

13.1. List of transactions settled by the Company in the reporting year recognized in accordance with the Federal Law On Joint Stock Companies as interested-party transactions and that are required to be approved by the authorized management body of the Company pursuant to chapter XI of the Federal Law On Joint Stock Companies

<i>Essential conditions of the transaction</i>	<i>Parties recognized to be interested in the transaction</i>	<i>Management body of the Company adopting a decision on the transaction approval.</i>
In accordance with the terms and conditions of Additional agreement No. 38 to the Lease agreement amendments shall be introduced into Annex 1 and Annex 2, establishing changes of the working places leased; change in the total area of the leased non-residential premises, and the number of leased parking lots, Total monthly lease payment will amount to 5,751,227.06 roubles,	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
In accordance with the Revolving Loan Agreement within period of the Loan agreement validity the Lender shall provide the monetary funds to the Borrower within one-time credit limit in the amount of 1,500,000,000.00 roubles for the period till January 30, 2015 inclusive, and the Borrower shall repay to the Lender the received Loan amount under the Agreement and pay the interest for the use of the Loan amount at the rate determined by the Parties (hereinafter the "Interest").	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
In accordance with Securities purchase agreement the Seller shall purchase and transfer the securities to the ownership of the securities Buyer: 97,177,068 (pieces of ordinary shares, par value of one share is 7.37 (one) rouble, state registration number of the issue: 1-02-55367-E (hereinafter - the "Shares") Mechel Mining OAO to the amount of 964,410,488.87 roubles;	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
In accordance with Additional agreement to the Securities purchase agreement the Parties decided to amend the Agreement in relation to reduction of the number of securities being transferred under the Agreement and the change of the payment amount under the Agreement.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
Pursuant to the terms and conditions of Additional Agreement to the Loan Agreement the Parties decided to change the Loan Agreement validity period – till 31.01.2015	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
Pursuant to the terms and conditions of Additional Agreement to the Loan Agreement the Parties decided to change the Loan Agreement validity period – till 31.01.2015	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
Pursuant to the terms and conditions of Additional Agreement to the Loan Agreement the Parties decided to change the Loan Agreement validity period – till 31.01.2015	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
In accordance with the terms and conditions of the Additional agreement to the Surety contract the Parties decided to amend the Agreement in relation to the changes in the scope of obligations increase of the Lessee to the Creditor that arose out of the Lease agreement up to 3,018,207,108.39 roubles, including VAT	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
In accordance with the terms and conditions of the Sublicense agreement the Sublicensor shall provide to the Sublicensee on a fee basis the non-exclusive license for the Software use, and the Sublicensee shall pay to the Sublicensor the amount of 1,290,427.59.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
The Surety contract concluded as a security of obligations performance by Vyartsilya Metal Products Plant ZAO, which arose out of the Bank Guarantee Agreement in the total amount of	The Company shareholder holding together with its affiliates 20 and more	Board of Directors

5,444,733.00 roubles. The Surety contract comes into effect upon its signature and remains valid till October 31, 2017 (inclusive)	voting shares of the Company	
The Revolving Loan Agreement, pursuant to its terms and conditions the Lender provides the Borrower with monetary funds within the scope of one-time credit limit in the amount of 1,500,000,000.00 roubles, and the Borrower shall repay received Loan amounts and the interest to the Lender within the terms and according to the procedure provided for in the Loan Agreement terms and conditions. The Agreement comes into effect upon granting the first Loan amount and is valid till January 30, 2015 inclusive.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
Pursuant to the terms and conditions of Additional Agreement to the Loan Agreement the Parties decided to change the Loan Agreement validity period – till 02.04.2018	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
According to the terms and conditions of the Additional agreement to the Services contract the Cost of property security services including transportation shall be changed and equals to 1,977,338 roubles.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
Pursuant to the terms and conditions of the Additional Agreement to the Surety Agreement the Parties decided to set the Agreement validity period till 02.04.2018.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
Pursuant to the terms and conditions of the Additional Agreement to the Surety Agreement the Parties decided to set the Agreement validity period till 20.02.2018.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
In accordance with the Securities purchase agreement the Buyer shall transfer and the Seller shall accept and pay for the following securities: non-convertible interest-bearing documentary bearer bonds of Mechel OAO (4-04-55005-E, 14.05.2009, RU000A0JQ8V9, par value – 1,000 roubles, quantity - 625,000). Estimated money value of one Security, as agreed by the Parties, is determined according to the trading results at Moscow Exchange MICEX-RTS JSC as of the Agreement date.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
In accordance with the Surety Contract the Guarantor agrees to be responsible to the Creditor for performance by Mechel Trans OOO of all the obligations arising out of the Repurchase agreement between the Obligor and Creditor under the conditions of the first part of which the bonds of Mechel OAO are transferred (4-04-55005-E, RU000A0JQ8V9) in the amount of 1 mln pcs., par value - 1,000 roubles, and the Obligor shall pay the Repayment amount for them, calculated by formula specified in the Agreement, not later than the due Date of the Repurchase agreement Second part inclusive, at the same time the Parties' Obligations in relation to the Repurchase agreement Second part occur under condition of performance by the Parties of all their obligations of the Repurchase agreement First part.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
The Loan Agreement, pursuant to its terms and conditions the Lender provides the Borrower with monetary funds in the amount of 1,100,000,000.00 roubles, and the Borrower shall repay received Loan amounts and the interest to the Lender within the terms and according to the procedure provided for in the Loan Agreement terms and conditions. The Agreement comes into effect upon granting the first Loan amount and is valid till January 30, 2015 inclusive.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors

In accordance with the Additional agreement to the Loan agreement the Parties agreed to change the term of the loan granting, interest rate under the Agreement (12.37%), as well as the Agreement validity period. (07.11.2014)	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
The Loan Agreement pursuant to its terms and conditions the Lender provides the Borrower with monetary funds in the amount of 4,000,000 US dollars, and the Borrower shall repay received Loan amounts and the interest to the Lender within the terms and according to the procedure provided for in the Loan Agreement terms and conditions. The Agreement is valid within 292 calendar days upon Loan granting.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
The Surety contract as a security of obligations performance by Beloretsk Metallurgical Plant OAO under the Bank Guarantee Agreement to the total amount of 68,128,259 roubles, the Agreement validity period is 25.09.2017.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
The Loan Agreement pursuant to its terms and conditions the Lender provides the Borrower with monetary funds in the amount of 4,000,000 US dollars, and the Borrower shall repay received Loan amounts and the interest to the Lender within the terms and according to the procedure provided for in the Loan Agreement terms and conditions. The Agreement is valid within 200 calendar days upon Loan granting.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
The Loan Agreement, pursuant to its terms and conditions the Lender provides the Borrower with monetary funds within the scope of the one-time credit limit in the amount of 150,000,000 roubles, and the Borrower shall repay received Loan amounts and the interest to the Lender within the terms and according to the procedure provided for in the Loan Agreement terms and conditions. The Agreement is valid till 06.02.2016 inclusive	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
The Loan Agreement, pursuant to its terms and conditions the Lender provides the Borrower with monetary funds within the scope of the one-time credit limit in the amount of 825,000,000 roubles, and the Borrower shall repay received Loan amounts and the interest to the Lender within the terms and according to the procedure provided for in the Loan Agreement terms and conditions. The Agreement is valid till 10.12.2018 inclusive	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
The Loan Agreement, pursuant to its terms and conditions the Lender provides the Borrower with monetary funds within the scope of the one-time credit limit in the amount of 825,000,000 roubles, and the Borrower shall repay received Loan amounts and the interest to the Lender within the terms and according to the procedure provided for in the Loan Agreement terms and conditions. The Agreement is valid till 10.12.2018 inclusive	The Company shareholder having together with its affiliates 20 and more voting shares of the Company	Board of Directors
In accordance with the conditions of Additional agreement No. 12 to the Surety contract the scope of obligations of the Lessee to the Creditor that arose out of the Lease agreement, are changed up to 3,033,264,327.31 roubles, including VAT.	The Company shareholder having together with its affiliates 20 and more voting shares of the Company	Board of Directors
The Loan Agreement, pursuant to its terms and conditions the Lender provides the Borrower with monetary funds within the scope of the one-time credit limit in the amount of 825,000,000 roubles, and the Borrower shall repay received Loan amounts and the interest to the Lender within the terms and according to the procedure provided for in the Loan Agreement terms and conditions. The Agreement is valid till 10.12.2018 inclusive	The Company shareholder having together with its affiliates 20 and more voting shares of the Company	Board of Directors
The Loan Agreement, pursuant to its terms and conditions the Lender provides the Borrower with monetary funds within the scope of the one-time credit limit in the amount of 837,219,000 roubles, and the Borrower shall repay received Loan amounts and the interest to the Lender within the terms and according to the procedure provided for in the Loan Agreement terms and conditions. The Agreement is valid till 10.12.2018 inclusive	The Company shareholder having together with its affiliates 20 and more voting shares of the Company	Board of Directors

Additional agreement No. 2 to the Surety contract, pursuant to its terms and conditions the Guarantor shall together with the Obligor be responsible to the Creditor for performance by the Obligor of monetary obligations to the Creditor to pay for the delivered metal products in the total cost of 4,000,000,000.00 (four billion) roubles	The Company shareholder having together with its affiliates 20 and more voting shares of the Company	Board of Directors
The Loan Agreement, pursuant to its terms and conditions the Lender provides the Borrower with monetary funds within the scope of the one-time credit limit in the amount of 1,600,000,000 roubles, and the Borrower shall repay received Loan amounts and the interest to the Lender within the terms and according to the procedure provided for in the Loan Agreement terms and conditions. The Agreement is valid till 16.02.2016 inclusive	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
The Revolving Loan Agreement, pursuant to its terms and conditions the Lender provides the Borrower with monetary funds within the scope of one-time credit limit in the amount of 1,100,000,000 roubles, and the Borrower shall repay received Loan amounts and the interest to the Lender within the terms and according to the procedure provided for in the Loan Agreement terms and conditions. The Agreement is valid till 16.02.2016 inclusive	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
The Loan Agreement, pursuant to its terms and conditions the Lender provides the Borrower with monetary funds within the scope of the one-time credit limit in the amount of 370,000,000 roubles, and the Borrower shall repay received Loan amounts and the interest to the Lender within the terms and according to the procedure provided for in the Loan Agreement terms and conditions. The Agreement is valid till 16.02.2016 inclusive	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
Additional agreement No. 8 to the Services contract in accordance with which the Parties agreed as follows: A. to set out Annex No. 1 "Tariffs for IT-services of Mechel-BusinessService OOO for 2014" in the new version. B. to set out Annex No. 2 "Memorandum of approval of the services rendered in 2014" in the new version.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
According to the terms and conditions of the Additional agreement to the Loan agreement the Parties agreed to amend the Agreement and change the interest rate under the Agreement – 12.77%	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
The Loan Agreement, pursuant to its terms and conditions the Lender provides the Borrower with monetary funds within the scope of the one-time credit limit in the amount of 1,000,000,000 roubles, and the Borrower shall repay received Loan amounts and the interest to the Lender within the terms and according to the procedure provided for in the Loan Agreement terms and conditions. The Agreement is valid till 10.12.2018 inclusive	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
The Loan Agreement, pursuant to its terms and conditions the Lender provides the Borrower with monetary funds within the scope of the one-time credit limit in the amount of 1,000,000,000 roubles, and the Borrower shall repay received Loan amounts and the interest to the Lender within the terms and according to the procedure provided for in the Loan Agreement terms and conditions. The Agreement is valid till 10.12.2018 inclusive	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
In accordance with the Securities purchase agreement the Buyer shall transfer and the Seller shall accept and pay for the following securities: non-convertible interest-bearing documentary bearer bonds of Mechel OAO (4-16-55005-E, 10.08.2010, RU000A0JR8P0, par value – 1,000 roubles, quantity – 1,250,000). Estimated money value of one Security, as agreed by the Parties, is determined according to the trading results at Moscow Exchange MICEX-RTS JSC as of the Agreement date. In accordance with the Surety Contract the Guarantor agrees to be responsible to the Creditor	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors

for performance by Mechel Trans OOO of all the obligations arising out of the Repurchase agreement between the Obligor and Creditor under the conditions of the first part of which the bonds of Mechel OAO are transferred (No.4-16-55005-E dated 10.08.2010) in the amount of 1,250,000 pcs., par value - 1,000 roubles, and the Obligor shall pay the Repayment amount for them, calculated by formula specified in the Agreement, not later than the due Date of the Repurchase agreement Second part inclusive, at the same time the Parties' Obligations in relation to the Repurchase agreement Second part occur under condition of performance by the Parties of all their obligations of the Repurchase agreement First part.		
In accordance with the Securities purchase agreement the Buyer shall transfer and the Seller shall accept and pay for the following securities: non-convertible interest-bearing documentary bearer bonds of Mechel OAO (4-04-55005-E (), 14.05.2009, RU000A0JQ8V9, par value – 1,000 roubles, quantity – 1,484,813). Estimated money value of one Security, as agreed by the Parties, is determined according to the trading results at Moscow Exchange MICEX-RTS JSC as of the Agreement date.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
In accordance with the Surety contract the Guarantor shall be responsible to the Creditor for performance by Mechel Trans OOO of all obligations arising out of the Repurchase agreement between the Obligor and Creditor under the conditions of the first part thereunder the interest-bearing documentary bearer bonds are transferred, issue 04 Mechel OAO (No.4-04-55005-E dated 14.05.2009, RU000A0JQ8V9) in the amount of 1,484,813 pcs., par value - 1,000 roubles, and the Obligor shall pay the Repayment amount for them, calculated by formula specified in the Agreement, not later than the due Date of the Repurchase agreement Second part inclusive, at the same time the Parties' Obligations in relation to the Repurchase agreement Second part occur under condition of performance by the Parties of all their obligations of the Repurchase agreement First part.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
Additional agreement No. 5 to the Guarantee as a security of obligations performance under the Loan agreement of Mechel Service Belgium BVBA according to which the Guarantor confirms amending the Loan Agreement.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
The Loan Agreement, pursuant to its terms and conditions the Lender provides the Borrower with monetary funds within the scope of the one-time credit limit in the amount of 1,250,000,000 roubles, and the Borrower shall repay received Loan amounts and the interest to the Lender within the terms and according to the procedure provided for in the Loan Agreement terms and conditions. The Agreement is valid till 09.02.2021 inclusive	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
The Loan Agreement, pursuant to its terms and conditions the Lender provides the Borrower with monetary funds within the scope of the one-time credit limit in the amount of 1,484,813,000.00 roubles, and the Borrower shall repay received Loan amounts and the interest to the Lender within the terms and according to the procedure provided for in the Loan Agreement terms and conditions. The Agreement is valid till 21.07.2016 inclusive	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
The Loan Agreement, pursuant to its terms and conditions the Lender provides the Borrower with monetary funds within the scope of the one-time credit limit in the amount of 22,000,000 roubles, and the Borrower shall repay received Loan amounts and the interest to the Lender within the terms and according to the procedure provided for in the Loan Agreement terms and conditions. The Agreement is valid till 24.02.2015 inclusive	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors

<p>The Surety contract to secure obligations performance by Chelyabinsk Metallurgical Plant OAO (Obligor) under the Product delivery contract, considering that the Factoring agreement was concluded between the Customer and Creditor in accordance with which the Customer assigned the monetary claims arising out of the Agreement, to the Creditor on the following essential terms and conditions: The Guarantor shall together with the Obligor be responsible to the Creditor for performance by the Obligor of its monetary obligations to the Creditor to pay for the delivered products in the total cost of 100,000,000.00 (one hundred million) roubles, and compensatory interest for funds retention or other punitive actions for failure to perform or improper performance of monetary obligations (fines, penalties) that arose and/or will arise in future for the Creditor within the Agreement (obligations assigned by OZPV ZAO (Association of mill rolls plants) to the Creditor under the Factoring agreement)</p>	<p>The Company shareholder holding together with its affiliates 20 and more voting shares of the Company</p>	<p>Board of Directors</p>
<p>In accordance with the terms and conditions of the Additional agreement to the Lease agreement amendments shall be introduced into Annex 1 and Annex 2, establishing changes of the working places leased; change in the total area of the leased non-residential premises, and the number of leased parking lots, Total monthly lease payment will amount to 791,559.69 roubles, including 18% VAT</p>	<p>The Company shareholder holding together with its affiliates 20 and more voting shares of the Company</p>	<p>Board of Directors</p>
<p>In accordance with the terms and conditions of Additional agreement No. 33 to the Lease agreement amendments shall be introduced into Annex 1 and Annex 2, establishing changes of the working places leased; change in the total area of the leased non-residential premises, and the number of leased parking lots, Total monthly lease payment will amount to 5,739,152.96 roubles, including 18% VAT</p>	<p>The Company shareholder holding together with its affiliates 20 and more voting shares of the Company</p>	<p>Board of Directors</p>
<p>The Revolving Loan Agreement, pursuant to its terms and conditions the Lender provides the Borrower with monetary funds within the scope of one-time credit limit in the amount of 200,000,000 roubles, and the Borrower shall repay received Loan amounts and the interest to the Lender within the terms and according to the procedure provided for in the Loan Agreement terms and conditions. The Agreement is valid till 27.02.2017 inclusive</p>	<p>The Company shareholder holding together with its affiliates 20 and more voting shares of the Company</p>	<p>Board of Directors</p>
<p>The Revolving Loan Agreement, pursuant to its terms and conditions the Lender provides the Borrower with monetary funds within the scope of one-time credit limit in the amount of 160,000,000 roubles, and the Borrower shall repay received Loan amounts and the interest to the Lender within the terms and according to the procedure provided for in the Loan Agreement terms and conditions. The Agreement is valid till 03.03.2017 inclusive</p>	<p>The Company shareholder holding together with its affiliates 20 and more voting shares of the Company</p>	<p>Board of Directors</p>
<p>The Advisory Services Agreement, pursuant to it the Contractor shall provide the Customer with advisory services in lines of the Customer's production and economic activity according to the procedure and conditions stipulated in the Agreement, and the Customer shall accept and pay for the Services rendered within the terms and according to the procedure established by the Agreement</p>	<p>The Company shareholder holding together with its affiliates 20 and more voting shares of the Company</p>	<p>Board of Directors</p>
<p>The Revolving Loan Agreement, pursuant to its terms and conditions the Lender provides the Borrower with monetary funds within the scope of the one-time credit limit in the amount of 5,000,000 US dollars, and the Borrower shall repay received Loan amounts and the interest to the Lender within the terms and according to the procedure provided for in the Loan Agreement terms and conditions. The Agreement comes into effect upon granting the first Loan amount and is valid for 500 (five hundred) calendar days upon loan granting</p>	<p>The Company shareholder holding together with its affiliates 20 and more voting shares of the Company</p>	<p>Board of Directors</p>
<p>The Revolving Loan Agreement, pursuant to its terms and conditions the Lender provides the Borrower with monetary funds within the scope of one-time credit limit in the amount of</p>	<p>The Company shareholder holding together with its affiliates 20 and more</p>	<p>Board of Directors</p>

3,000,000,000 roubles, and the Borrower shall repay received Loan amounts and the interest to the Lender within the terms and according to the procedure provided for in the Loan Agreement terms and conditions. The Agreement comes into effect upon granting the first Loan amount and is valid till 14.03.2015 (inclusive)	voting shares of the Company	
The Revolving Loan Agreement, pursuant to its terms and conditions the Lender provides the Borrower with monetary funds within the scope of one-time credit limit in the amount of 1,200,000,000 roubles, and the Borrower shall repay received Loan amounts and the interest to the Lender within the terms and according to the procedure provided for in the Loan Agreement terms and conditions. The Agreement comes into effect upon granting the first Loan amount and is valid till 14.03.2015 (inclusive)	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
The Revolving Loan Agreement, pursuant to its terms and conditions the Lender provides the Borrower with monetary funds within the scope of one-time credit limit in the amount of 150,000,000 roubles, and the Borrower shall repay received Loan amounts and the interest to the Lender within the terms and according to the procedure provided for in the Loan Agreement terms and conditions. The Agreement comes into effect upon granting the first Loan amount and is valid till 13.03.2015 (inclusive)	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
The Revolving Loan Agreement, pursuant to its terms and conditions the Lender provides the Borrower with monetary funds within the scope of the one-time credit limit in the amount of 4,000,000 US dollars, and the Borrower shall repay received Loan amounts and the interest to the Lender within the terms and according to the procedure provided for in the Loan Agreement terms and conditions. The Agreement comes into effect upon granting the first Loan amount and is valid for 200 (two hundred) calendar days upon loan granting	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
Annex No. 3 to the Agency agreement, pursuant to its terms and conditions the Principal charges, and the Agent shall obtain access to the SPARK system (System of Professional Analysis of Markets and Firms) within Annex by 01.04.2014 for the Principal for the period of 12 months from the date of access granting and authentication data transfer specified in the authentication data acceptance certificate. Marginal value of access granting to the SPARK system for 8 sets of authentication data for 12 months is 547,142.4 roubles, including VAT (18%).	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
Subject to the terms and conditions of the Loan Agreement the Lender provides the Borrower with monetary funds for the purposes of financial and economic activity financing in the amount of 5,000,000.00 US dollars, and the Borrower shall repay received Loan amounts and the interest to the Lender within the terms and according to the procedure provided for in the Loan Agreement terms and conditions. The Agreement comes into effect upon granting the first Loan amount and is valid for 388 (three hundred eighty eight) calendar days upon loan granting.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
Additional agreement w/n to the Shares Pledge Agreement as a security of obligations performance by Chelyabinsk Metallurgical Plant Open Joint Stock Company (the Obligor) under the Agreement on the procedure and terms and conditions of credit granting in Russian roubles and foreign currency associated with the amendments and additions to the Loan and other agreements, in accordance with which the loan repayment schedule and procedure of interest payment is changed, the term "repayment date by the Borrower" is added.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
The Revolving Loan Agreement, pursuant to its terms and conditions the Lender provides the Borrower with monetary funds within the scope of one-time credit limit in the amount of 2,500,000,000 roubles, and the Borrower shall repay received Loan amounts and the interest to the Lender within the terms and according to the procedure provided for in the Loan Agreement	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors

terms and conditions. The Agreement comes into effect upon granting the first Loan amount and is valid until 20.03.2015 inclusive		
The Surety contract as a security of obligations performance by Vyartsilya Metal Products Plant ZAO, hereinafter the Obligor, to the Creditor that arose out of the Bank guarantee agreement to the total amount of 5,444,733.00 roubles. The Agreement comes into effect upon its signature and is valid till October 31, 2017 (inclusive).	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
Guarantee as a security of performance of obligations by the Company Mechel Service Belgium BVBA as the security under all claims, which exist or may appear at the Bank to the main Obligor under the Loan Agreement, considering all existing and future changes and additions to it in the maximum amount of EUR 27,000,000.00 plus accrued interest, fees, as well as the documented costs and expenses incurred under the Loan Agreement. The Guarantee will automatically terminate on the date when all obligations of the Main Obligor under the Loan Agreement are performed.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
In accordance with the Securities purchase agreement the Buyer shall transfer and the Seller shall accept and pay for the following securities: non-convertible interest-bearing documentary bearer bonds of Mechel OAO (4-15-55005-E, 10.08.2010 RU000A0JR8L9, par value – 1,000 roubles, quantity – 922,479). Estimated money value of one Security, as agreed by the Parties, is determined according to the trading results at Moscow Exchange MICEX-RTS JSC as of the Agreement date.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
In accordance with the Securities purchase agreement the Buyer shall transfer and the Seller shall accept and pay for the following securities: non-convertible interest-bearing documentary bearer bonds of Mechel OAO (4-16-55005-E, 10.08.2010, RU000A0JR8P0, par value – 1,000 roubles, quantity – 3,077,521). Estimated money value of one Security, as agreed by the Parties, is determined according to the trading results at Moscow Exchange MICEX-RTS JSC as of the Agreement date.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
Additional agreement to the Surety contract as a security of obligations performance by Mechel Trans OOO under the Repurchase agreement in accordance with which the due date of the first and second parts of the Repurchase agreement is changed.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
Additional agreement No. 13 to the Surety contract as a security of obligations performance by Mechel Trans Vostok OOO, hereinafter the Lessee, in accordance with which the scope of obligations of the Lessee to the Creditor that arose out of the Lease agreement is increased up to the amount of 3,033,917,313.4 roubles, including VAT (18 %)	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
In accordance with the terms and conditions of the Additional agreement to the Lease agreement amendments shall be introduced into Annex 1 and Annex 2, establishing changes of the working places leased; change in the total area of the leased non-residential premises, and the number of leased parking lots, Total monthly lease payment will amount to 5,871,866.15 roubles, including 18% VAT	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
In accordance with the terms and conditions of the Additional agreement to the Lease agreement amendments shall be introduced into Annex 1 and Annex 2, establishing changes of the working places leased; change in the total area of the leased non-residential premises, and the number of leased parking lots, Total monthly lease payment will amount to 783,100.28 roubles, including 18% VAT	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
Additional agreement No. 1 to the Loan Agreement, in accordance with which the Agreement validity period is changed – till 03.04.2017, and the interest rate (9.11% per annum).	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors

The Loan Agreement, pursuant to its terms and conditions the Lender provides the Borrower with monetary funds for the purposes of financial and economic activity financing in the amount of 500,000,000 roubles, and the Borrower shall repay received Loan amounts and the interest to the Lender within the terms and according to the procedure provided for in the Loan Agreement terms and conditions. The Agreement comes into effect upon granting the first Loan amount and is valid until 26.03.2015 inclusive	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
Additional agreement to the Surety contract as a security of obligations performance by Mechel Trans OOO under the Repurchase agreement in accordance with which the due date of the first and second parts of the Repurchase agreement is changed.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
The Surety contract in accordance with which the GUARANTOR together with Mechel Service Limited Liability Company (hereinafter the OBLIGOR) shall be fully responsible to the BANK for the obligations performance by the OBLIGOR under the Loan agreement on the basis of which the BANK opens a facility to the OBLIGOR with facility limit of 55,000,000.00/100 USD. The Agreement shall come into effect upon its signature by the Parties and is valid until December 10, 2017	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
The Pledge Agreement pursuant to which the Pledgor shall pledge to the Bank the share in the charter capital of Mechel Trans OOO in the amount of 25% of the charter capital, for the obligations performance by the OBLIGOR under the Loan agreement, in accordance with which the BANK opens a facility to the OBLIGOR with facility limit of 55,000,000.00/100 USD. The Agreement shall come into effect upon its signature by the Parties and is valid until December 10, 2017	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
The Loan Agreement, pursuant to its terms and conditions the Lender provides the Borrower with monetary funds for the purposes of financial and economic activity financing in the amount of 4,200,000,000 roubles, and the Borrower shall repay received Loan amounts and the interest to the Lender within the terms and according to the procedure provided for in the Loan Agreement terms and conditions. The Agreement comes into effect upon granting the first Loan amount and is valid until 25.07.2014 inclusive	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
The Loan Agreement, pursuant to its terms and conditions the Lender provides the Borrower with monetary funds for the purposes of financial and economic activity financing in the amount of 1,600,000,000 roubles, and the Borrower shall repay received Loan amounts and the interest to the Lender within the terms and according to the procedure provided for in the Loan Agreement terms and conditions. The Agreement comes into effect upon granting the first Loan amount and is valid until 25.09.2014 inclusive	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
The Loan Agreement, pursuant to its terms and conditions the Lender provides the Borrower with monetary funds for the purposes of financial and economic activity financing in the amount of 1,600,000,000 roubles, and the Borrower shall repay received Loan amounts and the interest to the Lender within the terms and according to the procedure provided for in the Loan Agreement terms and conditions. The Agreement comes into effect upon granting the first Loan amount and is valid until 25.08.2014 inclusive	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
The Surety contract in accordance with which the GUARANTOR together with Mechel Service Limited Liability Company (hereinafter the OBLIGOR) shall be fully responsible to the BANK for the obligations performance by the OBLIGOR under the Loan agreement on the basis of which the BANK opens a facility to the OBLIGOR with facility limit of 33,000,000 USD. The Agreement shall come into effect upon its signature by the Parties and is valid until December 10, 2017	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
Additional agreement to the Pledge Agreement of the share in the charter capital of Mechel	The Company shareholder holding	Board of Directors

Trans OOO in the amount of 25% of the charter capital, for the obligations performance by the OBLIGOR under the Loan agreement, in accordance with which the amount of obligations secured by the pledge is changed (the BANK opens a facility to the OBLIGOR with facility limit of USD 55,000,000.00 and facility with facility limit of USD 33,000,000).	together with its affiliates 20 and more voting shares of the Company	
Additional agreement to the Loan agreement in accordance with which the loan amount is changed, the Agreement validity period is extended till 15.05.2015 and interest rate is changed (8.96%)	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
Agreement in accordance with which the Supplier shall in due time transfer the Goods to ownership of the Buyer, and the Buyer shall accept and pay for the Goods under the conditions stipulated by the Agreement. Goods under the Agreement mean copies of updates and supplements to the software 1C: Accounting 8 CORP (hereinafter the Software) used by the Buyer in accordance with the License Agreement, registration number 800300583, the purchase date – 07.02.2012 Price of the Goods is specified in the Specifications to the Agreement. The Agreement comes into effect upon its signature and is valid within 1 (one) year. If 30 (thirty) days until the end of the Agreement validity period neither Party informed the other Party about intention to terminate the Agreement, the Agreement shall be deemed to be extended under the same terms and conditions and for the same period	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
Additional agreement No. 2 to the Surety contract as a security of obligations performance by Mechel Trans OOO under the Repurchase agreement in accordance with which the due date of the first and second parts of the Repurchase agreement is changed.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
Additional agreement No. 2 to the Surety contract as a security of obligations performance by Mechel Trans OOO under the Repurchase agreement in accordance with which the due date of the first and second parts of the Repurchase agreement is changed.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
The Surety contract as a security of obligations performance by Mechel Service Limited Liability Company (hereinafter the OBLIGOR, the BORROWER) under the Loan agreement between the BANK and OBLIGOR (“Basic obligation agreement”) under the following terms and conditions: The BANK opens a credit facility with the facility limit of USD17,000,000.00/100 (Seventeen million) (hereinafter - the "limit") to the OBLIGOR. The Surety contract comes into effect upon its signature by the Parties and is valid until December 10, 2017	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
Additional agreement No. 2 to the Pledge Agreement of the share in the charter capital of Mechel Trans OOO in the amount of 25% of the charter capital, for the obligations performance by the OBLIGOR under the Loan agreement, in accordance with which the amount of obligations secured by the pledge is changed (the BANK opens a facility to the OBLIGOR with facility limit of USD 55,000,000.00, facility with facility limit of USD 33,000,000 and facility with facility limit of USD 17,000,000).	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
Additional Agreement No. 1 to the Loan Agreement: extension of the agreement validity period till April 21, 2016 inclusive, change of the interest rate – 8.96% per annum	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
Additional Agreement No. 2 to the Loan Agreement: reduction of the one-time credit limit, extension of the agreement validity period till 21.04.2015, change of the interest rate – 14.03%.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
Additional agreement No. 1 to the Surety contract as a security of obligations performance by Mechel Trans OOO under the Repurchase agreement in accordance with which the due date of	The Company shareholder holding together with its affiliates 20 and more	Board of Directors

the first and second parts of the Repurchase agreement is changed and the rate under the Repurchase agreement is also changed as from 30.04.2014. (from 11% to 12.5% per annum).	voting shares of the Company	
In accordance with the terms and conditions of Additional agreement No. 35 to the Lease agreement amendments shall be introduced into Annex 1 and Annex 2, establishing changes of the working places leased; change in the total area of the leased non-residential premises, Total monthly lease payment will amount to 784,485.60 roubles, including 18% VAT	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
Amendment letter No. 2 to the Guarantee agreement as security for obligations performance by Mechel Construction Materials OOO (hereinafter the Borrower) under the standard Loan agreement, in accordance with which the term "assigned asset" is changed.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
Letter of claim waiver to the Guarantee agreement as security for obligations performance by Mechel Construction Materials OOO (hereinafter the Borrower) under the standard Loan agreement: The Lender agrees to waive the claim to consider the financial obligation index to be violation or possible violation that occurred or will occur in accordance with clauses (b) (v) of Article 5 (e) (Financial covenants) of the Guarantee agreement in relation to the Guarantor and Corresponding period ending on December 31, 2013, so that non-performance of the above mentioned financial obligation as at the date of the Corresponding period on December 31, 2013 should not be considered as obligations violation or event of obligations violation (however described) according to clause (j) of Section 17.2 of the General Loan Conditions.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
The Surety contract as a security of obligations performance by Beloretsk Metallurgical Plant Opened Joint Stock Company to the Creditor for obligations performance by the Obligor to the Creditor that arose out of the Bank guarantee agreement in favor of Red October Volgograd Metallurgical Plant Closed Joint Stock Company, the amount of concurrent valid Guarantees issued by order of the Principal under the Bank guarantee agreement, shall not exceed 30,000,000 (thirty million) Russian roubles.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
Additional agreement No. 3 to the Surety contract, in accordance with which the amount of all concurrent Guarantees issued by the Principal's order under the Agreement is changed - not more than 200,000,000 roubles, guarantee period is not more than 80 calendar days from the guarantee effective date.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
Additional agreement No. 4 to the Surety contract, in accordance with which the amount of all concurrent Guarantees issued by the Principal's order under the Agreement is changed - not more than 570,000,000 roubles, guarantee period is not more than 80 calendar days from the guarantee effective date.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
Additional Agreement No. 2 to the Loan Agreement: extension of the agreement validity period till June 17, 2016 inclusive, change of the interest rate – 9.11% per annum	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
Additional Agreement No. 2 to the Loan Agreement: extension of the agreement validity period till June 15, 2016 inclusive, change of the interest rate – 9.11% per annum	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
Surety contract as a security of obligations performance by Izhstal OAO to be responsible to the Creditor for obligations performance by the Obligor arose out of the Bank guarantee agreement in favor of NKM Nord OOO, the amount of concurrent Guarantees issued in the name of the Principal under the Bank guarantee agreement shall not exceed the amount of the rouble equivalent of 432,480.00 at the rate of the Central Bank of the Russian Federation on the date of guarantee issue. The Agreement comes into effect upon its signature and is valid till June 20, 2017 (inclusive)	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors

The Surety contract as a security of obligations performance by Commercial Port of Posyet OAO to be responsible to the Creditor for obligations performance by the Obligor that arose out of the Bank guarantee agreement in favor of Interdistrict Inspectorate of Federal Tax Service No. 10 for the Primorsk Territory, the amount of concurrent Guarantees issued by order of the Principal under the Bank guarantee agreement shall not exceed the amount of 300,000,000. The Agreement comes into effect upon its signature and is valid till April 19, 2018 (inclusive)	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
The transaction in connection with the conditions change of the raised by the company: The Company shall provide additional security of timely obligations performance by MTAG under the Credit Documentation (total credit amount no more than USD 30,000,000, final maturity date for the Credit: on or prior to May 15, 2014)	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
Additional agreement No. 2 to the Surety contract as a security of obligations performance by Mechel Trans OOO under the Repurchase agreement in accordance with which the due date of the first and second parts of the Repurchase agreement is changed and the rate under the Repurchase agreement is also changed as from 05.05.2014. (from 12.5% to 13% per annum).	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
Additional agreement No. 3 to the Surety contract as a security of obligations performance by Mechel Trans OOO under the Repurchase agreement in accordance with which the due date of the first and second parts of the Repurchase agreement is changed and the rate under the Repurchase agreement is also changed as from 05.05.2014. (from 12.5% to 13% per annum).	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
Additional agreement No. 3 to the Surety contract as a security of obligations performance by Mechel Trans OOO under the Repurchase agreement in accordance with which the due date of the first and second parts of the Repurchase agreement is changed and the rate under the Repurchase agreement is also changed as from 05.05.2014. (from 12.5% to 13% per annum).	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
The Surety contract as a security of obligations performance by Mechel Trans OOO arising from the Bank Guarantee Agreement made between the Creditor and Obligor to the benefit of Inspectorate of the Federal Tax Service No. 28 for Moscow totaling to 158,490,045.00 roubles. The Agreement comes into effect upon its signature and is valid till December 20, 2017 (inclusive).	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
The Surety contract as a security of obligations performance by Urals Stampings Plant OAO arising from the Bank Guarantee Agreement made between the Creditor and Obligor to the benefit of the Interdistrict Inspectorate of the Federal Tax Service for Major Taxpayers of the Chelyabinsk Region totaling to 118,231,182.00 roubles. The Agreement comes into effect upon its signature and is valid till December 16, 2017 (inclusive).	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
In accordance with the terms and conditions of Additional agreement No. 36 to the Lease agreement amendments shall be introduced into Annex 1 and Annex 2, establishing changes of the working places leased; change in the total area of the leased non-residential premises, Total monthly lease payment will amount to 787,403.73 roubles, including 18% VAT	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
The Surety contract as a security of obligations performance by Beloretsk Metallurgical Plant OAO arising from the Bank Guarantee Agreement made between the Creditor and Obligor to the benefit of the Interdistrict Inspectorate of the Federal Tax Service for Major Taxpayers of the Republic of Bashkortostan totaling to 49,706,035 roubles valid through April 18, 2014 till December 18, 2014 (inclusive). The Agreement comes into effect upon its signature and is valid till December 18, 2017 (inclusive).	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
The Surety contract as a security of obligations performance by Izhstal OAO arising from the Letter of Credit Agreement made between the Creditor and Obligor limited to 100,000,000 roubles. The Agreement comes into effect upon its signature and is valid till April 19, 2018 (inclusive).	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors

In accordance with the terms and conditions of Additional agreement No. 42 to the Lease agreement amendments shall be introduced into Annex 1 and Annex 2, establishing changes of the working places leased; change in the total area of the leased non-residential premises, and the number of leased parking lots, Total monthly lease payment will amount to 5,847,217.83 roubles, including 18% VAT	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
The Surety contract as a security of obligations performance by Mechel Service OOO arising from the Bank Guarantee Agreement made between the Creditor and Obligor to the benefit of NLMK-Kaluga Limited Liability Company totaling to 12,990,720.06 roubles and to the benefit of Nizhneserginsky Metalware and Metallurgical Plant Open Joint Stock Company totaling to 13,014,759.97 roubles. The Agreement comes into effect upon its signature and is valid till June 16, 2017 (inclusive).	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
The Surety contract as a security of obligations performance by Mechel Service OOO arising from the Bank Guarantee Agreement made between the Creditor and Obligor to the benefit of DiPOS Production Commercial Firm Limited Liability Company totaling to 11,278,228.80 roubles. The Agreement comes into effect upon its signature and is valid till June 02, 2017 (inclusive).	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
The Revolving Loan Agreement, pursuant to its terms and conditions the Lender provides the Borrower with monetary funds within the scope of one-time credit limit in the amount of 1,200,000,000 roubles, and the Borrower shall repay received Loan amounts and the interest to the Lender within the terms and according to the procedure provided for in the Loan Agreement terms and conditions. The Agreement is valid till 28.10.2016 inclusive	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
The Revolving Loan Agreement, pursuant to its terms and conditions the Lender provides the Borrower with monetary funds within the scope of one-time credit limit in the amount of 2,000,000,000 roubles, and the Borrower shall repay received Loan amounts and the interest to the Lender within the terms and according to the procedure provided for in the Loan Agreement terms and conditions. The Agreement is valid till 28.05.2015 inclusive	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
The Sublease Agreement, pursuant to its terms and conditions the Lessee transfers and the Sublessee accepts immovable property – office premises in sublease. The parties have established that the lease payment for using the Premises also includes utility/operational services (in particular: electricity payment and payment for house-keeping) according to the Agreement terms and conditions and amounts to 1,945 US dollars per month. The premises are subleased for the term till December 31, 2014. If upon sublease period completion neither Party demands termination of the Agreement, the sublease period shall be deemed to be prolonged for the next calendar year.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
Additional agreement No. 4 to the Surety contract as a security of obligations performance by Mechel Trans OOO under the Repurchase agreement in accordance with which the due date of the first and second parts of the Repurchase agreement is changed and the rate under the Repurchase agreement is also changed as from 05.05.2014. (from 12.5% to 13% per annum).	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
Additional agreement No. 4 to the Surety contract as a security of obligations performance by Mechel Trans OOO under the Repurchase agreement in accordance with which the due date of the first and second parts of the Repurchase agreement is changed and the rate under the Repurchase agreement is also changed as from 05.05.2014. (from 12.5% to 13% per annum).	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
Additional agreement No. 3 to the Surety contract as a security of obligations performance by Mechel Trans OOO under the Repurchase agreement in accordance with which the due date of	The Company shareholder holding together with its affiliates 20 and more	Board of Directors

the first and second parts of the Repurchase agreement is changed and the rate under the Repurchase agreement is also changed as from 05.05.2014. (from 12.5% to 13% per annum).	voting shares of the Company	
Pursuant to the terms and conditions of Additional Agreement No. 1 to the Loan Agreement the Parties decided to change the Loan Agreement validity period – till 11.06.2016, and the interest rate - 11% per annum	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
Pursuant to the terms and conditions of Additional Agreement No. 1 to the Loan Agreement the Parties decided to change the Loan Agreement validity period – till 11.06.2016, and the interest rate- 11% per annum	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
Pursuant to the terms and conditions of Additional Agreement No. 1 to the Loan Agreement the Parties decided to change the Loan Agreement validity period – till 11.06.2016, and the interest rate- 11% per annum	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
Pursuant to the terms and conditions of Additional Agreement No. 1 to the Loan Agreement the Parties decided to change the Loan Agreement validity period – till 11.06.2016, and the interest rate- 11% per annum	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
Pursuant to the terms and conditions of Additional Agreement No. 1 to the Loan Agreement the Parties decided to change the Loan Agreement validity period – till 11.06.2016, and the interest rate- 11% per annum	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
Additional Agreement No. 14 to the Surety contract as a security of obligations performance by Mechel Trans Vostok OOO, pursuant to its terms and conditions the Parties decided to amend the agreement to increase the amount of the Lessee obligations to the Creditor up to 3,034,220,679.47 roubles that arise from the Leasing Agreement. including VAT (18 %)	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
Pursuant to the terms and conditions of Additional Agreement No. 1 to the Loan Agreement the Parties decided to change the Loan Agreement validity period – till 17.06.2016, and the interest rate- 11% per annum	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
Pursuant to the terms and conditions of Additional Agreement No. 1 to the Loan Agreement the Parties decided to change the Loan Agreement validity period – till 17.06.2016, and the interest rate- 11% per annum	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
Pursuant to the terms and conditions of Additional Agreement No. 1 to the Loan Agreement the Parties decided to change the Loan Agreement validity period – till 17.06.2016, and the interest rate- 11% per annum	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
In accordance with the terms and conditions of Additional agreement No. 37 to the Lease agreement amendments shall be introduced into Annex 1 and Annex 2, establishing changes of the working places leased; change in the total area of the leased non-residential premises, Total monthly lease payment will amount to 724,761.08 roubles, including 18% VAT	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
In accordance with the terms and conditions of Additional agreement No. 43 to the Lease agreement amendments shall be introduced into Annex 1 and Annex 2, establishing changes of the working places leased; change in the total area of the leased non-residential premises, and the number of leased parking lots, Total monthly lease payment will amount to 5,508,335.99 roubles, including 18% VAT	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
The Revolving Loan Agreement, pursuant to its terms and conditions the Lender provides the Borrower with monetary funds within the scope of one-time credit limit in the amount of 250,000,000 roubles, and the Borrower shall repay received Loan amounts and the interest to the Lender within the terms and according to the procedure provided for in the Loan Agreement	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors

terms and conditions. The Agreement is valid till 10.12.2015 inclusive		
Additional Agreement No. 1 to the Loan Agreement providing that the one-time credit limit is reduced and the interest rate is changed to 14.56% and the validity period of the agreement is changed – till 25.01.2016 inclusive	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
The Revolving Loan Agreement, pursuant to its terms and conditions the Lender provides the Borrower with monetary funds within the scope of one-time credit limit in the amount of 245,000,000 roubles, and the Borrower shall repay received Loan amounts and the interest to the Lender within the terms and according to the procedure provided for in the Loan Agreement terms and conditions. The Agreement is valid till 25.12.2015 inclusive	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
Pursuant to the terms and conditions of Additional Agreement No. 2 to the Loan Agreement the Parties decided to change the Loan Agreement validity period – till 12.07.2016, and the interest rate- 11% per annum	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
Pursuant to the terms and conditions of Additional Agreement No. 2 to the Loan Agreement the Parties decided to change the Loan Agreement validity period – till 12.07.2016, and the interest rate- 11% per annum	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
Pursuant to the terms and conditions of Additional Agreement No. 1 to the Loan Agreement the Parties decided to change the Loan Agreement validity period – till 12.07.2016, and the interest rate- 11% per annum	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
Pursuant to the terms and conditions of Additional Agreement No. 1 to the Loan Agreement the Parties decided to change the Loan Agreement validity period – till 12.07.2016, and the interest rate- 11% per annum	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
Additional agreement No. 5 to the Surety contract as a security of obligations performance by Mechel Trans OOO under the Repurchase agreement in accordance with which the due date of the first and second parts of the Repurchase agreement is changed and the rate under the Repurchase agreement is also changed as from 05.05.2014. (from 12.5% to 13% per annum).	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
Additional agreement No. 5 to the Surety contract as a security of obligations performance by Mechel Trans OOO under the Repurchase agreement in accordance with which the due date of the first and second parts of the Repurchase agreement is changed and the rate under the Repurchase agreement is also changed as from 05.05.2014. (from 12.5% to 13% per annum).	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
Pursuant to the terms and conditions of Additional Agreement No. 1 to the Loan Agreement the Parties decided to change the Loan Agreement validity period – till 17.07.2016, and the interest rate- 11% per annum	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
Additional Agreement No. 1 to the Loan Agreement providing that the one-time credit limit is reduced and the interest rate is changed to 14.04% and the validity period of the agreement is changed – till 17.05.2015 inclusive	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
Additional Agreement No. 1 to the Surety contract as a security of obligations performance by Commercial Port of Posyet OAO to change the date of the bank guarantee issue – 18.08.2014	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
The Surety contract as a security of obligations performance by Mechel Service OOO arising from the Bank Guarantee Agreement made between the Creditor and Obligor to the benefit of legal entities, - residents of the Russian Federation, limited to 350,000,000 roubles. The Agreement comes into effect upon its signature and is valid till April 29, 2019 (inclusive).	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors

<p>The Surety contract as a security of obligations performance by Mechel Service OOO arising from the Overdraft Agreement made between the Creditor and Obligor with overdraft Limit (the maximum amount of the one-time debt on the credits granted) totals to 1,000,000,000 (one billion) roubles but no more than 50 (fifty) percent of the average monthly amount of the Borrower Net Credit Turnover on Bank Accounts for the last 3 (three) calendar months. The Agreement comes into effect upon its signature and is valid till June 26, 2018 (inclusive).</p>	<p>The Company shareholder holding together with its affiliates 20 and more voting shares of the Company</p>	<p>Board of Directors</p>
<p>The Surety contract as a security of obligations performance by Chelyabinsk Metallurgical Plant OAO arising from the Overdraft Agreement made between the Creditor and Obligor. The overdraft Limit (maximum amount of the one-time debt on the credits granted) totals to 1,000,000,000 (one billion) roubles but no more than 50 (fifty) percent of the average monthly amount of the Borrower Net Credit Turnover on Bank Accounts for the last 3 (three) calendar months. The Agreement comes into effect upon its signature and is valid till June 26, 2018 (inclusive).</p>	<p>The Company shareholder holding together with its affiliates 20 and more voting shares of the Company</p>	<p>Board of Directors</p>
<p>In accordance with the terms and conditions of Additional agreement No. 44 to the Lease agreement amendments shall be introduced into Annex 1 and Annex 2, establishing changes of the working places leased; change in the total area of the leased non-residential premises, and the number of leased parking lots, Total monthly lease payment will amount to 4,164,894.22 roubles, including 18% VAT</p>	<p>The Company shareholder holding together with its affiliates 20 and more voting shares of the Company</p>	<p>Board of Directors</p>
<p>In accordance with the terms and conditions of Additional agreement No. 38 to the Lease agreement amendments shall be introduced into Annex 1 and Annex 2, establishing changes of the working places leased; change in the total area of the leased non-residential premises, Total monthly lease payment will amount to 567,384.58 roubles, including 18% VAT</p>	<p>The Company shareholder holding together with its affiliates 20 and more voting shares of the Company</p>	<p>Board of Directors</p>
<p>The Surety contract as a security of obligations performance by Izhstal OAO arising from the Bank Guarantee Agreement concluded between the Creditor and Obligor to the benefit of NORMETIMPEKS ZAO to the amount of 5,229,238.72 roubles. The Agreement comes into effect upon its signature and is valid till September 10, 2017 (inclusive).</p>	<p>The Company shareholder holding together with its affiliates 20 and more voting shares of the Company</p>	<p>Board of Directors</p>
<p>The Surety contract as a security of obligations performance by Izhstal OAO arising from the Bank Guarantee Agreement concluded between the Creditor and Obligor to the benefit of NORMETIMPEKS ZAO to the amount of 46,862,205.65 roubles. The Agreement comes into effect upon its signature and is valid till September 10, 2017 (inclusive).</p>	<p>The Company shareholder holding together with its affiliates 20 and more voting shares of the Company</p>	<p>Board of Directors</p>
<p>The Surety contract as a security of obligations performance by Chelyabinsk Metallurgical Plant OAO arising from the Letter of Credit Agreement made between the Creditor and Obligor. The total amount of the aggregate actual liabilities of the Applicant to the Bank under the Letters of Credit opened by the Bank by order of the Applicant within the framework of the Letter of Credit Agreement, shall not exceed the amount of 1,000,000,000.00 roubles, i.e. the limit of the Letter of Credits opening under the Letter of Credit Agreement. The Agreement comes into effect upon its signature and is valid till April 29, 2019 (inclusive).</p>	<p>The Company shareholder holding together with its affiliates 20 and more voting shares of the Company</p>	<p>Board of Directors</p>
<p>The Surety contract as a security of obligations performance by Chelyabinsk Metallurgical Plant OAO arising from the Bank Guarantee Agreement concluded between the Creditor and Obligor with the amount of aggregate existing Guarantees issued by the Guarantor by the Principal's order within the Bank Guarantee Agreement and Bank Guarantee Agreement shall not exceed 1,000,000,000.00 roubles. The Agreement comes into effect upon its signature and is valid till April 29, 2019 (inclusive).</p>	<p>The Company shareholder holding together with its affiliates 20 and more voting shares of the Company</p>	<p>Board of Directors</p>
<p>The Surety contract as a security of obligations performance by Chelyabinsk Metallurgical Plant OAO arising from the Bank Guarantee Agreement concluded between the Creditor and</p>	<p>The Company shareholder holding together with its affiliates 20 and more</p>	<p>Board of Directors</p>

Obligor with the amount of aggregate existing Guarantees issued by the Guarantor by the Principal's order within the Bank Guarantee Agreement and Bank Guarantee Agreement shall not exceed 1,000,000,000.00 roubles. The Agreement comes into effect upon its signature and is valid till April 17, 2018 (inclusive).	voting shares of the Company	
The Surety contract as a security of obligations performance by Chelyabinsk Metallurgical Plant OAO arising from the Letter of Credit Agreement made between the Creditor and Obligor with the total amount of the aggregate actual liabilities of the Payer to the Bank under the Letters of Credit opened by the Bank by order of the Payer within the framework of the Letter of Credit Agreement shall not exceed the amount of 200,000,000.00 (two hundred million 00/100) roubles, i.e. the limit of the Letter of Credits under the Letter of Credit Agreement. The Agreement comes into effect upon its signature and is valid till April 19, 2018 (inclusive).	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
The Surety contract as a security of obligations performance by Beloretsk Metallurgical Plant OAO arising from the Bank Guarantee Agreement made between the Creditor and Obligor to the benefit of the Bashkortostan Customs of the Volga Customs Directorate of the Federal Customs Service totaling to 2,905,000 roubles. The Agreement comes into effect upon its signature and is valid till July 15, 2018 (inclusive).	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
In accordance with the terms and conditions of Additional agreement No. 39 to the Lease agreement amendments shall be introduced into Annex 1 and Annex 2, establishing changes of the working places leased; change in the total area of the leased non-residential premises, Total monthly lease payment will amount to 574,404.18 roubles, including 18% VAT	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
In accordance with the terms and conditions of Additional agreement No. 45 to the Lease agreement amendments shall be introduced into Annex 1 and Annex 2, establishing changes of the working places leased; change in the total area of the leased non-residential premises, and the number of leased parking lots, Total monthly lease payment will amount to 4,117,130.15 roubles, including 18% VAT	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
Additional agreement No. 4 to the Surety contract as a security of obligations performance by Mechel Trans OOO under the Repurchase agreement in accordance with which the due date of the first and second parts of the Repurchase agreement is changed and the rate under the Repurchase agreement is also changed as from 04.08.2014. (from 13% to 13.05% per annum).	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
Additional agreement No. 6 to the Surety contract as a security of obligations performance by Mechel Trans OOO under the Repurchase agreement in accordance with which the due date of the first and second parts of the Repurchase agreement is changed and the rate under the Repurchase agreement is also changed as from 04.08.2014. (from 13% to 13.05% per annum).	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
Additional agreement No. 6 to the Surety contract as a security of obligations performance by Mechel Trans OOO under the Repurchase agreement in accordance with which the due date of the first and second parts of the Repurchase agreement is changed and the rate under the Repurchase agreement is also changed as from 04.08.2014. (from 13% to 13.05% per annum).	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
Additional Agreement No. 8 to the Agreement for Lease of the Transport Vehicles with its Crew providing that the number of leased vehicles is changed and the amount of monthly rent is changed to 982,588.75 roubles per month, including VAT 18%.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
Pursuant to the Loan Agreement within the validity period of the Loan Agreement, the Lender shall provide the Borrower with monetary funds within the scope of the one-time credit limit in the amount of 1,600,000,000.00 roubles for the period until September 14, 2016 inclusive	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
Pursuant to the Loan Agreement within the validity period of the Loan Agreement, the Lender shall provide the Borrower with monetary funds within the scope of the one-time credit limit in	The Company shareholder holding together with its affiliates 20 and more	Board of Directors

the amount of 480,000,000 roubles for the period until September 14, 2015 inclusive	voting shares of the Company	
Additional Agreement No. 1 to the Loan Agreement providing that the one-time credit limit is changed and the interest rate is changed to 14.80% and the validity period of the agreement is changed, i.e. until 17.04.2015, inclusive.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
The Surety contract as a security of obligations performance by Urals Stampings Plant OAO of its obligations arising from the Facility Agreement made between the Creditor and Obligor (with the Facility Limit of USD 16,000,000.00). The guarantee is issued for the period from the date of the Surety contract signature by the Parties till June 09, 2018 inclusive.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
The Surety contract as a security of obligations performance by Beloretsk Metallurgical Plant OAO arising from the Facility Agreement concluded between the Creditor and Obligor (with the Facility Limit of EUR 6,000,000). The guarantee is issued for the period from the date of the Surety contract signature by the Parties till June 09, 2018 inclusive.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
The Revolving Loan Agreement, pursuant to its terms and conditions the Lender provides the Borrower with monetary funds within the scope of one-time credit limit in the amount of 2,000,000,000 roubles, and the Borrower shall repay received Loan amounts and the interest to the Lender within the terms and according to the procedure provided for in the Loan Agreement terms and conditions. The Agreement is valid till 14.09.2016 inclusive	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
The letter on surety approval as a security of obligations performance by HBL Holding GmbH (hereinafter the Borrower) under the Loan Agreement relating to the amendment of the Loan Agreement providing that the Creditor agrees to prolong the Final Maturity Date to December 18, 2015.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
Additional Agreement No. 1 to the Revolving Loan Agreement providing that the one-time credit limit is changed and the interest rate is changed to 14.80% and the validity period of the agreement is changed – till 22.08.2015 inclusive	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
In accordance with the terms and conditions of Additional agreement No. 40 to the Lease agreement amendments shall be introduced into Annex 1 and Annex 2, establishing changes of the working places leased; change in the total area of the leased non-residential premises, Total monthly lease payment will amount to 38,844.54 roubles, including 18% VAT	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
In accordance with the terms and conditions of Additional agreement No. 46 to the Lease agreement amendments shall be introduced into Annex 1 and Annex 2, establishing changes of the working places leased; change in the total area of the leased non-residential premises, and the number of leased parking lots, Total monthly lease payment will amount to 4,583,790.42 roubles, including 18% VAT	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
The share Pledge Agreement to secure proper obligations performance by Urals Stampings Plant OAO (with the Facility Limit of USD 16,000,000.00) and Beloretsk Metallurgical Plant OAO (with the Facility Limit of EUR 6,000,000) under the Facility Agreements (non-revolving). The Pledge subject under the Agreement is securities, i.e. 27,380 ordinary shares of Urals Stampings Plant OAO. The Pledge subject cost estimated by the Parties is 172,494,000.00 roubles.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
Additional Agreement No. 1 to the Revolving Loan Agreement providing that the interest rate is changed to 14.62% and the validity period of the agreement is changed. – till 15.09.2016 inclusive	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors

In accordance with the terms and conditions of Additional agreement No. 47 to the Lease agreement amendments shall be introduced into Annex 1 and Annex 2, establishing changes of the working places leased; change in the total area of the leased non-residential premises, and the number of leased parking lots, Total monthly lease payment will amount to 4,547,983.56 roubles, including 18% VAT	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
Additional Agreement No. 1 to the Revolving Loan Agreement providing that the one-time credit limit is changed and the loan term is changed till 14.11.2014, inclusive, and the interest rate is changed to 14.66% and the validity period of the agreement is changed. – till 25.10.2016 inclusive	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
Additional Agreement No. 3 to the Revolving Loan Agreement providing that the one-time credit limit is changed and the interest rate is changed to 14.66% and the validity period of the agreement is changed – till 28.10.2016 inclusive	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
Additional Agreement No. 1 to the Revolving Loan Agreement providing that the one-time credit limit is changed and the loan term is changed till 14.11.2014, inclusive, and the interest rate is changed to 14.68% and the validity period of the agreement is changed. – till 02.10.2015 inclusive	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
Additional Agreement No. 1 to the License Agreement on trademarks use, pursuant to its terms and conditions the agreement is amended due to registration of 5 new trademarks under certificates Nos. 496000, 502847, 502906, 512507 and 512508	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
Additional Agreement No. 2 to the License Agreement on trademarks use, pursuant to its terms and conditions the agreement is amended due to registration of 5 new trademarks under certificates Nos. 496000, 502847, 502906, 512507 and 512508	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
In accordance with the terms and conditions of Additional agreement No. 48 to the Lease agreement amendments shall be introduced into Annex 1 and Annex 2, establishing changes of the working places leased; change in the total area of the leased non-residential premises, and the number of leased parking lots, Total monthly lease payment will amount to 4,545,037.68 roubles, including 18% VAT	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
Pursuant to the Loan Agreement within the validity period of the Loan Agreement, the Lender shall provide the Borrower with monetary funds in the amount of 34,000,000 US dollars for the period until October 16, 2015 inclusive, and the Borrower shall repay to the Lender received Loan amounts, pay the interest within the terms and according to the procedure provided for in the Loan Agreement terms and conditions.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
The Additional Agreement to the Agreement for advisory services package, pursuant to its terms and conditions hourly rates of the Contractor employees are changed.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
Additional Agreement No. 1 to the Revolving Loan Agreement providing that the loan granting term is changed to 14.02.2015, inclusive, and the validity period of the agreement is changed to 14.11.2015, and the interest rate is changed to 14.85% per annum, security of the Borrower's obligations is added in the form of pledge of 14% of ordinary shares of Chelyabinsk Metallurgical Plant OAO (with Mechel OAO as the Pledgor).	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
The Surety contract as a security of obligations performance by Urals Stampings Plant OAO arising from the Facility Agreement concluded between the Creditor and Obligor (with the	The Company shareholder holding together with its affiliates 20 and more	Board of Directors

Facility Limit of 48,000,000 roubles and the interest accrued under the agreement). The guarantee is issued for the period from the date of the Surety contract signature by the Parties till December 29, 2018 inclusive.	voting shares of the Company	
The Surety contract as a security of obligations performance by Urals Stampings Plant OAO arising from the Facility Agreement concluded between the Creditor and Obligor (with the Facility Limit equal to the total amount of the Russian rouble equivalent of USD 31,900,000.00 and Russian rouble equivalent of EUR 31,900,000.00 but no more than 4,000,000,000.00 Russian roubles and the interest accrued under the agreement). The guarantee is issued for the period from the date of the Surety contract signature by the Parties till December 29, 2018 inclusive.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
The Surety contract as a security of obligations performance by Beloretsk Metallurgical Plant OAO arising from the Facility Agreement concluded between the Creditor and Obligor (with the Facility Limit equal to the total amount of the Russian rouble equivalent of EUR 31,900,000.00 but no more than 2,073,500,000 Russian roubles and the interest accrued under the agreement). The guarantee is issued for the period from the date of the Surety contract signature by the Parties till April 30, 2018 inclusive.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
The Additional Agreement to the Agreement for advisory services package, pursuant to its terms and conditions hourly rates of the Contractor employees are changed.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
In accordance with the terms and conditions of Additional agreement No. 49 to the Lease agreement amendments shall be introduced into Annex 1 and Annex 2, establishing changes of the working places leased; change in the total area of the leased non-residential premises, and the number of leased parking lots, Total monthly lease payment will amount to 4,465,478.06 roubles, including 18% VAT	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
Pursuant to the Loan Agreement within the validity period of the Loan Agreement, the Lender shall provide the Borrower with monetary funds in the amount of 1,450,000,000 roubles for the period until November 24, 2015 inclusive, and the Borrower shall repay to the Lender received Loan amounts, pay the interest within the terms and according to the procedure provided for in the Loan Agreement terms and conditions.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
The share Pledge Agreement to secure proper obligations performance by Urals Stampings Plant OAO (under the facility agreements (non-revolving) to the amount of 48,000,000 roubles and the interest for the loan use to the amount that cannot exceed USD 31,900,000.00 and EUR 31,900,000.00) and Beloretsk Metallurgical Plant OAO (with the Facility Limit of 3,331,434,960.00 roubles and the interest for the loan use and the facility totaling to the amount that cannot exceed USD 31,900,000.00 and EUR 31,900,000.00) The Pledge subject under the Agreement is securities, i.e. 27,380 ordinary shares of Urals Stampings Plant OAO. The Pledge subject cost estimated by the Parties is 166,571,273.68 roubles.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
In accordance with the Revolving Loan Agreement the Lender shall provide to the Borrower the funds in the amount of the one-time credit limit of 4,500,000 roubles within the period of the Loan Agreement for the period November 27, 2015 inclusive, and the Borrower shall repay to the Lender received Loan amounts, pay the interest within the terms and according to the procedure provided for in the Loan Agreement terms and conditions.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
In accordance with the Revolving Loan Agreement the Lender shall provide to the Borrower	The Company shareholder holding	Board of Directors

the funds in the amount of the one-time credit limit of 4,000,000 US dollars within the period of the Loan Agreement for the period November 24, 2015 inclusive, and the Borrower shall repay to the Lender received Loan amounts, pay the interest within the terms and according to the procedure provided for in the Loan Agreement terms and conditions.	together with its affiliates 20 and more voting shares of the Company	
Additional Agreement No. 1 to the Revolving Loan Agreement providing that the validity period of the Agreement is changed till 02.12.2015, and the interest rate is changed to 14.85% per annum, security of the Borrower's obligations is added in the form of pledge of 20% of ordinary shares of Beloretsk Metallurgical Plant OAO (with Mechel OAO as the Pledgor).	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
Additional Agreement No. 1 to the Revolving Loan Agreement providing that the loan granting term is changed till 14.02.2015, inclusive, the procedure for interest payment (no later than 5th (fifth) day of the month that follows the calendar quarter of their accrual) is changed, adding an opportunity to transfer the loan amounts and interest by a third party, and the validity period of the agreement is until 24.12.2016, and the interest rate is changed to 13.67% per annum, security of the Borrower's obligations is added in the form of pledge of 15% of ordinary shares of Beloretsk Metallurgical Plant OAO (with Mechel OAO as the Pledgor).	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
Additional Agreement No. 1 to the Loan Agreement providing that the loan amount, validity period of the agreement is changed till 05.12.2015 and the interest rate is changed to 14.85% per annum, security of the Borrower's obligations is added in the form of pledge of 12% of ordinary shares of Urals Stampings Plant OAO (with Mechel OAO as the Pledgor).	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
The Pledge Agreement as a security of obligations performance by Mechel OAO under the loan agreement to the amount of 34,000,000.00 US dollars with the maturity date – 1 year upon granting (and interests accrued subject to the loan terms and conditions). 14% of ordinary shares of Chelyabinsk Metallurgical Plant OAO are pledged	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
The Pledge Agreement to secure obligations performance by Izhstal OAO under the loan agreement to the amount of 194,000,000.00 roubles with the maturity date – 01.12.2016 inclusive (and interests accrued subject to the loan terms and conditions). 9.5% of ordinary shares of Izhstal OAO are pledged (Mechel OAO - Pledgor)	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
The Surety contract as a security of obligations performance by Bratsk Ferroalloy Plant OOO (hereinafter the "Obligor") under the Loan Agreement. The limit of the Guarantor's liability under the Agreement shall be 737,591,000 roubles 00 kopecks and the interest for the loan use in accordance with the Contract terms and conditions. The Agreement shall come into force upon its signature and is valid until the secured obligations under the Contract are performed.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
The Surety contract as a security of obligations performance by Bratsk Ferroalloy Plant OOO (hereinafter the "Obligor") under the Loan Agreement. The limit of the Guarantor's liability under the Agreement shall be 435,196,514 roubles 84 kopecks and the interest for the loan use in accordance with the Contract terms and conditions. The Agreement shall come into force upon its signature and is valid until the secured obligations under the Contract are performed.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
The Pledge Agreement as a security of obligations performance by Mechel OAO under the loan agreement to the amount of 1,500,000,000.00 roubles with the maturity date – 14.11.2015 inclusive (and interests accrued subject to the loan terms and conditions). 14% of ordinary shares of Chelyabinsk Metallurgical Plant OAO are pledged (Mechel OAO - Pledgor)	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
In accordance with the loan agreement the Lender shall transfer to the Borrower the funds (hereinafter the Loan Amount) of 1,300,000,000.00 roubles to finance financial and business activities for the period till 15.12.2015, inclusive, and the Borrower shall repay to the Lender the Loan Amount received under the Agreement and pay the interest for use of the Loan Amount at the rate determined by the Parties (hereinafter the "Interest").	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors

In accordance with the Revolving Loan Agreement, within the period of the Agreement, the Lender shall transfer to the Borrower the funds (hereinafter the Loan Amount, Loan Amounts) within the one-time credit limit of 135,636,000.00 roubles 00 kopecks for the period till 30.04.2015, and the Borrower shall repay to the Lender the Loan Amount received under the Agreement and pay the interest for the use of the Loan Amount at the rate determined by the Parties (hereinafter the "Interest").	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
In accordance with the loan agreement the Lender shall transfer to the Borrower the funds (hereinafter the "Loan Amount") of 235,147,000.00 roubles to finance financial and business activities, and the Borrower shall repay to the Lender the Loan Amount received under the Agreement and pay the interest for the use of the Loan Amount at the rate determined by the Parties (hereinafter the "Interest"). The Agreement comes into force from the date of the Loan Amount or the first part of the Loan Amount granting if the Loan Amount is transferred by installments in accordance with the Agreement and is valid through 761 calendar days (inclusive),	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
In accordance with the loan agreement the Lender shall transfer to the Borrower the funds (hereinafter the Loan Amount) of 495,000,000.00 roubles to finance financial and business activities for the period till 11.12.2015, inclusive, and the Borrower shall repay to the Lender the Loan Amount received under the Agreement and pay the interest for use of the Loan Amount at the rate determined by the Parties (hereinafter the "Interest").	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
In accordance with the loan agreement the Lender shall transfer to the Borrower the funds (hereinafter the Loan Amount) of 1,400,000,000.00 roubles to finance financial and business activities for the period till 11.12.2015, inclusive, and the Borrower shall repay to the Lender the Loan Amount received under the Agreement and pay the interest for use of the Loan Amount at the rate determined by the Parties (hereinafter the "Interest").	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
In accordance with the Revolving Loan Agreement, within the period of the Agreement, the Lender shall transfer to the Borrower the funds (hereinafter the Loan Amount, Loan Amounts) within the one-time credit limit of 170,836,100.00 roubles 00 kopecks for the period till 30.04.2015, and the Borrower shall repay to the Lender the Loan Amount received under the Agreement and pay the interest for the use of the Loan Amount at the rate determined by the Parties (hereinafter the "Interest").	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
In accordance with the loan agreement the Lender shall transfer to the Borrower the funds (hereinafter the "Loan Amount") of 235,147,000.00 roubles to finance financial and business activities, and the Borrower shall repay to the Lender the Loan Amount received under the Agreement and pay the interest for the use of the Loan Amount at the rate determined by the Parties (hereinafter the "Interest"). The Agreement comes into force from the date of the Loan Amount or the first part of the Loan Amount granting if the Loan Amount is transferred by installments in accordance with the Agreement and is valid through 750 calendar days (inclusive),	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
In accordance with the Revolving Loan Agreement, within the period of the Agreement, the Lender shall transfer to the Borrower the funds (hereinafter the Loan Amount, Loan Amounts) within the one-time credit limit of 495,000,000.00 roubles 00 kopecks for the period till 18.12.2015, and the Borrower shall repay to the Lender the Loan Amount received under the Agreement and pay the interest for the use of the Loan Amount at the rate determined by the Parties (hereinafter the "Interest").	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
In accordance with the Revolving Loan Agreement, within the period of the Agreement, the Lender shall transfer to the Borrower the funds (hereinafter the Loan Amount, Loan Amounts)	The Company shareholder holding together with its affiliates 20 and more	Board of Directors

within the one-time credit limit of 495,000,000.00 roubles 00 kopecks for the period till 15.12.2015, and the Borrower shall repay to the Lender the Loan Amount received under the Agreement and pay the interest for the use of the Loan Amount at the rate determined by the Parties (hereinafter the "Interest").	voting shares of the Company	
In accordance with the Revolving Loan Agreement, within the period of the Agreement, the Lender shall transfer to the Borrower the funds (hereinafter the Loan Amount, Loan Amounts) within the one-time credit limit of 135,636,000.00 roubles 00 kopecks for the period till 30.04.2015, and the Borrower shall repay to the Lender the Loan Amount received under the Agreement and pay the interest for the use of the Loan Amount at the rate determined by the Parties (hereinafter the "Interest").	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
The Pledge Agreement to secure obligations performance by Izhstal OAO under the loan agreement to the amount of 194,000,000.00 roubles with the maturity date – 01.12.2016 inclusive (and interests accrued subject to the loan terms and conditions). 9.5% of ordinary shares of Izhstal OAO are pledged (Mechel OAO - Pledgor)	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
The Pledge Agreement as a security of obligations performance by Mechel OAO under the loan agreement to the amount of 4,500,000.00 US dollars with the maturity date – 27.11.2015 inclusive (and interests accrued subject to the loan terms and conditions). 2% of ordinary shares of Chelyabinsk Metallurgical Plant OAO are pledged (Mechel OAO - Pledgor)	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
The Pledge Agreement as a security of obligations performance by Mechel OAO under the loan agreement to the amount of 1,450,000,000.00 roubles with the maturity date – 24.11.2015 inclusive (and interests accrued subject to the loan terms and conditions). 12% of ordinary shares of Chelyabinsk Metallurgical Plant OAO are pledged (Mechel OAO - Pledgor)	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
The Pledge Agreement as a security of obligations performance by Mechel OAO under the loan agreement to the amount of 1,400,000,000.00 roubles with the maturity date – 02.12.2015 inclusive (and interests accrued subject to the loan terms and conditions). 20% of ordinary shares of Beloretsk Metallurgical Plant OAO are pledged (Mechel OAO - Pledgor)	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
The Pledge Agreement as a security of obligations performance by Mechel OAO under the loan agreement to the amount of 4,000,000.00 US dollars with the maturity date – 24.11.2015 inclusive (and interests accrued subject to the loan terms and conditions). 8% of ordinary shares of Izhstal OAO are pledged (Mechel OAO - Pledgor)	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
Additional agreement No. 4 to Services Contract. In accordance with the terms and conditions of the Additional Agreement the Parties decided to amend Annex No. 2 to the Agreement to read as follows: “The Cost of Services rendered within the framework of software products support for 1 (one) User per month is 1,117.00 (one thousand one hundred seventeen) roubles without VAT.”	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
Additional Agreement No. 1 to the Surety contract as a security of obligations performance by Mechel Service OOO (Obligor) totaling to USD 55 million under the Loan Agreement. According to the Additional Agreement terms and conditions the loan maturity date is extended to 10.02.2016, (was till 10.12.2014), the credit repayment schedule is changed and changes providing for the bank right to increase the current interest rate by 2 (two) percentage points in case of non-performance by Mechel Service OOO of its obligations provided by the Loan Agreement, are made.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
Additional Agreement No. 1 to the Surety contract as a security of obligations performance by Mechel Service OOO (Obligor) totaling to USD 33 million under the Loan Agreement.	The Company shareholder holding together with its affiliates 20 and more	Board of Directors

According to the Additional Agreement terms and conditions the loan maturity date is extended to 10.02.2016, (was till 10.12.2014), the credit repayment schedule is changed and changes providing for the bank right to increase the current interest rate by 2 (two) percentage points in case of non-performance by Mechel Service OOO of its obligations provided by the Loan Agreement, are made.	voting shares of the Company	
Additional Agreement No. 1 to the Surety contract as a security of obligations performance by Mechel Service OOO (Obligor) totaling to USD 17 million under the Loan Agreement. According to the Additional Agreement terms and conditions the loan maturity date is extended to 10.02.2016, (was till 10.12.2014), the credit repayment schedule is changed and changes providing for the bank right to increase the current interest rate by 2 (two) percentage points in case of non-performance by Mechel Service OOO of its obligations provided by the Loan Agreement, are made.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
The Surety contract as a security of obligations performance by Mechel Energo OOO (hereinafter the "Obligor") under the Loan Agreement. The limit of the Guarantor's liability under the Agreement shall be 70,385,000 roubles 00 kopecks and the interest for the loan use in accordance with the Contract terms and conditions. The Agreement shall come into force upon its signature and is valid until the secured obligations under the Contract are performed.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
In accordance with the terms and conditions of Additional agreement No. 50 to the Lease agreement amendments shall be introduced into Annex 1 and Annex 2, establishing changes of the working places leased; change in the total area of the leased non-residential premises, and the number of leased parking lots, Total monthly lease payment will amount to 4,491,327.38 roubles, including 18% VAT	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
The Surety contract as a security of obligations performance by GRK Kazakhstan Nickel LLP (hereinafter the "Obligor") under the Loan Agreement. The limit of the Guarantor's liability under the Agreement is USD 2,150,000. The Agreement shall come into force upon its signature and is valid until the secured obligations under the Contract are performed.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
The Surety contract as a security of obligations performance by Voskhod Ferrochrome LLP (hereinafter the "Obligor") under the Loan Agreement. The limit of the Guarantor's liability under the Agreement is USD 500,000. The Agreement shall come into force upon its signature and is valid until the secured obligations under the Contract are performed.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors
In accordance with the loan agreement the Lender shall transfer to the Borrower the funds (hereinafter the "Loan Amount") of 2,500,000,000.00 roubles to finance financial and business activities for the period till 22.12.2015, and the Borrower shall repay to the Lender the Loan Amount received under the Agreement and pay the interest for the use of the Loan Amount at the rate determined by the Parties (hereinafter the "Interest").	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	Board of Directors