal value, and termination of participation, except for the cases of liquidation of organization in the order required by the applicable law);
- 34) adoption of resolutions on Company's participation in non-commercial organizations except for the cases set forth in sub-item 18 item 12.2 hereof, by establishing the organization, engagement as a participant, additional contributions related to the Company's participation in non-commercial organizations, termination of participation, except for the cases of liquidation of organization in the order required by the applicable law);
- 35) submitting proposals (including those regarding candidates to the control and regulatory bodies) and adoption of resolutions on the issues falling within the competence of General Meetings of Participants of the commercial organizations, the Company being the only participant entitled with the right to vote at the General Meeting of Participants;
- 36) outlining the procedure of Company's interaction with organizations the Company has shares and stakes in, adoption of resolutions in accordance with the procedure;
- 37) elaboration of Company's (Company representatives') position, including the decision whether the Company should or should not vote on the issues of Agenda, give votes "for", "against" or "abstain", with regard to the following issues of Agenda of General Shareholders (Participants) Meetings of its affiliated and dependent companies (further referred to as ADC) (except for the cases when the functions of General Shareholders Meetings of ADCs are performed by the Company's Board of Directors), and sessions of ADC Board of Directors (except for the issue concerning approval of Agenda of ADC General Shareholders Meetings, in case the functions of General Shareholders Meetings of ADCs are performed by the Company's Board of Directors), also aimed at Company's control over the resolutions adopted by the affiliated and dependent companies of ADCs:
 - a) determination of Agenda of the General Shareholders (Participants) Meeting of ADC;
 - b) reorganization, liquidation of ADC;
- c) determination of quantitative composition of ADC Board of Directors, nomination and election of its members and pre-term termination of their office;
- d) determination of the quantity, nominal value, category (type) of ADC shares authorized for issuance in addition to those outstanding, and rights granted by these shares;
 - e) increase of ADC share capital by increase of nominal value or by placement of additional share issue;
 - f) placement of ADC securities convertible into common shares;
 - g) split and consolidation of ADC shares;
 - h) approval of major deals effected by ADC;
- i) participation of ADC in other organizations (entering the operating organization or formation of a new organization);
- 38) Approval of internal documents of the Company other than stated in Article 13.4 hereof, which refer to issues being the competence of the Board of Directors, except for internal documents, being the competence of General Meeting and executive bodies of the Company pursuant to Company Charter;
- 39) Approval of Corporate Governance Code of the company, introductions of amendments and supplements therein;
 - 40) Approval of risk management procedures in the Company:
- 41) Approval of the Regulation on the Procedure of auditors tender suggested by the Board of Directors for AGM approval, and consideration of other items to be resolved by the Board of Directors pursuant to the Regulation above mentioned;
- 42)) introduction of alterations to the Charter pertaining to formation or liquidation of branches and representative offices, including alterations pertaining to the change of addresses of branches and representative offices;
 - 43) Appointment of a person entitled to sign the Contract with Managing Board members on

behalf of the Company;

- 44) Preliminary approval of outsourcing in Company's activity checkup by the Audit Commission; determination of payment conditions and other essential conditions of outsourcing in Audit Commission activity:
- 45) Other issues stipulated by the Federal Law 'On Joint-Stock Companies' and the present Charter.
- 13.5. Issues being the exclusive competence of the Company's Board of Directors cannot be devolved on the Collegiate Body or Sole Executive Body of the Company."

Competence of the Issuer's collegiate executive body in accordance with the Issuer's Charter:

Extract from the Issuer's Charter:

Article 14. Company Management Board

- 1) Working out of proposals on main streamlines of Company activities including drafts of annual budget, medium-term and long-term budgets, strategies and development programs of the Company along with amendment of the said documents;
- 2) Taking decisions on the questions being the competence of the supreme management organs of the non-commercial organizations, where the Company is the sole founder (participant), except for those where such supreme management boards are formed without the founder's (participant's) representatives;
 - 3) Elaboration of human resources and social policies of the Company;
- 4) Approval of internal document regulating general provisions of labor motivation and consideration and decision taking on terms of collective agreements;
- 5) Preparation of materials and draft decisions in connection with issues that are submitted to consideration of General Meeting of Shareholders and sessions of the Board of Directors and submission of materials to committees under the Board of Directors;
 - 6) Managerial and technical provision of the Company's operations;
 - 7) Elaboration of technical, economic and financial, and tariff policies of the Company;
- 8) Determination of accounting policy, supervision on improvement of accounting and managerial methods along with introduction of IAS in the Company and its divisions;
- 9) Determination of methods of planning, budgeting and controlling in the Company and its divisions:
 - 10) Determination of security policy in the Company and its divisions;
 - 11) Elaboration of procedure of property allocation to Company divisions and its attachment;;
- 12) Determination of numerical membership and appointment of members of division's collegiate executive bodies as well as pre-term termination of their powers, approved by Regulations on collegiate bodies thereof:
- 13) Preliminary affirmation of candidates for deputy directors, chief accountants of divisions and representative offices and dismissing of the said persons;
- 14) Approval of general terms and conditions of contracts (supplementary agreements) signed with members of division's collegiate executive bodies, deputy directors, chief accountants of divisions and representative offices, along with consideration of issues on which the Management Board shall take decisions pursuant to the above-mentioned agreements;
 - 15) Approval of quarterly budgets of divisions and amendment of these documents;
- 16) Performance analysis of the Company's divisions, including isolated ones, provision of mandatory directives to advance their efficiency;
- 17) Approval of internal documents that address issues being the competence of the Management Board, except for questions that are approved by the General Meeting and the Board of Directors of the Company.
- 18) Approval of organizational structure of the company, including main functions of operating entities.
- 14.5. Management Board is also entitled to decisions relating to other aspects of operating activities of the Company, specified in the Law on Joint-Stock Companies and this Charter, upon the instructions of the Board of Directors or suggestion of General Director of the Company.

Competence of the Issuer's sole executive body in accordance with the Issuer's Charter:

Extract from the Issuer's Charter:

Article 15. Company General Director

- "15.1. General Director is the sole executive body executing management of operating activities of the Company. General Director shall be appointed by the Board of Directors of the Company.
- 15.2. General Director shall take decisions, which as per this Charter are not the competence of the General Shareholders Meeting, the Board of Directors or Management Board of the Company.
- 15.3. General Director shall perform the functions of the Chairman of the Management Board of the Company.

15.4. General Director shall act on behalf of the Company without power of attorney, including representation of the Company's interests, make deals on behalf of the Company, approve staff list, issue orders and give instructions mandatory for all Company employees.

Rights, duties, salary and responsibility of General Director are stipulated in the contract, signed between he/she and the Company. This contract on behalf of the Company shall be signed by the Chairman of the Board of Directors."

Issuer's Corporate Conduct (Governance) Code: Corporate Conduct Code of JSC "Uralsvyazinform" was approved by the Board of Directors of JSC "Uralsvyazinform" (Protocol of the session #13/5 dd. November 11, 2003).

Web page on which the full text of the Issuer's corporate conduct code is posted:

http://www.usi.ru/shareholders/management/documents/ (in Russian),

http://www.usi.ru/en/shareholders/profile/documents/ (in English).

Other documents that regulate the functioning of the Issuer's governing bodies:

Governing body	Regulatory documents on which the functioning of the body is based
General Shareholders'	Charter of OJSC 'Uralsvyazinform' (approved by the joint Annual General Shareholders'
Meeting	Meeting of OJSC 'Uralsvyazinform' as of June 23, 2005, as amended and restated by the
	Annual General Shareholders' Meeting of OJSC 'Uralsvyazinform' as of June 29, 2006);
	Holding Procedure of the General Shareholders Meeting of OJSC 'Uralsvyazinform'
	(approved by the Annual General Shareholders' Meeting of OJSC 'Uralsvyazinform' as of
	June 20, 2003, as amended and restated by the Annual General Shareholders' Meetings as
	of June 25, 2004 and June 23, 2005).
Board of Directors	Charter of OJSC 'Uralsvyazinform' (approved by the joint Annual General Shareholders'
	Meeting of OJSC 'Uralsvyazinform' as of June 23, 2005, as amended and restated by the
	Annual General Shareholders' Meeting of OJSC 'Uralsvyazinform' as of June 29, 2006);
	Regulations on the Board of Directors of OJSC 'Uralsvyazinform' (approved by the Annual
	General Shareholders' Meeting of OJSC 'Uralsvyazinform' as of June 29, 2006)
Management Board	Charter of OJSC 'Uralsvyazinform' (approved by the joint Annual General Shareholders'
	Meeting of OJSC 'Uralsvyazinform' as of June 23, 2005, as amended and restated by the
	Annual General Shareholders' Meeting of OJSC 'Uralsvyazinform' as of June 29, 2006);
	Regulations on the Management Board of OJSC 'Uralsvyazinform' (approved by the
	Annual General Shareholders' Meeting of OJSC 'Uralsvyazinform' as of June 29, 2006)
General Director	Charter of OJSC 'Uralsvyazinform' (approved by the joint Annual General Shareholders'
	Meeting of OJSC 'Uralsvyazinform' as of June 23, 2005, as amended and restated by the
	Annual General Shareholders' Meeting of OJSC 'Uralsvyazinform' as of June 29, 2006)

Information on amendments made to the Charter and/or to the internal documents regulating the functioning of the Issuer's governing bodies:

On June 15, 2007 Uralsvyazinform's General Shareholders Meeting introduced amendments and additions to the Charter of OJSC 'Uralsvyazinform', Procedure of Holding the General Shareholders Meeting of OJSC 'Uralsvyazinform', Provisions on the Board of Directors of OJSC 'Uralsvyazinform', and Provisions on the Management Board of OJSC 'Uralsvyazinform'.

Web page on which the full text is posted of the Charter and other internal documents in force regulating the functioning of the Issuer's governing bodies:

Main internal documents of the Company (Charter, Regulations on the Board of Directors, Regulations on the Management Board and Audit Commission, as well as Procedure of Holding the General Shareholders Meeting) are posted at

http://www.usi.ru/shareholders/profile/documents/. (in Russian) http://www.usi.ru/en/shareholders/profile/documents/ (in English)

Corporate Conduct Code is posted at

http://www.usi.ru/shareholders/management/documents/. (in Russian) http://www.usi.ru/en/shareholders/profile/documents/ (in English).

5.2. Details of the persons - members of the Issuer's governing bodies

5.2.1. Information on the members of the Issuer's Board of Directors

Board of Directors elected by the Annual General Shareholders Meeting as of June 15, 2007:

Chairman of the Board of Directors:

Evgeniy A. Chechelnitsky

Year of birth: 1973

Education: higher, Doctor of Philosophy

Positions as of the last 5 years:

Organization: OJSC 'Investitsionnaya companiya svyazi' (OJSC 'Svyazinvest')

2006 - present day: Deputy General Director

2006 – present day: *Member of the Management Board*

Organization: Federal Communications Supervisory Authority (Rossvyaznadzor)

2004 – 2006: **Deputy Director**

Organization: Ministry for Communication and Informatization of the Russian Federation

2001 – 2004: Deputy Director of Economic and Investment Policies Department

Share of the Issuer's Charter Capital owned by the member of the Board of Directors: **no share** Share of the Issuer's ordinary stock owned by the member of the Board of Directors: **no share**

Members of the Board of Directors:

1. Mikhail V. Batmanov

Year of birth: 1978

Education: higher, Doctor of Philosophy

Positions as of the last 5 years:

Organization: OJSC 'Investitsionnaya companiya svyazi' (OJSC 'Svyazinvest')

2003 – 2005: Chief Specialist of the Legal Department 2005 – 2006: Head of the sector in the Legal Department

2006 - present day: Head of the sector of Corporate Government and Legal Groundwork

Department

Organization: CJSC "Informational analytical center for scientific research 'Continuum'"

2002 - 2003: Legal Adviser

Share of the Issuer's Charter Capital owned by the member of the Board of Directors: **no share** Share of the Issuer's ordinary stock owned by the member of the Board of Directors: **no share**

2. Yuri A. Bilibin Year of birth: 1971 Education: higher

Positions as of the last 5 years:

Organization: OJSC 'Investitsionnaya companiya svyazi' (OJSC 'Svyazinvest')

2001 – 2004: **Assistant to the General Director** 2006 – present day: **Adviser to the General Director**

Organization: OJSC 'RTK-Leasing'

2004 – 2006: Adviser to the General Director

Share of the Issuer's Charter Capital owned by the member of the Board of Directors: **no share** Share of the Issuer's ordinary stock owned by the member of the Board of Directors: **no share**

3. Alla B. Grigorieva
Year of birth: 1967
Education: higher

Positions as of the last 5 years:

Organization: OJSC 'Investitsionnaya companiya svyazi' (OJSC 'Svyazinvest')

2001 – 2006: Deputy Director of Corporate Governance Department – head of the section 2006 – present day: Deputy Director of Corporate Governance and Legal Support Department

Share of the Issuer's Charter Capital owned by the member of the Board of Directors: **no share** Share of the Issuer's ordinary stock owned by the member of the Board of Directors: **no share**

4. Vladimir V. Dudchenko

Year of birth: 1973 Education: higher

Positions as of the last 5 years:

Organization: Moscow Representative office of NCH Advisors, Inc.

2001 – 2006: **Head of Analytical Branch** 2006 – present day: **Transactions Director**

Share of the Issuer's Charter Capital owned by the member of the Board of Directors: **no share** Share of the Issuer's ordinary stock owned by the member of the Board of Directors: **no share**

5. Ekaterina S. Erofteyeva

Year of birth: **1975** Education: **higher**

Positions as of the last 5 years:

Organization: OJSC 'Investitsionnaya companiya svyazi' (OJSC 'Svyazinvest')

2002 – 2006: Deputy Director of Economic and Tariff Policy Department, Head of the Sector for

Telecommunications Tariffs and Universal Services Regulation

2006 – present day: Deputy Director for Strategic Development Department

Share of the Issuer's Charter Capital owned by the member of the Board of Directors: **no share** Share of the Issuer's ordinary stock owned by the member of the Board of Directors: **no share**

6. Olga G. Korolyova Year of birth: 1950

Education: *higher*

Positions as of the last 5 years:

Organization: OJSC 'Investitsionnaya companiya svyazi' (OJSC 'Svyazinvest')

2001 – 2003: **Head of methodology sector** 2003 – 2005: **Deputy Chief Accountant** 2005 – present day: **Chief Accountant**

Share of the Issuer's Charter Capital owned by the member of the Board of Directors: **no share** Share of the Issuer's ordinary stock owned by the member of the Board of Directors: **no share**

7. Juliana Y. Sokolenko

Year of birth: **1967** Education: **higher**

Positions as of the last 5 years:

Organization: OJSC 'Investitsionnaya companiya svyazi' (OJSC 'Svyazinvest') 2006 – present day: Deputy Director – Head of External Relations Department

2002 – 2006: Deputy Director of Information Support Department – Head of Investor Relations

Department

Share of the Issuer's Charter Capital owned by the member of the Board of Directors: **no share** Share of the Issuer's ordinary stock owned by the member of the Board of Directors: **no share**

8. Vladimir A. Statyin Year of birth: 1959 Education: higher

Positions as of the last 5 years:

Organization: Career Center 'Russian Institute of Directors'

2003 – 2006: *Director*

Organization: Non-profit partnership 'Association for Protection of Interests of Companies' and Organizations' shareholders'

2001 – present day: General Director

Organization: Open Joint-stock Company 'Corporate finance and investment company'

2001 – present day: **Deputy General Director**

Share of the Issuer's Charter Capital owned by the member of the Board of Directors: 0.001604% Share of the Issuer's ordinary stock owned by the member of the Board of Directors: 0.000445%

9. Dmitry Y. Tushunov

Year of birth: 1964 Education: *higher*

Positions as of the last 5 years:

Organization: CJSC "Leader" (pension funds Management Company) 2004 - present day: Head of Analytical Department - Chief economist

Organization: Limited Liability Company 'Consulting and Audit Company "Delovaya

Perspektiva"

2004 - 2004: **Head of Department**

Organization: CJSC "Investment Company 'ROSBUILDING"

2003 – 2004: **Project Manager**

Organization: State University "Higher School of Economics"

2002 – 2003: Leading Scientific Officer

Share of the Issuer's Charter Capital owned by the member of the Board of Directors: no share Share of the Issuer's ordinary stock owned by the member of the Board of Directors: no share

10. Anatoly Y. Ufimkin - Deputy Chairman of the Board of Director

Year of birth: 1951 Education: *higher*

Positions as of the last 5 years:

Organization: OJSC 'Uralsvyazinform'

2002 – 2005: First Deputy General Director

2004 - 2005: Acting General Director

2003 - 2005: Member of the Management Board

2005 – present day: **General Director**

2005 - present day: Chairman of the Management Board

2005 – June 15, 2007: Deputy Chairman of the Board of Directors June 15, 2007 – present day: *Member of the Board of Directors*

Organization: OJSC 'Svyazinform' of the Chelyabinsk region

2002 - 2002: General Director

Share of the Issuer's Charter Capital owned by the member of the Board of Directors: 0.0277% Share of the Issuer's ordinary stock owned by the member of the Board of Directors: 0.0270%

5.2.2. Information on the members of the Issuer's collegiate executive body

Membership of Uralsvyazinform Management Board:

Chairman of the Management Board:

Anatoly Y. Ufimkin

(information was stated in the sub-item 5.2.1.)

Members of the Management Board:

1. Sergey V. Akimenko Year of hirth: 1964

Year of birth: **1964** Education: **higher**

Positions as of the last 5 years:

Organization: Open Joint-Stock Company 'Uralsvyazinform' 2002 – 2002: Acting Director of Legal Groundwork Department

2002 - 2005: Director of Legal Groundwork Department

2002 - 2004: member of the Management Board

2005 – present day: Deputy General Director on Human Resources Management

2005 - present day: member of the Management Board

Organization: OJSC 'Svyazinform' of the Chelyabinsk region 2001 – 2002: Deputy General Director on Legal Affairs

Share of the Issuer's Charter Capital owned by the member of the Management Board: 0.000328% Share of the Issuer's ordinary stock owned by the member of the Management Board: 0.000408%

2. Svetlana I. Balueva Year of birth: 1960 Education: higher

Positions as of the last 5 years:

Organization: Open Joint-Stock Company 'Uralsvyazinform'

2001 – 2002: Deputy Chief Accountant

2002 – 2004: Deputy Chief Accountant on consolidated RAS and IFRS financial statements.

2004 – 2004: Deputy Chief Accountant on consolidated RAS financial statements

2004 - present day: Chief Accountant

2005 - present day: member of the Management Board

Share of the Issuer's Charter Capital owned by the member of the Management Board: 0.000374% Share of the Issuer's ordinary stock owned by the member of the Management Board: 0.000464%

3. Sergey M. Bershev Year of birth: 1963 Education: higher

Positions as of the last 5 years:

Organization: Open Joint-Stock Company 'Uralsvyazinform' 2005 – 2006: Deputy General Director – Chief Commercial Officer

2006 - present day: Deputy General Director - Business Development Director

2005 - present day: member of the Management Board

Organization: Closed Join-Stock Company 'Lucent Technologies' (Moscow)

2004 - 2005: Key Account Manager

Organization: Open Joint-Stock Company 'Vympelcom' (Moscow)

2003 – 2004: Regional Director

Organization: Telia International Management, Stockholm

2001 – 2003: Country Manager Russia

Share of the Issuer's Charter Capital owned by the member of the Management Board: **no share** Share of the Issuer's ordinary stock owned by the member of the Management Board: **no share**

4. Igor D. Bychkov Year of birth: **1968** Education: **higher**

Positions as of the last 5 years:

Organization: Open Joint-Stock Company 'Uralsvyazinform'

2002 - 2004: Chief Engineer, Hanty-Mansyisk Division

2004 – 2005: Deputy Director – Engineering Director, Hanty-Mansyisk Division

2005 - present day: Deputy General Director - Engineering Director

2005 – present day: member of the Management Board

Organization: 'Hanty-mansyiskokrtelecom', Surgut Division

2001 - 2002: First Deputy Director - Chief Engineer

Share of the Issuer's Charter Capital owned by the member of the Management Board: **0.00008**% Share of the Issuer's ordinary stock owned by the member of the Management Board: **0.00010**%

5. Oleg V. Efremov Year of birth: 1969 Education: higher

Positions as of the last 5 years:

Organization: Open Joint-Stock Company 'Uralsvyazinform'

2007 - present day: Deputy General Director - Commercial Director

2007 - present day: Member of the Management Board

2006 – 2007: Deputy Director on Commercial Matters in Perm Telecommunications Division 2003 – 2006: Deputy Director on Technical Matters in Yamalo-Nenetsk Telecommunications

Division

2002 – 2003: Head of Sales Management Sector in Yamalo-Nenetsk Telecommunications

Division

Organization: Muravlensk Division of OJSC "Yamalelectrosvyaz"

2002 - 2002: **Director**

Share of the Issuer's Charter Capital owned by the member of the Management Board: **no share** Share of the Issuer's ordinary stock owned by the member of the Management Board: **no share**

6. Valery A. Menshenin

Year of birth: **1957** Education: **higher**

Positions as of the last 5 years:

Organization: Open Joint-Stock Company 'Uralsvyazinform' 2002 – 2004: Deputy General Director on Security Issues

2004 – 2005: Deputy General Director on Security Issues and Secrecy Order

2005 - present day: Deputy General Director on Security Issues

2005 - present day: member of the Management Board

Organization: The RF State Supervision Service for Telecommunications and Informatization (Sverdlovsk Region)

2001 – 2002: Deputy Head of Service – Chief State Inspector

Share of the Issuer's Charter Capital owned by the member of the Management Board: **no share** Share of the Issuer's ordinary stock owned by the member of the Management Board: **no share**

7. Dmitry I. Samoilov Year of birth: 1962

Education: *higher*

Positions as of the last 5 years:

Organization: Open Joint-Stock Company 'Uralsvyazinform' 2001 – 2002: Deputy Chief of Strategic Planning Sector

2002 – 2002: Acting Director of Property and Non-Productive Investments Department

2002 – 2003: Director of Property and Non-Productive Investments Department

2003 – 2003: Acting Deputy General Director – Director on Business Process Management and Corporate Governance

2003 - present day: member of the Management Board

2003 – 2004: **Deputy General Director – Director on Business Process Management and Corporate Governance**

2004 – 2005: Deputy General Director on Corporate Governance

2005 – present day: Deputy General Director on Corporate Development

Share of the Issuer's Charter Capital owned by the member of the Management Board: **no share** Share of the Issuer's ordinary stock owned by the member of the Management Board: **no share**

8. Vitaly V. Stoyanov Year of birth: 1950 Education: higher

Positions as of the last 5 years:

Organization: Open Joint-Stock Company 'Uralsvyazinform'

2001 – 2002: Deputy General Director on Capital Construction (Chelyabinsk Division)

2002 - present day: member of the Management Board

2002 – 2005: Deputy General Director – Director of Chelyabinsk Communications Division

2005 – 2005: Acting Deputy General Director on Investment Policy

2005 – 2005: Deputy General Director on Investment Policy

2005 – present day: **Deputy General Director on Capital Construction**

Organization: Open Joint-Stock Company 'Chelyabinsksvyazinform'

2001 – 2002: Deputy General Director

Share of the Issuer's Charter Capital owned by the member of the Management Board: **0.004010**% Share of the Issuer's ordinary stock owned by the member of the Management Board: **0.001516**%

9. Valery A. Chernyshev

Year of birth: **1951** Education: **higher**

Positions as of the last 5 years:

Organization: Open Joint-Stock Company 'Uralsvyazinform'

2002 - 2005: Deputy Director of Chelyabinsk Division - Chief Financial Officer

2005 - present day: Deputy General Director - Chief Financial Officer

2005 – present day: member of the Management Board

Organization: OJSC 'Svyazinform' of the Chelyabinsk region

2001 – 2002: **Deputy General Director**

Share of the Issuer's Charter Capital owned by the member of the Management Board: **0.007379**% Share of the Issuer's ordinary stock owned by the member of the Management Board: **0.003021**%

5.2.3. Information on Issuer's sole executive body

The Issuer's sole executive body – General Director: Anatoly Y. Ufimkin

(information was stated in the sub-item 5.2.1.)

5.3. Remuneration, benefits and/or reimbursement of expenses granted to the members of the Issuer's governing bodies

1. Amount of all-type remunerations and other material advancements paid to the members of the Board of Directors as of 2006*:

Salaries (RUR): 0
Bonuses (RUR): 0

Remuneration (RUR): 19,220,203.00

Commission charges, benefits and/or reimbursement of expenses,

and other material advances (RUR): 0

*Amount of remunerations paid to Anatoly Y. Ufimkin, who in 2006 was a member both to the Board of Directors and the Management Board, is stated within the sections denoting the Board of Directors and the Management Board remunerations respectively.

Information on existing agreements regulating the amount of such payments in the current fiscal year:

Annual General Shareholders' Meeting held on June 15, 2007 adopted the resolution: To approve the following standard (interest-based) amounts of annual remuneration payable to the members of the Company's Board of Directors elected at the Annual General Shareholders Meeting on 15 June 2007:

- 0.26 % of the company's EBITDA in accordance with the financial statements as of 2006 prepared under IFRS (International Accounting Standards);
 - 0.78 % of the company's net profit distributed in the form of dividend as of 2006.'

Pursuant to the 'Regulations on the Board of Directors', OJSC 'Uralsvyazinform' (approved by the AGM of OJSC 'Uralsvyazinform', Protocol dd. June 29, 2006):

"Quarterly remuneration to every member shall be fixed at the rate of RUR200 000. Quarterly remuneration to the Chairman of the Board of Directors shall be multiplied by 1,5."

"Each member of the Board of Directors who is also a member of the Board's Committees shall be paid, on a quarterly basis, an additional quarterly compensation at the rate of RUR40 000 (per each Committee) in connection with fulfillment of his/ her duties. A member of the Board shall not be entitled to participate in more than 2 Committees.

The said additional compensation if paid to Chairman shall be multiplied by 1,25."

2. Amount of all-type remunerations and other material advancements paid to the members of the Management Board as of 2006:

Salaries (RUR): **39,529,603.63** Bonuses (RUR): **26,300,607.56** Remuneration (RUR): **18,808,045.21**

Commission charges, benefits and/or reimbursement of expenses,

and other material advances (RUR): 510,000.00

Pension Fund contributions for the members of the Management Board: 4,500.00

Information on existing agreements regulating the amount of such payments in the current fiscal year:

The Board of Directors of OJSC 'Uralsvyazinform' approved the 'Provisions on remunerations paid to the members of the Management Board of OJSC 'Uralsvyazinform' (Protocol of the session dd. March 23, 2005). In accordance with item 2.2 of the Provisions, quarterly remuneration paid to the members of the Management Board shall be settled by the Company's Board of Directors in the amount not to exceed 150,000 RUR a quarter per member.

5.4. Structure and competence of the Issuer's internal control and supervisory bodies

Structure of the Issuer's internal control and supervisory bodies:

- Audit Commission:
- Internal Audit Department;
- Audit Committee of Uralsvyazinform Board of Directors.

In certain cases the Company also engages independent auditor.

<u>Audit Commission</u> is an autonomous control body elected by the Annual General Shareholders' Meeting and acting up to the forthcoming AGM. Audit Commission consists of 7 members. Audit Commission's operation is governed by the "Provisions on the Audit Commission of OJSC 'Uralsvyazinform'" (approved by the AGM, protocol of the Meeting dd. June 29, 2006).

Internal Audit Department is a special-purpose division, independent of the Company's executive bodies. Its activity is regulated by the Company's Board of Directors. Internal Audit Department is created to maintain constant control of all business activities of the Company.

Structure, purposes and functions of Internal Audit Department are regulated by the "Provisions on Internal Audit Department of OJSC 'Uralsvyazinform'" (approved by the Board of Directors, Protocol of the session dd. February 25, 2003, as further amended and restated as of April 14, 2005, Protocol #28).

<u>Audit Committee of Uralsvyazinform Board of Directors</u> is an accessory authority to the Board of Directors, that has been annually formed since July 2004. Its main purpose is an increase of efficiency and quality of the Board of Directors operation in the line of free intercourse with the Independent Auditor, structural divisions of Accounting Office, Financial and Economic Sector, and Internal Control Sector by means of preliminary consideration and elaboration of recommendations to the Board of Directors in accordance with the Committee's competence, over the following areas:

- · risks pertaining to information disclosure,
- · financial statements,
- · external independent auditor, internal audit,
- internal control procedures.

Internal Audit Procedures are governed by the "Provisions on internal audit of financial and business activities of the open joint-stock company 'Uralsvyazinform'" (approved by the Board of Directors, Protocol of the session #2, dd. July 12, 2005).

For the control and verification of the Company's financial reports the Company, on an annual basis, engages a specialized Auditor, which is not bounded by any property interests with the Company or its shareholders. The auditor performs verification of financial and business activities of the Company in accordance with the Russian Federation legislation on the basis of an Agreement concluded with the Company.

Competence of the Audit Commission pursuant to the Issuer's Charter:

Abstract from the Issuer's Charter:

Article 17. Auditing of the Company Financial and Economic Activities

"17.2.2. The aspects listed below are the competence of the Auditing Commission:

- auditing of the trustworthiness of the information in the reports and other financial documents of the Company;
- revealing of non-compliance of book accounting keeping and financial statements with legal acts of the Russian Federation (if any);
 - auditing of keeping to the legal regulations in respect of taxes' computation and payment;
- revealing of non-compliance (if any) with legal acts of the Russian Federation in accordance with which the Company performs its financial and economic activities;
 - evaluation of the economic expediency of Company's financial and economic activities.
- 17.2.3. Auditing (revision) of Company's financial and economic activities by the Auditing Commission shall be done on the Company performance results for a year.

Auditing (revision) of Company's financial and economic activities shall be performed at any time:

- on the independent initiative of the Auditing Commission;
- on the decision of the General Shareholders Meeting;
- on the decision of the Company's Board of Directors;
- on the request of a shareholder (shareholders) owning in aggregate at least 10 per cent of the Company's voting shares on all the issues being the competence of the General Shareholders Meeting as of the date of the request.
- 17.2.4. On the request of the Auditing Commission any officers of the managing bodies of the Company shall submit documents on financial and economic activities of the Company."

Information of the Issuer's Internal Audit Department:

- Information on the term of operation and key employees on Internal Audit Department:

Internal Audit Department was formed by the Issuer on the basis of the resolution adopted by the Board of Directors (Protocol of the session #7 dd. February 26, 2003).

Acting Director of Internal Audit Department is Andrey V. Kozhevnikov.

Details of key employees of Internal Audit Department are given in item 5.5 of the present Report.

- main functions of Internal Audit Department:

Extract from the "Provisions on Internal Audit Department of OJSC 'Uralsvyazinform'" (approved by the Board of Directors, Protocol of the session dd. February 25, 2003, as further amended and restated as of April 14, 2005, Protocol #28):

Article 1. General Provisions

- "1.2. Main functions of Internal Audit Department are:
- periodic inspection of compliance of the business transactions effected by the Company, its divisions, and subdivisions with the Company's interests; protection of the Company's assets;

- independent assessment and analysis of financial status of the Company and its structural subdivisions:
- periodic control of the Company's and its subdivisions' observance of acts of legislation and other regulatory documents (including the internal regulations) governing their operation; control of compliance with the resolutions of the Annual General Shareholders' Meetings, Company's Board of Directors, sole and collegiate executive bodies;
- check of efficiency of internal control system; control for the cash flows and interested-party transactions; control of reliability of financial statements and operating data:
 - consultations in the sphere of financial and tax legislation;
- interaction with external auditors and officials representing tax and other supervisory authorities."
- accountability of Internal Audit Department, its interaction with the executive governing bodies of the Issuer and the Issuer's Board of Directors

Extract from the Issuer's Charter:

Article 13. Company's Board of Directors

13.4. The exclusive competence of the Board of Directors is as follows:

18) Approval of Regulations on operating entity of the Company, executing internal audit, agreement on candidates for its manager, as well as other issues which shall be considered by the Board of Directors in accordance with Regulations on the said operating unit.

Extract from the Issuer's "Regulations on the Audit Committee of OJSC 'Uralsvyazinform' Board of Directors'" (approved by the Board of Directors, Protocol #9, dd. October 7, 2004, as amended and restated on June 17, 2005, protocol #34):

Article 2. 2. Purposes and competence of the Committee

- "2.2.3. Interaction with the Company's subdivision performing internal audit:
- a) consideration of the schedule of audit researches to be performed by the Company's respective structural subdivision;
 - b) examination of the Report on the results of subdivision's operation as of the completed year;
- c) elaboration of recommendations on introduction of amendments and additions to the Company's internal documents governing activities of the subdivision."
 - interaction between Internal Audit Department and Independent Auditor:

In the course of its audit researches, Internal Audit Department controls observation of notices stated in Independent Auditor's Reports, and accomplishes analysis of internal control procedures.

Issuer's internal document, establishing rules for prevention of proprietary (insider) information distribution:

"Regulations on 'The order of use of information on OJSC 'Uralsvyazinform' operations, its securities and deals concluded with them, which is not publicly-accessible and may affect market value of the Company's securities in case of its improper use or disclosure", approved by OJSC 'Uralsvyazinform' Board of Directors (Protocol #2 dd. July 12, 2005).

The full text of the present document is posted at:

http://www.usi.ru/shareholders/management/documents/ (only available in Russian).

5.5. Information on the members of the Issuer's financial and business operation control bodies

5.5.1. Membership of the Issuer's Audit Commission

Membership of OJSC 'Uralsvyazinform' Audit Commission elected by the Annual General Shareholders' Meeting as of June 15, 2007:

Svetlana N. Bocharova Year of birth: 1970 Education: higher

Positions as of the last 5 years:

Organization: OJSC 'Investitsionnaya companiya svyazi' (OJSC 'Svyazinvest')

2001 – 2003: Head of legal groundwork sector, Legal Department

2003 – 2006: Head of taxation sector, Accounting Department

2007 - present day: Head of the sector, Accounting, Taxation and Statistics Department

Share of the Issuer's Charter Capital owned by the member of the Audit Commission: **no share** Share of the Issuer's ordinary stock owned by the member of the Audit Commission: **no share**

Members of the Audit Commission:

1. Ruslan K. Aksyaitov

Year of birth: 1975 Education: higher

Positions as of the last 5 years:

Organization: OJSC 'Investitsionnaya companiya svyazi' (OJSC 'Svyazinvest') 2002 – 2002: Chief Specialist of methodology sector in Accounting Department

2003 – 2005: Head of methodology sector in Accounting Department

2005 - present day: Deputy Chief Accountant - head of methodology sector in Accounting,

Taxation and Statistics Department

Share of the Issuer's Charter Capital owned by the member of the Audit Commission: **no share** Share of the Issuer's ordinary stock owned by the member of the Audit Commission: **no share**

2. Elena S. Vinokurova

Year of birth: **1982** Education: **higher**

Positions as of the last 5 years:

Organization: OJSC 'Investitsionnaya companiya svyazi' (OJSC 'Svyazinvest')

2006 – present day: Head of the Risk Management and Liquidity sector in Economy and Finance

Department

Organization: CJSC "Delta Telecom" 2004 – 2006: Financial Analyst

2002 – 2004: student, Saint-Petersburg State University of Economy and Finance

Share of the Issuer's Charter Capital owned by the member of the Audit Commission: **no share** Share of the Issuer's ordinary stock owned by the member of the Audit Commission: **no share**

3. Natalya S. Vorobyova

Year of birth: 1973 Education: higher

Positions as of the last 5 years:

Organization: OJSC 'Investitsionnaya companiya svyazi' (OJSC 'Svyazinvest')

2005 – 2006: Head of the Sector for Arrangement of Economic Interaction between the

Integrated Telecommunications Operators, Economic and Tariff Policy Department

2006 – present day: Head of the Sector for Interaction with Regulating and Supervisory Authorities in the sphere of Telecommunications, Strategic Development Department

Organization: Open Joint-Stock Company "Moskovskaya gorodskaya telefonnaya set" 2002 – 2005: Head of Pricing and Tariffication Sector, Economy and Finance Department

Share of the Issuer's Charter Capital owned by the member of the Audit Commission: **no share** Share of the Issuer's ordinary stock owned by the member of the Audit Commission: **no share**

4. Bogdan I. Golubitsky

Year of birth: 1979 Education: *higher*

Positions as of the last 5 years:

Organization: OJSC 'Investitsionnaya companiya svyazi' (OJSC 'Svyazinvest')

2002 – 2002: Leading Specialist of Economic Planning and Budgeting Sector, Economy and

Tariff Policy Department

2002 – 2003: Chief Specialist of Economic Planning and Budgeting Sector, Economy and Tariff Policy Department

2003 – 2005: Chief Specialist of Budgeting Sector, Economy and Budgeting Department

2005 – 2006: Head of Budgeting Sector, Economy and Budgeting Department

2007 - present day: Head of Corporate Finance Sector, Economy and Finance Department

Share of the Issuer's Charter Capital owned by the member of the Audit Commission: **no share** Share of the Issuer's ordinary stock owned by the member of the Audit Commission: **no share**

5. Tatyana Y. Zubova Year of birth: 1960

Education: *higher*

Positions as of the last 5 years:

Organization: OJSC 'Investitsionnaya companiya svyazi' (OJSC 'Svyazinvest')

2003 – present day: **Deputy Head of Methodology Sector, Accounting, Taxation and Statistics Department**

Organization: OJSC "Russian Open Joint-Stock Company for Energy and Electrification"

2002 – 2002: Head of Reporting Sector, Accounting and Reporting Department

Share of the Issuer's Charter Capital owned by the member of the Audit Commission: **no share** Share of the Issuer's ordinary stock owned by the member of the Audit Commission: **no share**

6. Vladimir N. Sypchenko

Year of birth: **1955** Education: **higher**

Positions as of the last 5 years:

Organization: OJSC 'Investitsionnaya companiya svyazi' (OJSC 'Svyazinvest') 2002 – present day: Head of Economic Safety Department, Security Department

Share of the Issuer's Charter Capital owned by the member of the Audit Commission: **no share** Share of the Issuer's ordinary stock owned by the member of the Audit Commission: **no share**

5.5.2. Information on the officers of the Issuer's Internal Audit Department

Key executives of Internal Audit Department, OJSC 'Uralsvyazinform'

Acting Director of Internal Audit Department:

Andrey V. Kozhevnikov

Year of birth: **1962** Education: *higher*

Positions as of the last 5 years:

Organization: Control and Audit Directorate, Ministry of Finance of the Russian Federation

2002 – 2002: Chief Inspecting Auditor Organization: OJSC 'Uralsvyazinform' 2002 – 2004: Accountant-Auditor

2004 – 2005: Leading Specialist of Internal Audit Department

2005 – June 2007: **Head of Inspection Sector, Internal Audit Department** June 2007 – present day: **Acting Director of Internal Audit Department**

Share of the Issuer's Charter Capital owned by the member of the Audit Commission: **no share** Share of the Issuer's ordinary stock owned by the member of the Audit Commission: **no share**

Key executives of Internal Audit Department:

1. Alexander N. Bazuyev

Year of Birth: 1964 Education: higher

Positions as of the last 5 years:

Organization: Audit Department of the Russian Federation Ministry of Finance in the Perm region

2002 – 2002: Chief auditor of the sector for interaction with law-enforcement authorities

Organization: Audit Department of the Russian Federation Ministry of Finance in the Perm

region

2002 – 2004: Chief auditor for interaction with law-enforcement authorities

Organization: Federal Finance and Budgeting Surveillance Service in the Perm region 2004 – 2005: Chief specialist of the sector for interaction with law-enforcement authorities

Organization: Open Joint-Stock Company 'Uralsvyazinform' 2005 – present day: Leading specialist of internal audit department of the Perm telecommunications division, OJSC 'Uralsvyazinform'

Share of the Issuer's Charter Capital owned by the member of the Audit Commission: **no share** Share of the Issuer's ordinary stock owned by the member of the Audit Commission: **no share**

2. Tatyana N. Vaskina Year of Birth: 1973

Education: *higher*

Positions as of the last 5 years:

Organization: OJSC "Izhevsk electromechanical factory 'Kupol"" 2002 – 2004: 2 category economist in Prospective Research Sector 2004 – 2005: 1 category economist in Prospective Research Sector

Organization: Open Joint-Stock Company 'Uralsvyazinform'

2005 – 2007: 2 category specialist of Methodology and Risks Sector, Internal Audit Department

2007 - present day: 1 category specialist of Methodology and Risks Sector, Internal Audit

Department

Share of the Issuer's Charter Capital owned by the member of the Audit Commission: **no share** Share of the Issuer's ordinary stock owned by the member of the Audit Commission: **no share**

3. Olga S. Ivina Year of Birth: 1967 Education: higher

Positions as of the last 5 years:

Organization: Kurgan inter-district Public Employment Center

2001 – 2002: Leading specialist-inspector

Organization: Open Joint-Stock Company 'Uralsvyazinform'

2002 – 2004: Auditor

2004 – 2005: Head of internal audit sector, Kurgan telecommunications division

2006 - present day: Leading specialist of inspections sector, Internal Audit Department

Share of the Issuer's Charter Capital owned by the member of the Audit Commission: **no share** Share of the Issuer's ordinary stock owned by the member of the Audit Commission: **no share**

4. Yuri A. Ilyinykh Year of Birth: 1973 Education: higher

Positions as of the last 5 years:

Organization: Ministry of Taxation of the Russian Federation in Chelyabinsk region

2001 – 2004: Chief public tax inspector, sector for interaction with large and trouble taxpayers

Organization: Federal Tax Service in Chelyabinsk region 2001 – 2005: Chief public tax inspector, Surveillance Sector Organization: Open Joint-Stock Company 'Uralsvyazinform'

2005 – present day: Leading specialist of internal audit sector, Chelyabinsk telecommunications division

Share of the Issuer's Charter Capital owned by the member of the Audit Commission: **no share** Share of the Issuer's ordinary stock owned by the member of the Audit Commission: **no share**

5. Olga V. Kamyanetskaya

Year of Birth: **1981** Education: *higher*

Positions as of the last 5 years:

Organization: Open Joint-Stock Company 'Uralsvyazinform'

2001 – 2005: Economist of strategic planning and corporate governance sector, Ekaterinburg telecommunications division

2005 – 2006: Economist of Corporate Secretary Administration

2006 - present day: Head of methodology and risks sector, Internal Audit Department

Share of the Issuer's Charter Capital owned by the member of the Audit Commission: **no share** Share of the Issuer's ordinary stock owned by the member of the Audit Commission: **no share**

6. Irina K. Neukisova Year of Birth: 1955

Education: higher

Positions as of the last 5 years:

Organization: Open Joint-Stock Company 'Uraltelecom'

2001 – 2001: Chief Accountant of Technical and Documentary Communications Center

2001 - 2002: Chief auditor

Organization: Open Joint-Stock Company 'Uralsvyazinform'

2002 – 2005: Head of regional internal audit sector, Ekaterinburg telecommunications division 2005 – present day: Head of internal audit sector, Ekaterinburg telecommunications division

Share of the Issuer's Charter Capital owned by the member of the Audit Commission: **0,00004820**% Share of the Issuer's ordinary stock owned by the member of the Audit Commission: **0,00005990**%

7. Georgiy G. Frolov

Year of Birth: 1965 Education: higher

Positions as of the last 5 years:

Organization: Administration of Federal Tax Police Service of the Russian Federation for Chelyabinsk region

2001 – 2003: Chief specialist-inspector

Organization: Main Department of Internal Affairs in Chelyabinsk region

2003 – 2004: Chief specialist-inspector

Organization: Open Joint-Stock Company 'Uralsvyazinform'

2004 – 2005: Leading specialist of regional internal audit sector, Chelyabinsk telecommunications division

2005 – present day: Leading specialist of internal audit sector, Chelyabinsk telecommunications division

Share of the Issuer's Charter Capital owned by the member of the Audit Commission: **no share** Share of the Issuer's ordinary stock owned by the member of the Audit Commission: **no share**

8. Ruslan A. ShaimovYear of Birth: 1975Education: higher

Positions as of the last 5 years:

Organization: Administration of Federal Tax Police Service of the Russian Federation for

Chelyabinsk region

2001 – 2002: **1 category specialist**

Organization: Open Joint-Stock Company 'Uralsvyazinform'

2002 – 2005: Chief of regional internal audit sector, Chelyabinsk telecommunications division 2005 – present day: Chief of internal audit sector, Chelyabinsk telecommunications division

Share of the Issuer's Charter Capital owned by the member of the Audit Commission: **no share** Share of the Issuer's ordinary stock owned by the member of the Audit Commission: **no share**

9. Evgenyi V. Yaburov

Year of Birth: 1973 Education: higher

Positions as of the last 5 years:

Organization: *Open Joint-Stock Company 'Uralsvyazinform'* 2001 – 2002: *Accountant, Perm telecommunications division*

2002 – 2004: 2 category accountant, Perm telecommunications division

2004 – 2005: Leading specialist of Internal Audit Department

2005 - present day: Leading specialist of inspections sector, Internal Audit Department

Share of the Issuer's Charter Capital owned by the member of the Audit Commission: **no share** Share of the Issuer's ordinary stock owned by the member of the Audit Commission: **no share**

5.5.3. Information on members of the Audit Committee to the Issuer's Board of Directors

The new Audit Committee to the Board of Directors of Uralsvyazinform shall be formed at the first session of the Issuer's Board of Directors after the date of the Annual General Shareholders Meeting (June 15, 2007) where the Board of Directors is to be elected.

5.6. Remuneration, benefits and/or reimbursement of expenses granted to the members of the Issuer's financial and business operation control body

1. Amount of all-type remunerations and other material advancements paid to the members of the Audit Commission as of 2006*:

Salaries (RUR): **0** Bonuses (RUR): **0**

Remunerations (RUR): 5,475,000.00

Commission charges, benefits and/or reimbursement of expenses,

and other material advances (RUR): 0

Information on existing agreements regulating the amount of such payments in the current fiscal year:

Amount and procedure of disbursement of remunerations to the members of the Audit Commission are stated in item 7.4 of the 'Provisions on OJSC 'Uralsvyazinform' Audit Commission' (approved by the Annual General Shareholders Meeting of OJSC 'Uralsvyazinform', protocol dd. June 29, 2006).

In accordance with the 'Provisions on OJSC 'Uralsvyazinform' Audit Commission', Audit Commission members, when exercising their functions, are provided with quarterly remuneration amounting at RUR 150,000 per each member.

Remuneration of the Chairman of the Audit Commission amounts to that fixed for each member of the Audit Commission multiplied by 1.3.

2. Amount of all-type remunerations and other material advancements paid to the members of Internal Audit Department as of 2006:

Salaries (RUR): **8,506,260.31** Bonuses (RUR): **4,577,110.70**

Remunerations (RUR):

Commission charges, benefits and/or reimbursement of expenses,

and other material advances (RUR): 602,915.50

Information on existing agreements regulating the amount of such payments in the current fiscal year:

Executives of Internal Audit Department exercise their duties on the basis of Labor Contracts concluded with OJSC Uralsvyazinform'.

5.7. Quantity, educational level and structure of the Issuer's staff. Changes in quantity of the Issuer's staff

Average headcount of the Issuer, including the personnel of its divisions and representative offices. Amount of salaries and social benefits allocated by the Issuer as of the reporting quarter:

Factor	II quarter 2007
Average headcount, persons	26,609
Share of the Issuer's employees with higher education, %	32.01
Amount of funds directed to salaries and emoluments, thousand RUR*	1,898,749
Amount of funds directed to social benefits, thousand RUR	60,390
Overall amount of funds paid out, thousand RUR **	1,979,716

^{*} Average headcount salaries fund

Factors causing the change of headcount of the Issuer as of the reporting period: in the 2nd quarter 2007 the rate of the average headcount drawdown totaled 98.1% as compared with the 1st quarter 2007. The drawdown was achieved by headcount optimization and was budgeted by the Company's divisions and General Directorate.

Information on the Issuer's employees that could significantly affect financial and business activities of the Issuer (key employees): there are no employees that could significantly affect financial and business activities of the Issuer, except for the members of the Issuer's governing bodies, information on whom is stated in the respective sections of the present quarterly report.

Information on a trade union body formed by the Issuer's employees: an Inter-regional Trade Union of OJSC 'Uralsvyazinform' was formed by the Issuer's employees.

5.8. Information on any obligations of the Issuer to the employees, that could cause probability of their participation in the Issuer's Charter (Share) Capital

Agreements or obligations of the Issuer that could cause probability of the employees' participation in its Charter Capital: **no.**

Information on granted or would-be granted warrants to the Issuer's employees: *the Company didn't issue warrants.*

^{**} Salaries and social benefits fund including part-time employees and employees engaged on the basis of independent-work contracts

VI. Information on the Issuer's shareholders, and interested-party transactions effected by the issuer

6.1. Total number of the Issuer's shareholders

Total number of shareholders registered in the Company's Shareholder Register as of June 30, 2007: **18 963**

Total number of nominee holders of the Issuer' shares as of June 30, 2007: 24

6.2. Information on the Issuer's shareholders owning at least 5 per cent of its Charter Capital or at least 5 per cent of its ordinary stock, and the information on the partisipants of such holders owning at least 20 per cent of their Charter Capital or at least 20 per cent of their Common Stock

Issuer's shareholders owning at least 5 per cent of its Charter Capital or at least 5 per cent of its ordinary stock:

1. Full name: OJSC 'Investitsionnaya companiya svyazi' (OJSC 'Svyazinvest')

Taxpayer Identification Number: 7710158355

Address: 55, bld. 2 Plyuschikha str., Moscow 119121 Russia

Share of the Issuer's Charter Capital: 41.3830% Share of the Issuer's ordinary stock: 51.4228%

Shareholders owning at least 20 per cent of OJSC 'Svyazinvest' Charter Capital or at least 20 per cent of its ordinary stock:

1.1. Full name: the Russian Federation represented by the Federal Agency for Federal Property Management;

Taxpayer Identification Number: 7710542402;

Address: 9, Nikolsky pereulok, Moscow, 103685, Russia;

Share of OJSC 'Svyazinvest' Charter Capital: 75% minus 1 share;

Share of OJSC 'Svyazinvest' ordinary stock: 75% minus 1 share;

Share of the Issuer's Charter Capital: no share;

Share of the Issuer's ordinary stock: *no share.*

1.2. Full name: Open Joint-Stock Company "Comstar - United TeleSystems"

Taxpayer Identification Number: 7740000069;

Address: 27, bld. 2, Smolenskaya-Sennaya sq., 119121, Moscow, Russia;

Share of OJSC 'Svyazinvest' Charter Capital: 17,31% plus 1 share;

Share of OJSC 'Svyazinvest' ordinary stock: 17,31% plus 1 share;

Share of the Issuer's Charter Capital: no share;

Share of the Issuer's ordinary stock: no share.

1.3. Full name: MGTS FINANCE S.A. SOCIETE ANONYME;

Taxpayer Identification Number: no data;

Address: L-2453, Luxemburg, 5, RUE EUGENE RUPPERT:

Share of OJSC 'Svyazinvest' Charter Capital: 7,69%;

Share of OJSC 'Svyazinvest' ordinary stock: 7,69%;

Share of the Issuer's Charter Capital: no share;

Share of the Issuer's ordinary stock: no share.

Nominee holders of the Issuer's shares who hold at leas 5 per cent of its Charter Capital or at least 5 per cent of its ordinary stock:

1. Name: Non-profit partnership 'the National Depository Center'

Address: 1/13, bld. 4, Sredny Kislovsky Pereulok, 125009 Moscow, Russia

Tel.: 7 (495) 223 6392, fax: 7 (495) 956 0938, e-mail: info@ndc.ru

Amount of the Issuer's ordinary shares registered to the nominee holder: 8,371,580,502 shares

2. Name: ING Bank (Eurasia) ZAO

Address: 36, Krasnoproletarskaya ul., 127473, Moscow, Russia

Tel.: 7 (495) 755 5400, fax: 7 (495) 755 5499, e-mail: mail.russia@ingbank.com

Amount of the Issuer's ordinary shares registered to the nominee holder: 3,474,485,749 shares

3. Name: Closed Joint-Stock Company 'Depository Clearing Company'

Address: Building B, 31, Shabolovka Street, Moscow, 115162, Russian Federation

Tel.: 7 (495) 956 0999, fax: 7 (495) 232 6804, e-mail: dcc@dcc.ru

Amount of the Issuer's ordinary shares registered to the nominee holder: 1,032,153,543 shares

6.3. Information on the share in the Issuer's Charter (Share) Capital owned by the government or municipal bodies; availability of the "Golden Share"

Share of the government or municipal bodies in the Issuer's Charter Capital:

1. Type of property: constituent entity of the Russian Federation

Share of the Issuer's Charter Capital: 0.005564%

Full name of the entity performing portfolio management: *Khanty-Mansyisk Autonomous District* represented by the State Property Department

Address: 5, Mira str., Khanty-Mansyisk Autonomous District, Khanty-Mansyisk city, 628006, Russia

2. Type of property: constituent entity of the Russian Federation

Share of the Issuer's Charter Capital: 0.0020%

Full name of the entity performing portfolio management: **Social Support Fund at the Administration of Sverdlovsk region**

Address: 105, Bolshakova str., 620094, Ekaterinburg, Russia

Availability of a special right of the Russian Federation, its constituent entities, and municipal bodies to the management of the Issuer's activities ('Golden share'): *not available*.

6.4. Restictions imposed on participation in the Issuer's Charter Capital

Restrictions imposed on the quantity of shares owned by a shareholder and/or their total par value, and/or highest possible number of votes granted to a shareholder: **such restrictions are not stipulated in the Issuer's Charter.**

Restrictions imposed on participation of foreign shareholders in the Issuer's Charter Capital: *there are no such restrictions.*

Other restrictions imposed on participation in the Issuer's Charter:

- 1. Cases of acquisition of over 30 per cent of the Company's shares are subject to the regulations of chapter XI.1 of Join-Stock Companies Law.
- 2. Acquisition of the Company's voting stock by a person or a group of persons shall be effected after its authorization by the anti-monopoly authority pursuant to article 28 of Anti-Competition Law (dd. July 26, 2006 #135- ϕ 3) in the following cases:
- if a person (a group of persons) acquires over 25 per cent of the voting stock, given that the person (the group of persons) hadn't owned Company's voting stock before or owned less than 25 per cent of the voting stock,
- if a person (a group of persons) acquires over 50 per cent of the voting stock, given that prior to this acquisition such a person (a group of persons) had owned at least 25 but not over 50 per cent of the Company's voting stock,
- if a person (a group of persons) acquires over 75 per cent of the voting stock, given that prior to this acquisition such a person (a group of persons) had owned at least 50 but not over 75 of the Company's voting stock.

6.5. Information on alterations in the Issuer's shareholders owning at least 5 per cent of its Charter capital or at least 5 per cent of its Common Stock

Issuer's shareholders who owned at least 5 per cent of the Issuer's Charter Capital and at least 5 per cent of the Issuer's ordinary stock as of the date of compiling of the list of persons authorized to participate in each Shareholders' Meeting held within the last 5 completed fiscal years, and the last ended quarter:

1. The date of compiling of the list of persons authorized to participate in Shareholders' Meeting of the Issuer: 15 April 2002

Issuer's shareholders, who, as of the date stated, owned at least 5 per cent of its Charter Capital and at least 5 per cent of its ordinary stock:

1.1. Name: OJSC 'Investitsionnaya companiya svyazi' (OJSC 'Svyazinvest')

Share of the Issuer's Charter Capital: **53.2%** Share of the Issuer's ordinary stock: **53.2%**

1.2. Name: THE BANK OF NEW YORK INTERNATIONAL NOMINEES

Share of the Issuer's Charter Capital: **8.25%** Share of the Issuer's ordinary stock: **8.25%**

2. The date of compiling of the list of persons authorized to participate in Shareholders' Meeting of the Issuer: 17 October, 2002

Issuer's shareholders, who, as of the date stated, owned at least 5 per cent of its Charter Capital and at least 5 per cent of its ordinary stock:

2.1. Name: OJSC 'Investitsionnaya companiya svyazi' (OJSC 'Svyazinvest')

Share of the Issuer's Charter Capital: 41.383% Share of the Issuer's ordinary stock: 51.423%

2.2. Name: Closed Joint-Stock Company 'Depository Clearing Company'

Share of the Issuer's Charter Capital: 10.03% Share of the Issuer's ordinary stock: 7.92% 2.3. Name: ING Bank (Eurasia) ZAO Share of the Issuer's Charter Capital: 9.75% Share of the Issuer's ordinary stock: 9.32%

2.4. Name: Specialized State Institution under the Government of the Russian Federation 'Russian Federal Property Fund'

Share of the Issuer's Charter Capital: 4.638% Share of the Issuer's ordinary stock: 5.763%

3. The date of compiling of the list of persons authorized to participate in Shareholders' Meeting of the Issuer: **5 May, 2003**

Issuer's shareholders, who, as of the date stated, owned at least 5 per cent of its Charter Capital and at least 5 per cent of its ordinary stock:

3.1. Name: OJSC 'Investitsionnaya companiya svyazi' (OJSC 'Svyazinvest')

Share of the Issuer's Charter Capital: 41.383% Share of the Issuer's ordinary stock: 51.423%

3.2. Name: ING Bank (Eurasia) ZAO

Share of the Issuer's Charter Capital: 13.35% Share of the Issuer's ordinary stock: 12.34%

3.3. Name: Closed Joint-Stock Company 'Depository Clearing Company'

Share of the Issuer's Charter Capital: 8.37% Share of the Issuer's ordinary stock: 5.46%

3.4. Name: Specialized State Institution under the Government of the Russian Federation 'Russian Federal Property Fund'

Share of the Issuer's Charter Capital: 4.638% Share of the Issuer's ordinary stock: 5.763%

4. The date of compiling of the list of persons authorized to participate in Shareholders' Meeting of the Issuer: 7 May, 2004

Issuer's shareholders, who, as of the date stated, owned at least 5 per cent of its Charter Capital and at least 5 per cent of its ordinary stock:

4.1. Name: OJSC 'Investitsionnaya companiya svyazi' (OJSC 'Svyazinvest')

Share of the Issuer's Charter Capital: 41.383% Share of the Issuer's ordinary stock: 51.423%

4.2. Name: ING Bank (Eurasia) ZAO

Share of the Issuer's Charter Capital: 17.90% Share of the Issuer's ordinary stock: 17.56%

4.3. Name: Specialized State Institution under the Government of the Russian Federation 'Russian Federal Property Fund'

Share of the Issuer's Charter Capital: 4.638% Share of the Issuer's ordinary stock: 5.763%

5. The date of compiling of the list of persons authorized to participate in Shareholders' Meeting of the Issuer: 13 February, 2005

Issuer's shareholders, who, as of the date stated, owned at least 5 per cent of its Charter Capital and at least 5 per cent of its ordinary stock:

5.1. Name: OJSC 'Investitsionnaya companiya svyazi' (OJSC 'Svyazinvest')

Share of the Issuer's Charter Capital: 41.383% Share of the Issuer's ordinary stock: 51.423%

5.2. Name: ING Bank (Eurasia) ZAO

Share of the Issuer's Charter Capital: 17.137% Share of the Issuer's ordinary stock: 16.803%

5.3. Name: Non-profit partnership the 'National Depository Center'

Share of the Issuer's Charter Capital: 5.902% Share of the Issuer's ordinary stock: 5.714%

5.4. Name: Specialized State Institution under the Government of the Russian Federation

'Russian Federal Property Fund'

Share of the Issuer's Charter Capital: 4.638% Share of the Issuer's ordinary stock: 5.763%

6. The date of compiling of the list of persons authorized to participate in Shareholders' Meeting of the Issuer: 6 May, 2005

Issuer's shareholders, who, as of the date stated, owned at least 5 per cent of its Charter Capital and at least 5 per cent of its ordinary stock:

6.1. Name: OJSC 'Investitsionnaya companiya svyazi' (OJSC 'Svyazinvest')

Share of the Issuer's Charter Capital: 41.383% Share of the Issuer's ordinary stock: 51.423%

6.2. Name: ING Bank (Eurasia) ZAO

Share of the Issuer's Charter Capital: 15.440% Share of the Issuer's ordinary stock: 15.078%

6.3. Name: Non-profit partnership the 'National Depository Center'

Share of the Issuer's Charter Capital: 7.345% Share of the Issuer's ordinary stock: **7.664%**

6.4. Name: Specialized State Institution under the Government of the Russian Federation 'Russian Federal Property Fund'

Share of the Issuer's Charter Capital: 4.638% Share of the Issuer's ordinary stock: 5.763%

7. The date of compiling of the list of persons authorized to participate in Shareholders' Meeting of the Issuer: 5 May, 2006

Issuer's shareholders, who, as of the date stated, owned at least 5 per cent of its Charter Capital and at least 5 per cent of its ordinary stock:

7.1. Name: OJSC 'Investitsionnaya companiya svyazi' (OJSC 'Svyazinvest')

Share of the Issuer's Charter Capital: 41.383% Share of the Issuer's ordinary stock: 51.423% 7.2. Name: JP MORGAN CHASE BANK N.A. Share of the Issuer's Charter Capital: 7.982% Share of the Issuer's ordinary stock: 8.251%

7.3. Name: Specialized State Institution under the Government of the Russian Federation 'Russian Federal Property Fund'

Share of the Issuer's Charter Capital: 4.638% Share of the Issuer's ordinary stock: 5.763%

8. The date of compiling of the list of persons authorized to participate in Shareholders' Meeting of the Issuer: 25 July, 2006

Issuer's shareholders, who, as of the date stated, owned at least 5 per cent of its Charter Capital and at least 5 per cent of its ordinary stock:

8.1. Name: OJSC 'Investitsionnaya companiya svyazi' (OJSC 'Svyazinvest')

Share of the Issuer's Charter Capital: 41.383% Share of the Issuer's ordinary stock: 51.423%

8.2. Name: JP MORGAN CHASE BANK N.A.

Share of the Issuer's Charter Capital: **7.18%** Share of the Issuer's ordinary stock: **7.49%**

8.3. Name: Specialized State Institution under the Government of the Russian Federation 'Russian Federal Property Fund'

Share of the Issuer's Charter Capital: **4.638**% Share of the Issuer's ordinary stock: **5.763**%

9. The date of compiling of the list of persons authorized to participate in Shareholders' Meeting of the Issuer: **April 27, 2007**

Issuer's shareholders, who, as of the date stated, owned at least 5 per cent of its Charter Capital and at least 5 per cent of its ordinary stock:

9.1. Name: OJSC 'Investitsionnaya companiya svyazi' (OJSC 'Svyazinvest')

Share of the Issuer's Charter Capital: 41.383% Share of the Issuer's ordinary stock: 51.423% 9.2. Name: JP MORGAN CHASE BANK N.A. Share of the Issuer's Charter Capital: 6.16% Share of the Issuer's ordinary stock: 6.49%

9.3. Name: Closed Joint-Stock Company "Leader" (Pension Funds Management

Company), Trust Manager of Pension Fund "Gazfond"

Share of the Issuer's Charter Capital: 5.31% Share of the Issuer's ordinary stock: 6.57%

6.6. Information on interested-party transactions effected by the Issuer

Indices	II Q 2007
Overall amount and value of interested-party transactions effected by the Issuer within the reporting period, provided that such transactions required approval of the authorized governing body of the Issuer	Overall amount of transactions – 10. Monetary value of the 9 transactions – RUR 397,796,501.88; Beyond this: Additional Agreement №3 to the Agreement №752-05-23 dd. January 1, 2006 between OJSC "Uralsvyazinform" and OJSC "Rostelecom" (Price of transaction – 20% of the earned revenue, placed by the carrier OJSC "Uralsvyazinform" to OJSC "Rostelecom" account
Overall amount and value of interested-party transactions effected by the Issuer within the reporting period, provided that such transactions were approved by the Issuer's General Shareholders' Meeting	No such transactions
Overall amount and value of interested-party transactions effected by the Issuer within the reporting period, provided that such transactions	Overall amount of transactions – 10. Monetary value of the 9 transactions – RUR 397,796,501.88; Beyond this: Additional Agreement №3 to the Agreement №752-05-23 dd. January 1, 2006 between OJSC "Uralsvyazinform" and OJSC "Rostelecom" (Price of transaction – 20% of the earned revenue, placed by the carrier OJSC "Uralsvyazinform" to OJSC "Rostelecom" account
Overall amount and value of interested-party transactions effected by the Issuer within the reporting period, given that such transactions required approval of the authorized governing body of the Issuer, but were not approved by respective body	No such transactions

Interested-party transactions (groups of associated transactions), which value made up 5 or more per cent of the book value of Issuer's assets: **no.**

Overall value of interested-party transactions effected by the Issuer as of the last reporting quarter: *RUR* 397,796,501.88; Additional Agreement №3 to the Agreement №752-05-23 dd. January 1, 2006 between OJSC "Uralsvyazinform" and OJSC "Rostelecom" (Price of transaction – 20% of the earned revenue, placed by the carrier OJSC "Uralsvyazinform" to OJSC "Rostelecom" account.

6.7. Amount of accounts receivable

Structure of the Issuer's Receivables with indication of their maturity terms as of the 2nd quarter 2007:

	II quarter 2006		II quarter 2007	
Types of Receivables	Term to		maturity	
	Under 1 year	Over 1 year	Under 1 year	Over 1 year
Accounts receivable from customers and consumers, thousand RUR	1,926,218	39,643	2,969,245	6,882
including overdue, thousand RUR	_	X	_	X
Bills receivable, thousand RUR	192	468	-	468
including overdue, thousand RUR	-	X	-	X
Accounts receivable from the Company's founders (contributions to the charter capital), thousand RUR	-	-	-	ı
including overdue, thousand RUR	-	X	-	X
Receivables on advance paid out, thousand RUR	358,563	-	320,925	ı
including overdue, thousand RUR	-	X	-	X
Other accounts receivable, thousand RUR	699,425	228,767	580,367	220,918
including overdue, thousand RUR	-	X	-	X
Total accounts receivable, thousand RUR	2,984,398	268,878	3,870,537	228,268
including total overdue, thousand RUR.	_	X	_	X

Debtors accounting for 10% or more of the overall value of accounts receivable as of June 30, 2007: $\it no.$

VII. Accounting reports/financial statements of the Issuer

7.1. Annual financial statements of the Issuer

Issuer's Annual Financial Statements as of the last completed fiscal year, compiled in accordance with the Russian Federation legislation, is included into the Quarterly Report as of the 1 quarter.

7.2. Quarterly financial statements of the Issuer for the last ended reporting quarter

Structure of quarterly financial statements annexed to the quarterly report:

- a) The present quarterly report is accompanied by OJSC 'Uralsvyazinform' Quarterly Financial Statements as of 3 months 2007 (Annex 1) compiled under Russian Federation legislation.
- b) As of the period stated, the Issuer doesn't have quarterly financial statements under IFRS or US GAAP.

7.3. Consolidated financial statements of the Issuer for the last ended fiscal year

The present Quarterly Report is attached with the Consolidated Financial Statements of OJSC "Uralsvyazinform" as of the year ended December 31, 2006 (Annex 2), compiled in accordance with the International Financial Reporting Standards and consisting of:

Independent Auditor Report;

Consolidated Financial Statements:

- consolidated Balance Sheet;
- consolidated Income Statement:
- consolidated Statement of Cash Flows:
- consolidated Statement of changes in Equity;
- notes to Consolidated Financial Statements.

7.4. Total value of export and export share in the total sales volume *The Issuer doesn't export its services.*

7.5. Information on the value of the Issuer's real estate and substantial changes in the Issuer's property that occurred after the end date of the last completed fiscal year

Overall value of the Issuer's real estate and amount of accumulated depreciation as of the end of the reporting quarter: Real estate includes plots of land, buildings, communication lines and constructions. Please see the information on overall value of the real estate and accumulated depreciation in item 3.6.1 of the present quarterly report

Information on substantial changes that occurred in the structure of the Issuer's real estate within 12 months prior to the end of the reporting period: there were no substantial changes (over 0.4% of the Company's book value of assets) in the structure of the Issuer's real estate.

7.6. Information on litigations involving the Issuer, in case that participation in such litigations may substantially affect financial and business activities of the issuer

The Company is involved in several arbitration proceedings. One of the most substantial proceedings capable of exerting influence upon the Company's financial status is the Decree #12 dd. 12/01/2006 by Inter-district Inspectorate #7 of the Federal Tax Service. According to the Decree, the Company was charged with extra taxes amounting to RUR 561,332,037.86, penalties amounting to RUR 107,358,263.81, and fines totaling RUR 87,685,697.28 for the years 2003-2004.

The Company filed the claim to the Moscow City Arbitration Court on invalidation of above-mentioned Decree of the Federal Tax Service.

By the Decree of the Moscow City Arbitration Court dd. May 23, 2007 with regard to the claim # A40-77769/06-75-465, the Company's claim was satisfied partially. Decree #12 by Inter-district Inspectorate #7 of the Federal Tax Service was ruled illegal with regard to the extra taxes at the amount of RUR 402,379,281.83, fines and penalties at the amount of RUR 159,125,269.19. Other parts of the Claim are dismissed.

The Company intends to appeal the Court's Decree.

VIII. Additional information on the Issuer and the issue securities it placed

8.1. Additional information on the Issuer

8.1.1. Amount and structure of the Issuer's Equity Capital

Issuer's Equity Capital as of the end of the reporting quarter (RUR): **4 816 166 796.72** Structure of Equity Capital:

Type of shares	Amount	Total par value	Share of the Equity Capital, %
Ordinary	32,298,782,020	3,875,853,842.40	80.48
Preferred	7,835,941,286	940,312,954.32	19.52

Part of the Issuer's shares circulates outside of the Russian Federation in accordance with the foreign law in the form of foreign issuers' securities representing Issuer' shares.

Information on the Issuer's shares circulating outside of the Russian Federation:

1. Type of the Issuer's shares circulating outside of the RF: ordinary registered shares Part of the shares circulating outside of the RF of the overall amount of shares of this type: 5.99% Name and address of the foreign Issuer whose securities represent the Issuer's shares: JP Morgan, 60 Victoria Embankment, London EC4Y 0JP

Short description of the Program of foreign issuer's securities representing the Issuer's shares:

Level 1 American Depository Receipts program representing the Issuer's ordinary shares. The program is based on the Deposit Agreement concluded between the Issuer and JPMorgan Chase Bank dd. April 22, 2002 (as amended and restated as of December 15, 2002). 1 ADR represents 200 Issuer's shares of a certain type.

Trade institutors arranging circulation of the foreign issuer's securities representing the Issuer's shares:

- Frankfurt Stock Exchange;
- Berlin-Bremen Stock Exchange:
- Stuttgart Stock Exchange;
- Düsseldorf Stock Exchange;
- München Stock Exchange.
- 2. Type of the Issuer's shares circulating outside of the RF: type A preferred registered shares. Part of the shares circulating outside of the RF of the overall amount of shares of this type: 4.83% Name and address of the foreign Issuer whose securities represent the Issuer's shares: JP Morgan, 60 Victoria Embankment, London EC4Y 0JP

Short description of the Program of foreign issuer's securities representing the Issuer's shares:

Level 1 American Depository Receipts program representing the Issuer's preferred shares. The program is based on the Deposit Agreement concluded between the Issuer and JPMorgan Chase Bank dd. September 30, 2002. 1 ADR represents 200 Issuer's shares of a certain type.

Trade institutors arranging circulation of the foreign issuer's securities representing the Issuer's shares:

- Frankfurt Stock Exchange;
- Berlin-Bremen Stock Exchange.

8.1.2. Information on alterations that occurred in the structure of the Issuer's Equity Capital

Alterations in the Issuer's Equity Capital that occurred within the last 5 completed fiscal years and in the reporting quarter:

Issuer's Equity Capital as of 1 January, 2001: RUR 1,049,272,527.48.

Structure of the Issuer's Equity Capital as of 1 January, 2001: 100% ordinary shares

Issuer's governing body that adopted the resolution to alter the amount of the Issuer's Equity Capital: Extraordinary General Shareholders' Meeting of OJSC 'Uralsvyazinform' (Protocol of the Meeting dd. 17 December, 2002).

Issuer's Equity Capital after the alteration: RUR 4,816,166,796.72.

8.1.3. Information on formation and utilization of reserve fund and other funds by the Issuer

Information on the Issuer's reserve fund and other funds formed from the net profit:

1. Name of the fund: Reserve Fund (formed in accordance with the requirements of article 35 of Joint-Stock Companies Law)

Amount of the Fund fixed by the Issuer's constitutive documents: 5% of the Issuer's Equity Capital.

Amount of the fund as of the end of the reporting period

- in money: RUR 240,808,000
- in percentage of the Equity Capital: 5%;

In the 2nd quarter 2007 the Reserve Fund was not accrued and was not utilized.

2. Other funds formed at the cost of net profit: no.

8.1.4. Information on the procedure of convocation and conduction of the Meeting of the Issuer's supreme governing body

Issuer's supreme governing body: general shareholders' meeting

Procedure of shareholders notification of the general shareholders' meeting:

"Notice on the AGM shall be published not later than 30 days prior to the date of its holding if not otherwise stated by the legislation.

In case the agenda of EGM contains an item concerning the election of the Company Board of Directors' members, the notice on the EGM shall be published not later than 50 days prior to the date of its holding.

In case an EGM is convened following the request of the Audit Commission, Auditor or a shareholder of the Company, owning not less than 10 per cent of voting shares in the Company, a notice on such EGM shall be made not later than 20 days prior the date the meeting is held.

Within the stated time a notice on the General Shareholders Meeting shall be either sent to each person of the list of those entitled to participate in the General Shareholders Meeting, by registered mail or delivered to all of the enlisted person under notice of receipt. Additionally the notice on General Meeting may be published in the newspaper "Rossiyskaya Gazeta" and major regional newspapers."

Persons (or Company's bodies) authorized to convoke (propose convocation) of the extraordinary general shareholders' meeting. Procedure of submitting such proposals:

An Extraordinary General Shareholders Meeting (EGM) shall be held by the Board of Directors' decision based on its own initiative, on the Company Auditing Commission proposal, or on the proposal of the Company's auditors and shareholders' (a shareholder), owning at least 10 per cent of Company voting shares as of the date of proposal.

Proposal to hold an extraordinary shareholders' meeting may be directed in the following ways:

- through the mailing service to the Company's Sole Executive Body address kept in a Unified State Register of Legal Entities of The Russian Federation;
- delivery under notice of receipt to the person acting as a Company's Sole Executive Body, Chairman of the Board of Directors, Corporate Secretary or other person authorized to receive written correspondence addressed to the Company;
 - it may be directed by facsimile transmission.

Proposal to hold an extraordinary shareholders' meeting shall contain the information stipulated in article 55 of Joint-Stock Companies Law.

Only signed by the shareholders (their representatives) proposals to hold an extraordinary shareholders' meeting shall be deemed submitted.

In case the proposal to hold an extraordinary shareholders' meeting is signed by a shareholder's representative, such a proposal should be attached with the power of attorney (or its copy verified in due course) containing information on the represented person and his/her representative in accordance with the requirements of Joint-Stock Companies Law.

In case the proposal to hold an extraordinary shareholders' meeting is signed by a shareholder (their representative) whose shares are kept by a depository on a depot account, such a proposal should be accompanied by an extract from such a depot account.

Proposal to hold an extraordinary shareholders' meeting may be withdrawn by a person who directed such a request. Such a withdrawal may be directed by any way stipulated for the direction of the proposals. In this case the date of withdrawal receipt shall be the date of receipt by the Company the posting, the withdrawal delivery date or the date of fax delivery.

If within the term determined by Joint-Stock Companies Law the Board of Directors wouldn't adopt decision on convocation or refusal to convoke an extraordinary shareholders' meeting, the meeting may be convoked by the bodies or persons who requested its convocation.

Determination of date of the general shareholders' meeting:

Convocation of annual and extraordinary General Shareholders' Meetings is an exclusive competence of the Board of Directors, except for cases stipulated in Article 55.8 of Joint-Stock Companies Law.

Annual General Shareholders' Meeting shall be held not earlier than 4 months and not later than 6 months after the completion of a fiscal year.

Extraordinary General Shareholders' Meeting convened at the Company's Auditing Commission request, Auditors' request or at the request of shareholders (a shareholder) owning at least 10 per cent of the Company's voting shares shall be held within 40 days from the date of the request to hold EGM.

The EGM convened at the Company's Audit Commission request, Auditors' request or on the request of shareholders (a shareholder) owning at least 10 per cent of the Company's voting shares, the agenda of which contains the item of election of the Company Board of Directors', shall be held within 70 days from the date of the request to hold EGM.

In case the number of the Company Board of Directors' members becomes less the quorum necessary to hold the sessions of the Board of Directors, the EGM convened on the decision of the Board of Directors under its own initiative to settle the issue of the Board of Directors' members election, shall be held within 70 days from the date of decision taken by the Company's Board of Directors.

Persons authorized to submit proposals to the agenda of the general shareholders' meeting; procedure of such proposals' submission:

Shareholders (a shareholder) owning in aggregate at least 2 per cent of the Company's voting stock, are authorized to submit proposals to the Annual General Shareholders' Meeting and nominate candidates to the Board of Directors and to the Audit Commission, the number of which shall not exceed the one determined by the Company's Charter. Such proposals shall enter the Company not later than 45 days after completion of a fiscal year.

When preparing an Extraordinary General Shareholders' Meeting having in its agenda the item of election the Company's Board of Directors, the shareholders (a shareholder), owning in aggregate at least 2 per cent of voting shares shall have a right to nominate candidates to the Company's Board of Directors, the number of which shall not exceed the number of Board of Directors stated herein. Such proposals shall enter the Company not later than 30 days prior to EGM.

Proposals on introducing items to the agenda of the Annual General Shareholders' Meeting, on nominating candidates into the Company's Bodies, elected by the General Shareholders' Meeting can be submitted in the following way:

- sent by mail to the Company's sole executive body address (location), kept in the state unified register of legal entities;
- delivered under notice of receipt to the person, acting as the Company's sole executive body, to the Chairman of the Board of Directors or to another person authorized to take correspondence, addressed to the Company:
 - sent by facsimile transmission.

Proposals on introducing items into the agenda of the Annual General Shareholders' Meeting, on nominating candidates into the Company's Bodies, elected by the General Shareholders' Meeting, shall contain information stated in Article 53 of the Joint-Stock Companies Law. Proposal on nomination of candidates to the Board of Directors and to the Audit Commission of the Company shall contain:

- date of birth;
- details of education;
- post address of the candidate for correspondence.

Only signed by the shareholders (their representatives) proposals on the AGM's agenda, on nominating candidates into the Company's Bodies, elected by the General Shareholders Meeting,

and the request on the Extraordinary General Shareholders Meeting calling shall be considered as submitted.

In case the proposal on the AGM agenda, on nominating candidates into the Company's Bodies, elected by the General Shareholders' Meeting is singed by the shareholder's representative, this proposal (request) shall be attached with the power of attorney (copy of the power of attorney verified in due course), containing the information about the represented shareholder and his representative, which in accordance with the Joint-Stock Companies Law shall be in power of attorney on voting, and in the form specified therefore by the said law.

In case the proposal on the AGM agenda, on nominating candidates into the Company's Bodies is signed by a shareholder (their representative) whose shares are kept by a depository on a depot account, such a proposal should be accompanied by an extract from such a depot account.

Proposals on the AGM agenda, on nominating candidates into the Company's Bodies may be withdrawn by a person who directed such a request. Such a withdrawal may be directed by any way stipulated for the direction of the proposals. In this case the date of withdrawal receipt shall be the date of receipt by the Company the posting, personal delivery or fax delivery.

Persons entitled to view the information (materials) pertaining to the preparation and holding the General Shareholders' Meeting; procedure of rendering such information (materials) by the Company:

Information (materials) pertaining to the General Shareholders' Meeting shall be rendered for review to the persons authorized to participate in the General Shareholders' Meeting. The list of persons authorized to participate in the General Shareholders' Meeting shall be compiled based on the Company shareholders' Register data.

Persons entitled to participate in the General Shareholders Meeting shall be provided with the following information (materials) according to the procedure and at the place (places) stated in the Notice on the General Shareholders Meeting:

- annual accounting reports including auditors' opinion and Company auditing commission opinion on the results of annual accounting audit,
- information on the candidates into the Board of Directors and Auditing Commission of the Company,
- draft alterations and amendments to be introduced into the Company Charter, or new edition of the Company Charter,
 - internal documents draft,
- other drafts of documents to be adopted by the draft decisions of the General Shareholders Meeting,
 - draft decisions of the General Shareholders Meeting,
- any other information (materials), necessary to be provided pursuant to the current legislation,
- any other information (materials) necessary to take decisions on the General Shareholders Meeting' agenda, covered by the Board of Directors in the list of information (materials) to be provided to the shareholders when preparing the General Shareholders Meeting.

Procedure of rendering information to the Company's shareholders is defined in the 'Provisions on rendering documents to the shareholders of OJSC 'Uralsvyazinform' approved by the Board of Directors (Protocol of the session # 22, dd. 25 February 2004).

Procedure of announcement of the resolutions adopted by the General Shareholders' Meeting and results of voting:

Voting results and resolutions adopted by the General Shareholders' Meeting may be

- 1) read out at the General Shareholder' Meeting or
- 2) brought to the notice of persons entitled to participate in the meeting according to the order of distribution notifications on the General Shareholders' Meeting.

8.1.5. Information on commercial organizations in which the Issuer owns at least 5 per cent of the Charter Capital or at least 5 per cent of ordinary shares

The list of commercial organizations in which the Issuer owns at least 5 per cent of the Charter Capital or at least 5 per cent of the ordinary stock as of the end of the first quarter 2007:

1. Name: Limited Liability Company 'Permskaya teleradiokompaniya 'Ural-Inform TV'

Address: 2 Krupskoy str., 614060 Russia

Share of the Company's Charter Capital owned by the Issuer: 100%

Share of the Issuer's Charter Capital owned by the Company: *no share*

Share of the Issuer's ordinary stock owned by the Company: no share

2. Name: Limited Liability Company 'Permtelecom' Address: 45, Podlesnaya strl., 614062, Perm, Russia Share of the Company's Charter Capital owned by the Is

Share of the Company's Charter Capital owned by the Issuer: **100%**Share of the Issuer's Charter Capital owned by the Company: **no share**Share of the Issuer's ordinary stock owned by the Company: **no share**

3. Name: Closed Joint-stock Company 'Kurganskiy sotoviy telefon' Address: 22, 151/2 Gogol str., 640022, Kurgan, Russia
Share of the Company's Charter Capital owned by the Issuer: 50%
Share of the Company's ordinary stock owned by the Issuer: 50%
Share of the Issuer's Charter Capital owned by the Company: no share
Share of the Issuer's ordinary stock owned by the Company: no share

4. Name: Closed Joint-stock Company 'TeleRoss-Yekaterinburg' Address: 13, Antona Valeka str., 620026, Yekaterinburg, Russia Share of the Company's Charter Capital owned by the Issuer: 50% Share of the Company's ordinary stock owned by the Issuer: 50% Share of the Issuer's Charter Capital owned by the Company: no share Share of the Issuer's ordinary stock owned by the Company: no share

5. Name: Closed Joint-stock Company 'TeleRoss-Yekaterinburg' Address: 13, Antona Valeka str., 620026, Yekaterinburg, Russia Share of the Company's Charter Capital owned by the Issuer: 50% Share of the Company's ordinary stock owned by the Issuer: 50% Share of the Issuer's Charter Capital owned by the Company: no share Share of the Issuer's ordinary stock owned by the Company: no share

6. Name: Closed Joint-stock Company 'Parma-pension'
Address: 2, Krupskoy str., 614600, Perm, Russia
Share of the Company's Charter Capital owned by the Issuer: 28,2%
Share of the Company's ordinary stock owned by the Issuer: 28,2%
Share of the Issuer's Charter Capital owned by the Company: no share
Share of the Issuer's ordinary stock owned by the Company: no share

7. Name: Closed Joint-stock Company 'Ural-Teleservis'
Address: 9, Shevchenko str., room 4222, 620027 Yekaterinburg, Russia
Share of the Company's Charter Capital owned by the Issuer: 25,2%
Share of the Company's ordinary stock owned by the Issuer: 25,2%
Share of the Issuer's Charter Capital owned by the Company: no share
Share of the Issuer's ordinary stock owned by the Company: no share

8. Name: Closed Joint-stock Company 'Uralskaya telefonnaya kompaniya' Address: 57-a, Blukhera str., 620137, Yekaterinburg, Russia Share of the Company's Charter Capital owned by the Issuer: 23% Share of the Company's ordinary stock owned by the Issuer: 23% Share of the Issuer's Charter Capital owned by the Company: no share Share of the Issuer's ordinary stock owned by the Company: no share

9. Name: Closed Joint-stock Company "Rostelegraph"
Address: 7, Tverskaya ul.,103375, Moscow
Share of the Company's Charter Capital owned by the Issuer: 11,76%
Share of the Company's ordinary stock owned by the Issuer: 11,76%
Share of the Issuer's Charter Capital owned by the Company: no share
Share of the Issuer's ordinary stock owned by the Company: no share

10. Name: Closed Joint-stock Company "Research and Technology Center 'Comset'"

Address: 7, 1 Parkovaya ul., 105037, Moscow, Russia

Share of the Company's Charter Capital owned by the Issuer: 11,09% Share of the Company's ordinary stock owned by the Issuer: 11,09% Share of the Issuer's Charter Capital owned by the Company: no share Share of the Issuer's ordinary stock owned by the Company: no share

11. Name: Open Joint-stock Company "Informatsionnyie Tekhnologii Svyazi" ("Svyazintekh")

Address: 38, Prechistenka ul., 119034, Moscow, Russia

Share of the Company's Charter Capital owned by the Issuer: 11% Share of the Company's ordinary stock owned by the Issuer: 11% Share of the Issuer's Charter Capital owned by the Company: no share Share of the Issuer's ordinary stock owned by the Company: no share

12. Name: Open Joint-stock Company "Insurance Company "Ural-American Intercontinental Life Insurance Company"

Address: 80 A, Gagarin Avenue, 614077, Perm, Russia

Share of the Company's Charter Capital owned by the Issuer: 6,06% Share of the Company's ordinary stock owned by the Issuer: 6,06% Share of the Issuer's Charter Capital owned by the Company: no share Share of the Issuer's ordinary stock owned by the Company: no share

8.1.6. . Information on major transactions effected by the Issuer

Major transactions (groups of transactions), debt obligations on which amount to 10 or more per cent of the Issuer's book value of assets as stated in its financial statements as of the last reporting quarter preceding the date of transaction: *there were no such transactions in the 2nd quarter 2007.*

8.1.7. Credit ratings of the Issuer

1. Name of organization that assigned credit rating to the Issuer: **Standard&Poor's, a division of The McGraw-Hill Companies, Inc.**

Address: 55 Water Street, New York, NY, United States, 10041

Type of rating: Issuer's credit rating

Credit rating as of March 31, 2007: BB-/Stable

Credit rating history as of the last 5 completed fiscal years:

Date of assignment	Credit rating
12/17/2001	B-/Stable
04/02/2003	B/Stable
04/14/2005	B+/Stable
09/30/2005	B+/Stable (affirmed)
09/27/2006	BB-/Stable

Methodology of credit rating assignment: Standard&Poor's internal methodology.

Web-site where the information on methodology of credit rating assignment is available: http://www.standardandpoors.ru/

Other information on credit rating: no.

2. Name of organization that assigned credit rating to the Issuer: FITCH RATINGS, Inc.

Address: One State Street Plaza New York, NY, United States, 10004

Type of rating: Issuer's credit rating

Credit rating as of March 31, 2007: B+/Stable

Credit rating history as of the last 5 completed fiscal years:

Date of assignment	Credit rating
May 1999	CCC
May 2000	B-
04/12/2001	B/Stable
05/14/2003	B+/Positive
03/26/2004	BB-/Stable
09/30/2005	BB-/Stable
12/02/2005	B+/Negative
02/07/2006	B+/Negative
11/23/2006	B+/Stable

Methodology of credit rating assignment: FITCH RATINGS internal methodology.

Web-site where the information on methodology of credit rating assignment is available: http://www.fitchratings.ru/

Other information on credit rating: no.

8.2. Information on each category (type) of the Issuer's shares

1. 1. Category of shares: ordinary

Share par value: RUR 0.12

Number of shares outstanding: 32 298 782 020

Number of additional shares being placed at the moment: 0

Number of shares authorized for issuance in addition to those outstanding: 11 445 155 709

Number of shares accounted at the Issuer's balance sheet: 0

Number of additional shares that may possibly be placed after securities conversion or in consequence of discharge of obligations on the Issuer's options: **0**

State registration number and date of state registration: in accordance with the notice by the RF Federal Commission on the Securities Market, all ordinary shares issues of Uralsvyazinform were consolidated into one issue with the state registration number 1-07-00175-A dd. September 9, 2003

Date of the state registration of the first share issue out of those consolidated: March 27, 2000

Rights granted to the shareholders in accordance with the Company's Charter:

Extract from the Company's Charter

Article 7. Rights and Duties of the Shareholders Owning Company Ordinary Shares

- "7.1. Each Company common share provides to its holder the same rights.
- 7.2. Each shareholder owning Company common shares has the following rights:
- 7.2.1. to participate in the General Shareholders Meeting according to the procedure provided by the Russian Federation legislation in force;
- 7.2.2. to receive dividends according to the procedure provided by the Russian Federation legislation in force and this Charter, in case they are authorized by the Company;
- 7.2.3. to receive a part of the Company property, remained after its liquidation, pro rata his/her shares;
- 7.2.4. to receive access to the documents set forth in Article 89.1 of the Federal law "On joint-stock companies", according to the procedure set forth in Article 91 thereof;
- 7.2.5. to request from the registrar the confirmation of his/her shareholder's ownership rights by receiving an extract from the Company Shareholders Register;
- 7.2.6. to receive from the Company registrar an information on all the records at his/her personal account as well as any other information provided for by the legal acts of the Russian Federation, establishing the procedure of Shareholders register keeping;
 - 7.2.7. to dispose his/her shares without any consent of other shareholders and the Company;
- 7.2.8. to defend in courts his/her violated civil rights including the demand to the Company for compensation of damages, in cases provided for by the Russian Federation legislation in force;
- 7.2.9. to demand the redemption of all his/her shares or their part from the Company in cases and according to procedure provided for by the Russian Federation legislation in force;
- 7.2.10. to sell his/her shares to the Company in case the Company has decided to buy these shares;
- 7.2.11. to demand from the Company an extract from the list of persons entitled to participate in the General Shareholders Meeting, containing information on the shareholder;

- 7.2.12. to have preemption right to buy additionally placed via open subscription shares and issued securities, swapped into shares, in the amount pro rata to his/her owned shares.
- 7.3. A shareholder owning more than 1 per cent of the Company voting shares, has the right to request from the Company registrar an information on names of shareholders registered in the Shareholders Register and on the amount, category and par value of the shares they own (This information is submitted without naming their address).
- 7.4. Shareholders (shareholder), owning at least 1 per cent of the Company placed common shares have the right to bring suit into the court against a member of the Company Board of Directors, against the Company sole executive body, against a member of the Company collegiate executive body, as well as against a controlling organization or a director to compensate damages caused to the Company as a result of guilty activities (inactivity) of the above-mentioned persons.
- 7.5. Shareholders owning at least 1 per cent of votes at the General Shareholders Meeting shall have the right to request from the Company the list of persons entitled to participate in the meeting. In this case the information containing shareholders' documents data and their addresses shall be disclosed only with their consent.
- 7.6. Shareholders (a shareholder) owning in aggregate at least 2 per cent of the Company voting shares shall have the right to put items into the AGM agenda and nominate candidates to the Company managing and auditing boards to be elected by the General Shareholders Meeting. When preparing an Extraordinary Shareholders Meeting having on its agenda the election of the Company Board of Directors, the above-mentioned shareholders (shareholder) shall have the right to propose candidates for election into the Company Board of Directors.
- 7.7. Shareholders (a shareholder) owning in aggregate at least 10 per cent of the Company voting shares shall have the right to demand from the Company Board of Directors to convene an Extraordinary the General Shareholders Meeting. If within the period set forth by the Russian Federation legislation in force and by this Charter the Company Board of Directors does not take the decision to convene an Extraordinary the General Shareholders Meeting or it takes the decision not to convene it, an Extraordinary the General Shareholders Meeting can be convened by the above-mentioned shareholders.
- 7.8. Shareholders (a shareholder) owning in aggregate at least 10 per cent of the Company voting shares shall have the right at any time to demand the auditing of financial and economic activities of the Company.
- 7.9. Shareholders (a shareholder) owning in aggregate at least 25 per cent of the Company voting shares shall have the right to access and receive copies of accounting reports and minutes of the Company collegiate executive body meetings.
- 7.10. Shareholders owning Company common shares shall have some other rights provided for by the current legislation of the Russian Federation as well as by this Charter."

Other information on the present category of shares: no.

2. Category of shares: preference

Share par value: RUR 0.12

Number of shares outstanding: 7 835 941 286

Number of additional shares being placed at the moment: 0

Number of shares authorized for issuance in addition to those outstanding: 7 164 058 714

Number of shares accounted at the Issuer's balance sheet: 0

Number of additional shares that may possibly be placed after securities conversion or in consequence of discharge of obligations on the Issuer's options: **0**

State registration number and the date of the state registration: in accordance with the notice by the RF Federal Commission on the Securities Market, all preference shares issues of Uralsvyazinform were consolidated into one issue with the state registration number 2-01-00175-A dd. September 9, 2003.

Date of the state registration of the first share issue out of those consolidated – *June 10, 2002*

Rights granted to the shareholders in accordance with the Company's Charter:

Extract from the Company's Charter

Article 8. Rights and Duties of the Shareholders Owning Company Preference Shares

"8.1. Each Company preferred share provides to its holder the same rights.

8.2. Shareholders owning preferred shares shall have the right to receive annual fixed dividends, except cases provided for by this Charter. Total amount of dividends on each preferred share shall be at the rate of 10 percent of the Company net profit of the last fiscal year divided by

total number of preferred shares placed. In case the amount of dividends payable by the Company on each common share in a given year exceeds the amount payable as dividends on each preferred share, the amount payable on the latter shall be increased up to the dividend amount payable on the common share.

- 8.3. The shareholders owning preferred shares shall have the right to participate in the General Shareholders Meeting having the constituent power when voting the issues of reorganization and liquidation of the Company as well as when amending and editing the Company Charter if such amendments limit the right of the above-mentioned shareholders.
- 8.4. The shareholders of preferred shares shall have the right to participate in the General Shareholders Meeting having constituent power to vote all the agenda items when the General Shareholders Meeting has not approved, irrespective of the reasons, the decision to pay dividends or has taken the decision to pay the partial dividends on preferred shares. The shareholders of preferred shares shall accrue this power beginning from the meeting which follows the AGM where the decision to pay dividends has not been taken and shall be terminated at the date of the first full dividend pay-out on the preferred shares.
- 8.5. Preferred shares holders shall have the rights provided for by Articles 7.2.3, 7.2.4, 7.2.5, 7.2.6, 7.2.7, 7.2.8, 7.2.10, 7.2.11, and 7.2.12 hereof for the Company common shares holders. These rights are provided to the holders of the preferred shares including cases when these shares are not voting ones.
- 8.6. Preferred shares holders shall have the rights provided for by Articles 7.3, 7.6, 7.7, 7.8 and 7.9 hereof in case the preferred shares have the constituent power on all the items being in competence of the Company General Shareholders Meeting.
- 8.7. The preferred shares holders shall have the right to demand from the Company the redemption of all his/her shares or their part in cases and according to procedure provided for by the Russian Federation legislation in force;
- 8.8. The preferred shares holders owning at least 1 per cent of votes at the General Shareholders Meeting shall have the right to request from the Company the list of persons entitled to participate in the meeting. In this case the information containing shareholders' documents data and their addresses shall be disclosed only with their consent.
- 8.9. Shareholders of the Company preferred shares shall have some other rights provided for by the Russian Federation legislation in force as well as by this Charter."

Other information on the present category of shares: *no.*

8.3. Information on previous securities issues of the Issuer other than Issuer's shares

8.3.1. Information on outstanding securities issues

Type of securities: bonds

Overall number of the present-type securities of the Issuer outstanding at the moment: **10 068 669**Overall par value of the present-type securities of the Issuer outstanding at the moment: RUR **10,055,467,450**

Major bond issues:

1. Sequence number of the issue: 108

Type: **bonds** Series: **04**

Form of securities: non-convertible documentary interest-bearing bearer bonds

Information on state registration of the bond issue:

state registration number: **4-07-00175-A** date of state registration: **September 23, 2004**

date of state registration of the Placement Report: December 9, 2004

Amount of actually placed securities in accordance with the Placement Report: 3,000,000

Bond par value: RUR 1,000

Overall par value of the bond issue: RUR 3,000,000,000

Maturity date: November 1, 2007

Guarantee provided to the securities issue:

- organization that provided guarantee: "Express-Leasing" LLC
- guarantee type: pledge
- amount of pledge: RUR 3,000,000,000 (Three billion), as well as an aggregate coupon yield on 3,000,000 (three million) bonds.

2. Sequence number of the issue: 109

Type: **bonds** Series: **05**

Form of securities: non-convertible documentary interest-bearing bearer bonds

Information on state registration of the bond issue:

state registration number: **4-08-00175-A** date of state registration: **September 23, 2004**

date of state registration of the Placement Report: June 8, 2005

Amount of actually placed securities in accordance with the Placement Report: 2,000,000

Bond par value: RUR 1,000

Overall par value of the bond issue: RUR 2,000,000,000

Guarantee provided to the securities issue:

- organization that provided guarantee: "Express-Leasing" LLC
- guarantee type: pledge
- amount of pledge: RUR 2,000,000,000 (two billion), as well as an aggregate coupon yield on 2,000,000 (two million) bonds.
 - 3. Sequence number of the issue: 110

Type: **bonds** Series: **06**

Form of securities: non-convertible documentary interest-bearing bearer bonds

Information on state registration of the bond issue:

state registration number: **4-09-00175-A** date of state registration: **November 3, 2005**

date of state registration of the Placement Report: December 29, 2005

Amount of actually placed securities in accordance with the Placement Report: 2,000,000

Bond par value: RUR 1,000

Overall par value of the bond issue: RUR 2,000,000,000

Redemption period: the bonds shall be redeemed sequentially in the following terms:

on the 1456th day from the start date of placement each bond shall be partially redeemed in the amount of 20 per cent of the par value – November 19, 2009;

on the 1638th day from the start date of placement each bond shall be partially redeemed in the amount of 20 per cent of the par value – May 20, 2010;

on the 1820th day from the start date of placement each bond shall be partially redeemed in the amount of 20 per cent of the par value – November 18, 2010;

on the 2002nd day from the start date of placement each bond shall be partially redeemed in the amount of 20 per cent of the par value – May 19, 2011;

on the 2184th day from the start date of placement each bond shall be partially redeemed in the amount of 20 per cent of the par value – November 17, 2011.

Guarantee provided to the securities issue:

- organization that provided guarantee: "Express-Leasing" LLC
- guarantee type: pledge
- amount of pledge: RUR 2,000,000,000 (two billion), as well as an aggregate coupon yield on 2,000,000 (two million) bonds.

4. Sequence number of the issue: 111

Type: **bonds** Series: **07**

Form of securities: non-convertible documentary interest-bearing bearer bonds

Information on state registration of the bond issue:

state registration number: **4-10-00175-A** date of state registration: **November 3, 2005**

date of state registration of the Placement Report: May 16, 2006

Amount of securities within the issue: 3 000 000

Bond par value: RUR 1,000

Overall par value of the bond issue: RUR 3,000,000,000

Redemption period: the bonds shall be redeemed sequentially in the following terms:

on the 1456th day from the start date of placement each bond shall be partially redeemed in the amount of 20 per cent of the par value – March 16, 2010;

on the 1638th day from the start date of placement each bond shall be partially redeemed in the amount of 20 per cent of the par value – September 14, 2010;

on the 1820th day from the start date of placement each bond shall be partially redeemed in the amount of 20 per cent of the par value – March 15, 2011;

on the 2002nd day from the start date of placement each bond shall be partially redeemed in the amount of 20 per cent of the par value – September 13, 2011;

on the 2184th day from the start date of placement each bond shall be partially redeemed in the amount of 20 per cent of the par value – March 13, 2012.

Guarantee provided to the securities issue:

- organization that provided guarantee: "Express-Leasing" LLC
- guarantee type: pledge
- amount of pledge: RUR 3,000,000,000 (three billion), as well as an aggregate coupon yield on 3,000,000 (three million) bonds.

8.3.2. Information on default securities issues

Default securities issues: no.

8.4. Information on the persons that provided guarantee on the bonds of each series

1. Guarantee on non-convertible documentary interest-bearing bearer bonds of 04 series with obligatory centralized custody, state registration number 4-07-00175-A:

organization that provided guarantee: Limited Liability Company "Express-Leasing" address: 17, Tolmachova ul., 614068, Perm, Russia

2. Guarantee on non-convertible documentary interest-bearing bearer bonds of 05 series with obligatory centralized custody, state registration number 4-08-00175-A:

organization that provided guarantee: Limited Liability Company "Express-Leasing" address: 17, Tolmachova ul., 614068, Perm, Russia

3. Guarantee on non-convertible documentary interest-bearing bearer bonds of 06 series with obligatory centralized custody, state registration number 4-09-00175-A:

organization that provided guarantee: Limited Liability Company "Express-Leasing" address: 17, Tolmachova ul., 614068, Perm, Russia

4. Guarantee on non-convertible documentary interest-bearing bearer bonds of 07 series with obligatory centralized custody, state registration number 4-10-00175-A:

organization that provided guarantee: Limited Liability Company "Express-Leasing" address: 17, Tolmachova ul., 614068, Perm, Russia

8.5. Fulfillment of obligations on bonds of each series

- 1. Guarantee on non-convertible documentary interest-bearing bearer bonds of 04 series with obligatory centralized custody, state registration number 4-07-00175-A:
 - guarantee type: pledge
 - amount of pledge: RUR 3,000,000,000 (three billion), as well as an aggregate coupon yield on

3,000,000 (three million) bonds.

Issuer's net asset value as of the last reporting date prior to the date of granting guarantee: **RUR** 14.683.387 thousand

Guarantor's net asset value as of the last reporting date prior to the date of granting guarantee: **RUR** 3.660,541 thousand

Guarantor's net asset value as of June 30, 2007: RUR 96,489 thousand

- 2. Guarantee on non-convertible documentary interest-bearing bearer bonds of 05 series with obligatory centralized custody, state registration number 4-08-00175-A:
 - guarantee type: pledge
- amount of pledge: RUR 2,000,000,000 (two billion), as well as an aggregate coupon yield on 2,000,000 (two million) bonds.

Issuer's net asset value as of the last reporting date prior to the date of granting guarantee: **RUR** 14.683,387 thousand

Guarantor's net asset value as of the last reporting date prior to the date of granting guarantee: **RUR** 3.660,541 thousand

Guarantor's net asset value as of June 30, 2007: RUR 96,489 thousand

- 3. Guarantee on non-convertible documentary interest-bearing bearer bonds of 06 series with obligatory centralized custody, state registration number 4-09-00175-A:
 - guarantee type: pledge
- amount of pledge: RUR 2,000,000,000 (two billion), as well as an aggregate coupon yield on 2,000,000 (two million) bonds.

Issuer's net asset value as of the last reporting date prior to the date of granting guarantee: **RUR** 15.873.556 thousand

Guarantor's net asset value as of the last reporting date prior to the date of granting guarantee: **RUR 40.125 thousand**

Guarantor's net asset value as of June 30, 2007: RUR 96,489 thousand

- 4. Guarantee on non-convertible documentary interest-bearing bearer bonds of 07 series with obligatory centralized custody, state registration number 4-10-00175-A:
 - guarantee type: **pledge**
- amount of pledge: RUR 3,000,000,000 (three billion), as well as an aggregate coupon yield on 3,000,000 (three million) bonds.

Issuer's net asset value as of the last reporting date prior to the date of granting guarantee: **RUR** 15,873,556 thousand

Guarantor's net asset value as of the last reporting date prior to the date of granting guarantee: **RUR 40.125** *thousand*

Guarantor's net asset value as of June 30, 2007: RUR 96,489 thousand

8.6. Information on organizations that settle book-entries on the Issuer's issue securities

Organization that performs maintenance of the Issuer's Securities Registers (the "Registrar"):

Open Joint-Stock Company "Objedinyonnaya registratsionnaya companiya"

Legal address: 70, Pyatnitskaya ul., 113095, Moscow, Russia

Post address: 15A, Post office box 162, 107078, Moscow, Russia

Tel.: (495) 504 2886, fax: (495) 504 2886, e-mail address: ork@ork-reestr.ru

License for securities registers maintenance: #10-000-1-00314 dd. March 3, 2004, issued by the Federal Commission for the Securities Market for an indefinite term

Details of the Contract concluded between the Registrar and the Issuer: *Agreement №005101-02 dd. May 24, 2002*

Depositary that performs centralized custody of the Issuer's securities:

Name: Non-profit Partnership "The National Depository Center"

Address: 1/13, bld. 4, Sredny Kislovsky Pereulok, 125009 Moscow, Russia

Tel.: (495) 223 6392, fax: (495) 956 0938, e-mail address: info@ndc.ru

Licenses:

license for depository operations: #177-03431-000100 dd. December 4, 2000 , issued by the Federal Commission for the Securities Market for an indefinite term;

license for clearing operations: #177-03437-000010 dd. December 4, 2000 , issued by the Federal Commission for the Securities Market for an indefinite term

The date on which the depositary launched centralized custody of the Issuer's securities: *July* 2, **2002**.

8.7. Information on legal acts that govern import and export of capital that may affect the dividend, interest and other payments to non-residents

- 1. Tax Code of the Russian Federation (Part I) dd. July 31, 1998 # 146- Φ 3 (as amended and restated as of December 30, 2006).
- 2. Tax Code of the Russian Federation (Part II) dd. August 5, 2000 #117- Φ 3 (as amended and restated as of December 30, 2006).
- 3. Customs Code of the Russian Federation dd. May 28, 2003 #61- Φ 3 (as amended and restated as of December 30, 2006).
- 4. Joint-Stock Companies Law dd. December 26, 1995 #208-Φ3 (as amended and restated as of February 5, 2007).
- 5. Foreign Investments Law dd. July 9, 1999 #160- Φ 3 (as amended and restated as of June 3, 2006).
- 6. Currency Exchange Regulation and Control Law dd. December 10, 2003 #173- ϕ 3 (as amended and restated as of December 30, 2006).
- 7. Federal Law dd. March 5, 1999 #46- Φ 3 "On Protection of Rights and Legitimate Interests of Investors at the Securities Market" (as amended as of July 27, 2006, and restated as of December 19, 2006).
- 8. Federal Law dd. August 7, 2001 #115-Φ3 "On Prevention of Legalization of Proceeds from Crime, and Terrorist Financing" (as amended as of July 27, 2006).
 - 9. Securities Market Law dd. April 22, 1996 #39-Φ3 (as amended as of December 30, 2006).
- 10. Investment Law of the Russian Soviet Federative Socialist Republic dd. June 26, 1991 №1488-1 (as amended as of January 10, 2003).
- 11. Federal Laws of the Russian Federation on ratification of Double Taxation Conventions between the Russian Federation and foreign states.
 - 12. Other legislative Acts of the Russian Federation (if applicable).

8.8. Taxation of yield on the Issuer's issue securities that have been placed or are being placed

Taxation of yield derived from the Issuer's securities is governed by the Tax Code of the Russian Federation and other legislative Acts adopted in accordance with the Tax Code.

Taxation of yield on the Issuer's shares depending on the category of the shareholders:

1. Individuals – tax residents of the Russian Federation

Individuals' income tax is assessed and paid pursuant to the chapter 23 part 2 of the Tax Code of the Russian Federation adopted as of August 5, 2000, $\#117-\Phi$.

Individual persons being Russian Federation tax residents shall pay income tax on the following types of income derived from the operations with the shares:

1) income from shares trading.

- purchase and sale of securities circulating on the organized securities market;
- purchase and sale of securities that are not circulating on the organized securities market.

Income (loss) from purchase and sale of securities is calculated as a difference between the sums derived from the sales of securities and expenses on purchase, sale and storage of securities actually incurred by the taxpayer (including expenses reimbursed to the professional participants of the securities market), provided that such expenses are document supported.

Such expenses include:

- sums paid to the seller of securities pursuant to the Contract;
- charges for the depository services;
- commission fees to the professional participants of the securities market;
- exchange charge;
- register charge;
- other expenses related to the purchase, sale and storage of securities.

Tax rate: 13 (thirteen) per cent.

2) divided yield.

If the taxpayer receives dividend from the Russian organization, such organization shall be regarded as a taxpayer's tax agent and shall calculate the tax sum for each separate taxpayer with respect to each yield payment, at the rate of 9 (nine) per cent.

Tax agents should retain the accrued tax directly from the taxpayer's yield at the moment of its actual payout.

2. Individuals who are not the tax residents of the Russian Federation

Individual persons who are not the Russian Federation tax residents shall pay income tax on the following types of income derived from the operations with the shares:

1) income from shares sales.

2) divided yield.

Tax rate: 30 (thirty) per cent.

3. Legal entities (organizations) – tax residents of the Russian Federation

Legal entities being Russian Federation tax residents shall pay income tax on the following types of income derived from the operations with the shares:

1) income from shares trading.

Tax rate: 24 (twenty four) per cent.

2) divided yield.

Tax rate: 9 (nine) per cent:

The Russian organization, when paying dividend yield to any legal entity, shall act as a tax agent to such entity.

4. Legal entities (organizations) that are not the tax residents of the Russian Federation

Tax rates:

- 15 (fifteen) per cent for the dividend yield received by non-residents from the Russian organizations;
- 20 (twenty) per cent for the income derived from the sales of shares of the Russian organizations.

Taxation of yield derived from the bonds depending on the category of the bondholders:

1. Individuals – tax residents of the Russian Federation

Tax rate for the income derived by the individual persons, such as coupon payments, redemption of bonds, or sales of bonds prior to the maturity term, shall be 13 per cent.

2. Individuals who are not the tax residents of the Russian Federation

Tax rate for the income derived by the individual persons who are not the Russian Federation residents, such as coupon payments, redemption of bonds, or sales of bonds prior to the maturity term, shall be 30 per cent, unless otherwise specified in International Treaties for Avoiding Dual Taxation.

3. Legal entities (organizations) – tax residents of the Russian Federation

Tax rate: 24 per cent.

4. Legal entities (organizations) that are not the tax residents of the Russian Federation

Foreign organizations that operate within the Russian Federation though their permanent representative offices shall calculate the tax sums due in an order similar to that set fourth for the legal entities being tax residents of the Russian Federation, taking into account article 307 of the Russian Federation Tax Code.

The tax rate for the foreign organizations that do not operate within the Russian Federation though their permanent representative offices, is 20 per cent. The Russian organization that pays the bonds coupon yield to such foreign organization shall act as its tax agent.

In case there is a Treaty for Avoiding Dual Taxation between the Russian Federation and the state of residence of the foreign company raising the coupon yield, the tax rate shall be set pursuant to the provisions of such a Treaty.

8.9. Information on declared (accrued) and disbursed dividends on the Issuer's shares, as well as yield on the Issuer's bonds

1. Category of shares: ordinary

a) Reporting period for which the declared dividend on the Issuer's securities was paid: **2001 fiscal year**

Declared dividend yield per share: RUR 0.0012

Total amount of declared dividend for all the shares of the certain category: RUR 10,492,725.27

Issuer's internal authority that adopted resolution on payment of dividend on the Issuer's securities:

Annual General Shareholders Meeting of OJSC 'Uralsvyazinform' ("AGM")

The date of the AGM: 31 May, 2002

Date of the AGM Minutes: Minutes dd. 31 May, 2002

Term of payment of the declared dividend on the certain category of shares: until December 31, 2002

Form of dividend payment: the payment is made in monetary form

Declared dividend was paid in full.

b) Reporting period for which the declared dividend on the Issuer's securities was paid: 2002 fiscal year

Declared dividend yield per share: RUR 0.00394

Total amount of declared dividend for all the shares of the certain category: **RUR 127,257,201.15**

Issuer's internal authority that adopted resolution on payment of dividend on the Issuer's securities:

Annual General Shareholders Meeting of OJSC 'Uralsvyazinform' ("AGM")

The date of the AGM: June 20, 2003.

Date of the AGM Minutes: Minutes dd. June 20, 2003.

Term of payment of the declared dividend on the certain category of shares: until December 31, 2003

Form of dividend payment: the payment is made in monetary form

Declared dividend was paid in full.

c) Reporting period for which the declared dividend on the Issuer's securities was paid: **2003 fiscal year**

Declared dividend yield per share: RUR 0.01

Total amount of declared dividend for all the shares of the certain category: RUR 322,987,820.20

Issuer's internal authority that adopted resolution on payment of dividend on the Issuer's securities:

Annual General Shareholders Meeting of OJSC 'Uralsvyazinform' ("AGM")

The date of the AGM: June 25, 2004.

Date of the AGM Minutes: Minutes dd. July 7, 2004.

Term of payment of the declared dividend on the Issuer's shares: until December 15, 2004

Form of dividend payment: the payment is made in monetary form

Declared dividend was paid in full.

d) Reporting period for which the declared dividend on the Issuer's securities was paid: **2004 fiscal year**

Declared dividend yield per share: RUR 0.015

Total amount of declared dividend for all the shares of the certain category: RUR 484.481.730.30

Issuer's internal authority that adopted resolution on payment of dividend on the Issuer's securities:

Annual General Shareholders Meeting of OJSC 'Uralsvyazinform' ("AGM")

The date of the AGM: June 23, 2005

Date of the AGM Minutes: Minutes dd. 27 June, 2005

Term of payment of the declared dividend on the Issuer's shares: until December 15, 2005

Form of dividend payment: the payment is made in monetary form

Declared dividend was paid in full.

e) Reporting period for which the declared dividend on the Issuer's securities was paid: **2005 fiscal year**

Declared dividend yield per share: RUR 0.01605

Total amount of declared dividend for all the shares of the certain category: RUR 518,395,451.42

Issuer's internal authority that adopted resolution on payment of dividend on the Issuer's securities:

Annual General Shareholders Meeting of OJSC 'Uralsvyazinform' ("AGM")

The date of the AGM: June 22, 2006

Date of the AGM Minutes: Minutes dd. 29 June, 2006

Term of payment of the declared dividend on the Issuer's shares: until December 15, 2006

Form of dividend payment: the payment is made in monetary form

Declared dividend was paid in full.

f) Reporting period for which the declared dividend on the Issuer's securities was paid: 2006 fiscal vear

Declared dividend yield per share: RUR 0.016393

Issuer's internal authority that adopted resolution on payment of dividend on the Issuer's securities:

Annual General Shareholders Meeting of OJSC 'Uralsvyazinform' ("AGM")

The date of the AGM: June 15, 2007

Term of payment of the declared dividend on the Issuer's shares: until December 15, 2007

Form of dividend payment: the payment is made in cash and non-cash forms, in the Russian Federation currency

Overall amount of dividend paid on the Issuer's shares of one category: RUR 0.00

The term for dividend payment has not expired yet.

2. Category of shares: preference

a) Reporting period for which the declared dividend on the Issuer's securities was paid: **2002 fiscal vear**

Declared dividend yield per share: RUR 0.0091

Total amount of declared dividend for all the shares of the certain category: *RUR 71,307,065.70*

Issuer's internal authority that adopted resolution on payment of dividend on the Issuer's securities:

Annual General Shareholders Meeting of OJSC 'Uralsvyazinform' ("AGM")

The date of the AGM: June 20, 2003.

Date of the AGM Minutes: Minutes dd. June 20, 2003.

Term of payment of the declared dividend on the certain category of shares: until August 19, 2003

Form of dividend payment: the payment is made in monetary form

Declared dividend was paid in full.

b) Reporting period for which the declared dividend on the Issuer's securities was paid: 2003 fiscal year

Declared dividend yield per share: RUR 0.01848

Total amount of declared dividend for all the shares of the certain category: RUR 144,808,194.97

Issuer's internal authority that adopted resolution on payment of dividend on the Issuer's securities:

Annual General Shareholders Meeting of OJSC 'Uralsvyazinform' ("AGM")

The date of the AGM: June 25, 2004.

Date of the AGM Minutes: Minutes dd. July 7, 2004.

Term of payment of the declared dividend on the certain category of shares: until August 24, 2004

Form of dividend payment: the payment is made in monetary form

Declared dividend was paid in full.

c) Reporting period for which the declared dividend on the Issuer's securities was paid: **2004 fiscal year**

Declared dividend yield per share: RUR 0.0271

Total amount of declared dividend for all the shares of the certain category: RUR 212,354,008.85

Issuer's internal authority that adopted resolution on payment of dividend on the Issuer's securities:

Annual General Shareholders Meeting of OJSC 'Uralsvyazinform' ("AGM")

The date of the AGM: June 23, 2005

Date of the AGM Minutes: Minutes dd. July 7, 2004.

Term of payment of the declared dividend on the certain category of shares: until August 22, 2005

Form of dividend payment: the payment is made in monetary form

Declared dividend was paid in full.

d) Reporting period for which the declared dividend on the Issuer's securities was paid: **2005 fiscal year**

Declared dividend yield per share: RUR 0.02802

Total amount of declared dividend for all the shares of the certain category: RUR 219,563,074.83

Issuer's internal authority that adopted resolution on payment of dividend on the Issuer's securities:

Annual General Shareholders Meeting of OJSC 'Uralsvyazinform' ("AGM")

The date of the AGM: June 22, 2006

Date of the AGM Minutes: Minutes dd. 29 June. 2006

Term of payment of the declared dividend on the certain category of shares: until August 21, 2006

Form of dividend payment: the payment is made in monetary form

Declared dividend was paid in full.

e) Reporting period for which the declared dividend on the Issuer's securities was paid: **2006 fiscal year**

Declared dividend yield per share: RUR 0.026606

Total amount of declared dividend for all the shares of the certain category: *RUR 208,483,053.86*Issuer's internal authority that adopted resolution on payment of dividend on the Issuer's securities:

Annual General Shareholders Meeting of OJSC 'Uralsvyazinform' ("AGM")

The date of the AGM: June 15, 2007.

Term of payment of the declared dividend on the certain category of shares: until August 14, 2007
Form of dividend payment: the payment is made in cash and non-cash forms, in the Russian
Federation currency

Overall amount of dividend paid on the Issuer's shares of one category: RUR 0.00

The term for dividend payment has not expired yet.

3. Category of securities: bonds

Series and form of the bonds: documentary bearer bonds of 04 series

State registration number and the date of the state registration: #4-07-00175-A dd. September 23, 2004

Date of the state registration of the Bond Placement Report: December 9, 2004

Amount of bonds within the issue: 3,000,000

Bond par value: RUR 1,000

Total par value of the bond issue: *RUR 3,000,000,000*Type of yield paid on the bonds: *(interest) coupon*

Amount of yield to be paid per bond: RUR 49.81 per bond for each coupon period

Total amount of yield to be paid on all bonds within the issue: **RUR 149,430,000 for each coupon period**

Terms of coupon payments:

Coupon yield on the 1st coupon to be paid on the 182nd day since the start date of the bonds placement – May 5, 2005.

Coupon yield on the 2nd coupon to be paid on the 364th day since the start date of the bonds placement – November 3, 2005.

Coupon yield on the 3^d coupon to be paid on the 546^{th} day since the start date of the bonds placement – May 4, 2006.

Coupon yield on the 4th coupon to be paid on the 728th day since the start date of the bonds placement – November 2, 2006.

Coupon yield on the 5th coupon to be paid on the 910th day since the start date of the bonds placement – May 3, 2007.

Coupon yield on the last 6th coupon to be paid on the day of the bond issue redemption on the 1092nd day since the start date of the bonds placement – November 1, 2007.

Period for which the yield on the bond issue was paid: **since November 4**, **2004 up to May 5**, **2005** Total amount of yield paid out on all bonds of the issue for the period stated: **RUR 149,430,000**

Period for which the yield on the bond issue was paid: *since May 6, 2005 up to November 3, 2005* Total amount of yield paid out on all bonds of the issue for the period stated: *RUR 149,430,000*

Period for which the yield on the bond issue was paid: **since November 4**, **2005 up to May 4**, **2006** Total amount of yield paid out on all bonds of the issue for the period stated: **RUR 149,430,000**

Period for which the yield on the bond issue was paid: **since May 5, 2006 up to November 2, 2006** Total amount of yield paid out on all bonds of the issue for the period stated: **RUR 149,430,000**

Period for which the yield on the bond issue was paid: **since November 3, 2006 up to May 5, 2007** Total amount of yield paid out on all bonds of the issue for the period stated: **RUR 149,430,000**

Interest on the bond issue was paid out in full.

4. Category of securities: bonds

Series and form of the bonds: documentary bearer bonds of 05 series

State registration number and the date of the state registration: #4-08-00175-A dd. September 23, 2004

Date of the state registration of the Bond Placement Report: June 8, 2005

Amount of bonds within the issue: 2,000,000

Bond par value: RUR 1,000

Total par value of the bond issue: *RUR 2,000,000,000*Type of yield paid on the bonds: *(interest) coupon*

Amount of yield to be paid per bond: RUR 45.82 per bond for each coupon period

Total amount of yield to be paid on all bonds within the issue: RUR 91,640,000 for each coupon period

Terms of coupon payments:

Coupon yield on the 1st coupon to be paid on the 182nd day since the start date of the bonds placement – October 20, 2005.

Coupon yield on the 2nd coupon to be paid on the 364th day since the start date of the bonds placement – April 20, 2006.

Coupon yield on the 3^d coupon to be paid on the 546th day since the start date of the bonds placement – October 19, 2006.

Coupon yield on the 4th coupon to be paid on the 728th day since the start date of the bonds placement – April 19, 2007.

Coupon yield on the 5th coupon to be paid on the 910th day since the start date of the bonds placement – October 18, 2007.

Coupon yield on the last 6th coupon to be paid on the day of the bond issue redemption on the 1092nd day since the start date of the bonds placement – April 17, 2008.

Period for which the yield on the bond issue was paid: **since April 21, 2005 up to October 20, 2005**Total amount of yield paid out on all bonds of the issue for the period stated: **RUR 91,640,000**

Period for which the yield on the bond issue was paid: *since October 21, 2005 up to April 20, 2006* Total amount of yield paid out on all bonds of the issue for the period stated: *RUR 91,640,000*

Period for which the yield on the bond issue was paid: **since April 21, 2006 up to October 19, 2006**Total amount of yield paid out on all bonds of the issue for the period stated: **RUR 91,640,000**

Period for which the yield on the bond issue was paid: **since October 20, 2006 up to April 19, 2007** Total amount of yield paid out on all bonds of the issue for the period stated: **RUR 91,640,000**

Interest on the bond issue was paid out in full.

5. Category of securities: bonds

Series and form of the bonds: documentary bearer bonds of 06 series

State registration number and the date of the state registration: #4-09-00175-A dd. November 3, 2005

Date of the state registration of the Bond Placement Report: December 29, 2005

Amount of bonds within the issue: 2,000,000

Bond par value: RUR 1,000

Total par value of the bond issue: *RUR 2,000,000,000* Type of yield paid on the bonds: *(interest) coupon*

Amount of yield to be paid per bond: RUR 40.89 per bond for each coupon period

Total amount of yield to be paid on all bonds within the issue: RUR 81,780,000 for each coupon period

Terms of coupon payments:

Coupon yield on the 1st coupon to be paid on the 182nd day since the start date of the bonds placement – May 25, 2006.

Coupon yield on the 2^{nd} coupon to be paid on the 364^{th} day since the start date of the bonds placement – November 23, 2006.

Coupon yield on the 3^d coupon to be paid on the 546^{th} day since the start date of the bonds placement – May 24, 2007.

Coupon yield on the 4th coupon to be paid on the 728th day since the start date of the bonds placement – November 22, 2007.

Coupon yield on the 5th coupon to be paid on the 910th day since the start date of the bonds placement – May 22, 2008.

Coupon yield on the 6th coupon to be paid on the 1 092nd day since the start date of the bonds placement – November 20, 2008.

Coupon yield on the 7th coupon to be paid on the 1 274th day since the start date of the bonds placement – May 21, 2009.

Coupon yield on the 8th coupon to be paid on the 1 456th day since the start date of the bonds

placement - November 19, 2009.

Coupon yield on the 9th coupon to be paid on the 1 638th day since the start date of the bonds placement – May 20, 2010.

Coupon yield on the 10th coupon to be paid on the 1 820th day since the start date of the bonds placement – November 18, 2010.

Coupon yield on the 11th coupon to be paid on the 2 002nd day since the start date of the bonds placement – May 19, 2011.

Coupon yield on the 12th coupon to be paid on the 2 184th day since the start date of the bonds placement – November 17, 2011.

Period for which the yield on the bond issue was paid: **since November 24, 2005 up to May 25, 2006** Total amount of yield paid out on all bonds of the issue for the period stated: **RUR 81,780,000**

Period for which the yield on the bond issue was paid: **since May 26, 2006 up to November 23, 2006** Total amount of yield paid out on all bonds of the issue for the period stated: **RUR 81,780,000**

Period for which the yield on the bond issue was paid: **since November 24, 2006 up to May 24, 2007** Total amount of yield paid out on all bonds of the issue for the period stated: **RUR 81,780,000**

Interest on the bond issue was paid out in full.

6. Category of securities: bonds

Series and form of the bonds: documentary bearer bonds of 07 series

State registration number and the date of the state registration: # 4-10-00175-A dd. November 3, 2005

Date of the state registration of the Bond Placement Report: May 16, 2006

Amount of bonds within the issue: 3,000,000

Bond par value: RUR 1,000

Total par value of the bond issue: RUR 3,000,000,000

Type of yield paid on the bonds: (interest) coupon

Amount of yield to be paid per bond: RUR 41.88 per bond for each coupon period

Total amount of yield to be paid on all bonds within the issue: **RUR 125,640,000 for each coupon period**

Terms of coupon payments:

Coupon yield on the 1st coupon to be paid on the 182nd day since the start date of the bonds placement – September 19, 2006.

Coupon yield on the 2nd coupon to be paid on the 364th day since the start date of the bonds placement – March 20, 2007.

Coupon yield on the 3^d coupon to be paid on the 546th day since the start date of the bonds placement – September 18, 2007.

Coupon yield on the 4th coupon to be paid on the 728th day since the start date of the bonds placement – March 18, 2008.

Coupon yield on the 5th coupon to be paid on the 910th day since the start date of the bonds placement – September 16, 2008.

Coupon yield on the 6th coupon to be paid on the 1 092nd day since the start date of the bonds placement – March 17, 2009.

Coupon yield on the 7th coupon to be paid on the 1 274th day since the start date of the bonds placement – September 15, 2009.

Coupon yield on the 8th coupon to be paid on the 1 456th day since the start date of the bonds placement – March 16, 2010.

Coupon yield on the 9th coupon to be paid on the 1 638th day since the start date of the bonds placement – September 14, 2010.

Coupon yield on the 10th coupon to be paid on the 1 820th day since the start date of the bonds placement – March 15, 2011.

Coupon yield on the 11th coupon to be paid on the 2 002nd day since the start date of the bonds placement – September 13, 2011.

Coupon yield on the 12th coupon to be paid on the 2 184th day since the start date of the bonds placement – March 13, 2012.

Period for which the yield on the bond issue was paid: since March 21, 2006 up to September 19, 2006

Total amount of yield paid out on all bonds of the issue for the period stated: RUR 125,640,000

Period for which the yield on the bond issue was paid: since September 20, 2006 up to March 20, 2007

Total amount of yield paid out on all bonds of the issue for the period stated: RUR 125,640,000

Interest on the bond issue was paid out in full.

8.10. Miscellaneous

Other information on the Issuer and its securities subject to disclosure pursuant to the provisions of the Federal Law "On Securities Market" or other Federal Laws: *there is no other information.*

ANNEX 1. Financial Statements of the Issuer as of the 2nd quarter 2007 according to the Russian Accounting Standards *

Translation from Russian

Balance Sheet as of June 30, 2007

Prepared in accordance with Russian Accounting Standards

At the beginning of the At the end of the period, RUR period, RUR thnd thnd **NON-CURRENT ASSETS** 3 781 3 0 3 1 Intangible assets Fixed assets 40 546 869 39 483 966 Capital investments 544 514 2 413 237 Income-generating investment in material valuables 43 555 Long-term financial investments 359 699 Deferred tax asset 170 690 105 749 Other non-current assets 2 571 337 3 072 455 44 196 890 45 121 993 **Total non-current assets CURRENT ASSETS** 955 520 Inventories 816 198 VAT on goods purchased 516 809 409 825 Accounts receivable, incl. due after 12 months since the 288 721 228 268 reporting date due within 12 months since the 3 198 197 3 870 537 reporting date 72 056 Short-term financial investments 640 092 233 135 Cash and cash equivalents 2 129 15 538 Other current assets 5 673 524 5 573 501 **Total current assets** 49 870 414 50 695 494 **TOTAL ASSETS CAPITAL AND RESERVES** Charter capital 4 816 167 4 816 167 4 814 119 4 774 428 Paid-in-excess capital 240 808 240 808 Reserve capital Retained earnings (losses) of the 8 676 010 7 977 741 previous years Retained earnings (losses) of the 2 250 519 Χ reporting year 18 547 104 Total capital and reserves 20 059 663 **NON-CURRENT LIABILITIES** 17 247 658 11 920 798 Borrowings 1 961 688 2 230 842 Deferred tax liabilities 941 085 646 743 Other non-current liabilities **Total non-current liabilities** 20 150 431 14 798 383 **CURRENT LIABILITIES**

^{*} Attached financial statements are not aimed at representation of the Company's financial state and business activities' results in accordance with the principles and methods of accounting accepted in the countries and territories other than the Russian Federation. Therefore, the attached financial statements are inappropriate for the persons unfamiliar with the principles, procedures and methods of accounting accepted in the Russian Federation and are given for general review.

Borrowings	5 229 221	8 829 799
Accounts payable	5 097 953	5 754 190
Dividends payable	30 105	764 521
Income of future periods	87 174	88 344
Reserves for future expenses and payments	669 102	368 509
Other current liabilities	59 324	32 085
Total current liabilities	11 172 879	15 837 448
TOTAL EQUITY AND LIABILITY	49 870 414	50 695 494

Translation from Russian

Profit and Loss Statement as of June 30, 2007 Prepared in accordance with Russian Accounting Standards

	For the reporting period, RUR thnd	For the similar period of the last year, RUR thnd
Income and expenses from main		
activities		
Net sales of goods, products, work,		
services		
(minus VAT, excise duties and	18 979 195	15 620 830
similar obligatory payments)	10 010 100	10 020 000
Including sales of	18 028 217	14 872 172
telecommunications services		
Cost of goods, products, work,	(14 222 161)	(11 476 555)
services sold	(11===11)	(**************************************
Including costs of	(13 631 651)	(10 975 557)
telecommunications services	(10 00 1 00 1)	(11 01 0 101)
Profit (loss) from sales of goods	4 757 034	4 144 275
(work, services)	44.540	0.000
Interest receivable	14 519	9 639
Interest payable	(905 547)	(1 046 510)
Income from stakes in other	93	1 930
companies	99	
Other income	1 076 437	266 841
Other expenses	(1 688 139)	(1 163 971)
Profit (loss) for the reporting period	3 254 397	2 212 204
Profit tax and other deductions	(1 003 878)	(640 797)
Net profit	2 250 519	1 571 407

ANNEX 2. Consolidated Financial Statements of OJSC 'Uralsvyazinform' as of the year ended December 31, 2006, compiled in accordance with International Financial Reporting Standards

To see the Financial Statements please click twice at the icon "Acrobat Document". To review the document you will need Adobe Reader (http://www.adobe.com/products/acrobat/readstep2.html).

