14.1. List of transactions settled by the Company in the reporting year recognized in accordance with the Federal Law On Joint Stock Companies as related-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	

Material conditions of the transaction	Entities recognized as interested in the transaction	reason(s) for recognizing an entity (entities) as interested in the transaction	Management body of the Company adopting a decision on the transaction approval.
Pursuant to the pledge agreement the Company transfers the securities of Urals Stampings Plant OAO to secure performance of the Pledgor's obligations to the Lender/ Pledgee under the loan agreement for the amount of 1,230 million RUB.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Pursuant to the pledge agreement the securities of Beloretsk Metallurgical Plant OAO are transferred to secure performance of the Pledgor's obligations to the Lender/ Pledgee under the loan agreement for the amount of 1,300 million RUB.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Pursuant to the pledge agreement the securities of Urals Stampings Plant OAO are transferred to secure performance of the Pledgor's obligations to the Lender/ Pledgee under the loan agreement for the amount of 1,400 million RUB.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Pursuant to the pledge agreement the securities of Mechel Mining OAO are transferred to secure performance of the Pledgor's obligations to the Lender/ Pledgee under the loan agreement for the amount of 495 million RUB.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Pursuant to the pledge agreement the securities of Beloretsk Metallurgical Plant OAO are transferred to secure performance of the Pledgor's obligations to the Lender/ Pledgee under the loan agreement for the amount of 1,100 million RUB.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Pursuant to the pledge agreement the securities of CMP PAO are transferred to secure performance of the Pledgor's obligations to the Lender/ Pledgee under the loan agreement for the amount of 495 million RUB.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Pursuant to the pledge agreement the securities of CMP PAO are transferred to secure performance of the Pledgor's obligations to the Lender/ Pledgee under the loan agreement for the amount of 495 million RUB.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Pursuant to the pledge agreement the securities of Izhstal	The Company shareholder	affiliates of the Company shareholder owning more	Board of Directors

OAO are transferred to secure performance of the Pledgor's obligations to the Lender/ Pledgee under the loan agreement for the amount of 122 million RUB.	holding together with its affiliates 20 and more voting shares of the Company	than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	
Debt Transfer Agreement between the Lender and the New Obligor under which the New Obligor assumes the obligation in full to pay the debt of the Initial Obligor formed in accordance with the Advisory Services Agreement concluded between the Initial Obligor and the Lender, the Principal debt amount is - 9,304,008.97 RUB;	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
In accordance with the terms and conditions of the Additional Agreement to the Sublicense Agreement between the Sublicensor and the Sublicensee concluded in connection with renewal of software licenses, the remuneration amount is - 1,467,539.30 RUB;	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Pursuant to the pledge agreement the securities of Izhstal OAO are transferred to secure performance of the Pledgor's obligations to the Lender/ Pledgee under the loan agreement for the amount of 495 million RUB.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	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 200,000,000 RUB, 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 14.02.2015 inclusive	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	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 3,000,000,000 RUB, 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 14.02.2015 inclusive	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	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 495,000,000 RUB, and the Borrower shall repay received Loan amounts and the interest to the Lender within the terms and according to the procedure	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors

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provided for in the Loan Agreement terms and conditions. The Agreement is valid till 14.02.2015 inclusive			
In accordance with the terms and conditions of the Additional Agreement to the Loan Agreement under which the Parties agreed to change the agreement validity term till 25.09.2015, change the procedure for determining the interest rate - interest rate is determined upon the agreement conclusion, but may not be more than 25% and guarantee is added in the form of pledge of a part of shares of Mechel Mining OAO.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Pursuant to the pledge agreement the securities of CMP PAO are transferred to secure performance of the Pledgor's obligations to the Lender/ Pledgee under the loan agreement for the amount of 45.1 million RUB.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Pursuant to the pledge agreement the securities of Beloretsk Metallurgical Plant OAO are transferred to secure performance of the Pledgor's obligations to the Lender/ Pledgee under the loan agreement for the amount of 190 million RUB.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Pursuant to the pledge agreement the securities of CMP PAO are transferred to secure performance of the Pledgor's obligations to the Lender/ Pledgee under the loan agreement for the amount of 48 million RUB.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Pursuant to the pledge agreement the securities of Beloretsk Metallurgical Plant OAO are transferred to secure performance of the Pledgor's obligations to the Lender/ Pledgee under the loan agreement for the amount of 190 million RUB.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Guarantee agreement to secure obligations performance by Zoneline Limited under the loan agreements. In accordance with the terms and conditions of the Guarantee Agreement, the Surety's maximum amount of liability under the Agreement is 70 million USD.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Guarantee agreement to secure obligations performance by Mechel Service Romania under the Loan Agreement for the total amount of 3,704,000 USD and 5,006,000 EUR.	holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Guarantee agreement to secure obligations performance by Skyblock Limited under the Loan Agreement for the	The Company shareholder holding together with its	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more	Board of Directors

total amount of 65.8 million USD	affiliates 20 and more voting shares of the Company	percent of shares in the legal entity - Party to the transaction	
Guarantee agreement to secure obligations performance by Zoneline Limited under the loan agreements. In accordance with the terms and conditions of the Guarantee Agreement, the Surety's maximum amount of liability under the Agreement is 63,153,000 USD and 4,547,000 EUR.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Guarantee agreement to secure obligations performance by Mechel Nemunas under the loan agreements. In accordance with the terms and conditions of the Guarantee Agreement, the Surety's maximum amount of liability under the Agreement is 5.5 million EUR.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Guarantee agreement to secure obligations performance by Skyblock Limited under the Loan Agreement for the total amount of 70.4 million USD	The Company shareholder having together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Guarantee agreement to secure obligations performance by Zoneline Limited under the loan agreements. In accordance with the terms and conditions of the Guarantee Agreement, the Surety's maximum amount of liability under the Agreement is 63 million USD	The Company shareholder having together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Guarantee agreement to secure obligations performance by Zoneline Limited under the loan agreements. In accordance with the terms and conditions of the Guarantee Agreement, the Surety's maximum amount of liability under the Agreement is 37,434,000 USD and 30,275,500 EUR.	The Company shareholder having together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Ordinary Share Pledge Agreement of Mechel Mining OAO in the amount of 2% of the authorized capital concluded between the Pledgor and the Pledgee/Lender to guarantee performance of obligations of Mechel-Energo OOO (Obligor) under the Loan Agreement with the Lender for the amount of 182,444,060.00 RUB	The Company shareholder having together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
In accordance with the terms and conditions of the Additional Agreement to the Loan Agreement under which the agreement validity term is extended (till	The Company shareholder having together with its affiliates 20 and more	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the	Board of Directors

30.01.2016), the interest rate is changed, as well as guarantee is added in the form of pledge of ordinary shares of Mechel Mining OAO in the amount of 1% of the authorized capital.	voting shares of the Company	transaction	
Pursuant to the pledge agreement the securities of Beloretsk Metallurgical Plant OAO are transferred to secure performance of the Pledgor's obligations to the Lender/ Pledgee under the loan agreement for the amount of 235,147,000 RUB	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Pursuant to the pledge agreement the securities of CMP PAO are transferred to secure performance of the Pledgor's obligations to the Lender/ Pledgee under the loan agreement for the amount of 170,836,000 RUB	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Pursuant to the pledge agreement the securities of Beloretsk Metallurgical Plant OAO are transferred to secure performance of the Pledgor's obligations to the Lender/ Pledgee under the loan agreement for the amount of 235,147,000 RUB	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Pursuant to the pledge agreement the securities of CMP OAO are transferred to secure performance of the Pledgor's obligations to the Lender/ Pledgee under the loan agreement for the amount of 135,636,000 RUB	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Pursuant to the pledge agreement the securities of Mechel Mining OAO are transferred to secure performance of the Pledgor's obligations to the Lender/ Pledgee under the loan agreement for the amount of 43.5 million RUB.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the License Agreement with the Licensee in accordance with which the agreement is amended in relation to registration of five new trademarks (registered for a wide range of goods).	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Pursuant to the pledge agreement the securities of Mechel Mining OAO are transferred to secure performance of the Pledgor's obligations to the Lender/ Pledgee under the loan agreement for the amount of 495 million RUB.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Pursuant to the pledge agreement the securities of Mechel Mining OAO are transferred to secure performance of the Pledgor's obligations to the Lender/ Pledgee under the	The Company shareholder holding together with its affiliates 20 and more	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the	Board of Directors

loan agreement for the amount of 2.5 billion RUB.	voting shares of the Company	transaction	
Pursuant to the pledge agreement the securities of Mechel Mining OAO are transferred to secure performance of the Pledgor's obligations to the Lender/ Pledgee under the loan agreement for the amount of 227 million RUB.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Pursuant to the pledge agreement the securities of CMP OAO are transferred to secure performance of the Obligor's obligations to the Lender/ Pledgee under the loan agreement for the amount of 45,147,000 million RUB.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	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 1,400,000,000 RUB, 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 17.01.2017 inclusive	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	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 1,500,000,000.00 RUB, 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 15.04.2016 inclusive	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
In accordance with the terms and conditions of the Additional Agreement to the Loan Agreement under which the Parties agreed that the interest rate is -15.10% per annum.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	
In accordance with the terms and conditions of the Additional Agreement to the Loan Agreement under which the Parties agreed that the interest rate is -15.10% per annum.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Guarantee agreement with the Bank/Lender (Guarantor) under the Bank Guarantee Agreement on changing the validity term of each separate guarantee - no more than 80 days, on changing the guarantee validity term till 31.12.2018, on changing the remuneration amount for providing the guarantee.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - beneficiary under the transaction	Board of Directors

Additional Agreement to the License Agreement with the Licensor for granting the right to use Mechel EDMS program under which amendments are introduced into the license agreement in connection with changing the number of licenses and the right granting term is extended till 10.02.2016, fee for using the right to the software is changed.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
In accordance with the terms and conditions of the Additional Agreement to the Loan Agreement under which the Parties agreed that the interest rate is -15.10% per annum.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	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 1.7 billion RUB, 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 12.04.2016 inclusive. Guarantee in the form of pledge of securities.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Pursuant to the pledge agreement the securities of Mechel Mining OAO are transferred to secure performance of the Pledgor's obligations to the Lender/ Pledgee under the loan agreement for the amount of 2.5 billion RUB.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	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 390 million RUB, 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 28.06.2016 inclusive. Guarantee in the form of pledge of securities.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Guarantee agreement with the Lender (Guarantor) under the Bank Guarantee Agreement on changing the validity term of each separate guarantee - 29.01.2016, on changing the guarantee validity term till 29.01.2018, on changing the remuneration amount for providing the guarantee.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - beneficiary under the transaction	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	The Company shareholder holding together with its affiliates 20 and more	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the	Board of Directors

in the amount of 1,300,000,000 RUB, and the Borrower	voting shares of the	transaction	
shall repay received Loan amounts and the interest to the	Company		
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 27.06.2016 (inclusive)			
The Revolving Loan Agreement, pursuant to its terms and	The Company shareholder	affiliates of the Company shareholder owning more	Board of Directors
conditions the Lender provides the Borrower with	holding together with its	than 20% of its voting shares, own 20 and more	
monetary funds within the scope of one-time credit limit	affiliates 20 and more	percent of shares in the legal entity - Party to the	
in the amount of 1,200,000,000 RUB, and the Borrower	voting shares of the	transaction	
shall repay received Loan amounts and the interest to the	Company		
Lender within the terms and according to the procedure	I I J		
provided for in the Loan Agreement terms and conditions.			
The Agreement comes into effect upon granting the first			
Loan amount and is valid till 12.02.2016 (inclusive)			
Pursuant to the pledge agreement the securities of Mechel	The Company shareholder	affiliates of the Company shareholder owning more	Board of Directors
Mining OAO are transferred to secure performance of the	holding together with its	than 20% of its voting shares, own 20 and more	Dould of Directors
Pledgor's obligations to the Lender/ Pledgee under the	affiliates 20 and more	percent of shares in the legal entity - Party to the	
loan agreement for the amount of 495 million RUB.	voting shares of the	transaction	
four agreement for the amount of 475 minion ROD.	Company	transaction	
The Revolving Loan Agreement, pursuant to its terms and	The Company shareholder	affiliates of the Company shareholder owning more	Board of Directors
conditions the Lender provides the Borrower with	holding together with its	than 20% of its voting shares, own 20 and more	Board of Directors
monetary funds within the scope of one-time credit limit	affiliates 20 and more	percent of shares in the legal entity - Party to the	
in the amount of 1,200,000,000 RUB, and the Borrower	voting shares of the	transaction	
shall repay received Loan amounts and the interest to the	Company	transaction	
Lender within the terms and according to the procedure	Company		
provided for in the Loan Agreement terms and conditions.			
The Agreement comes into effect upon granting the first			
Loan amount and is valid till 25.05.2016 (inclusive)			
The Revolving Loan Agreement, pursuant to its terms and	The Company shareholder	affiliates of the Company shareholder owning more	Board of Directors
conditions the Lender provides the Borrower with	holding together with its	than 20% of its voting shares, own 20 and more	BOARD OF DIRECTORS
monetary funds within the scope of one-time credit limit	affiliates 20 and more	percent of shares in the legal entity - Party to the	
in the amount of 1,000,000,000 RUB, and the Borrower	voting shares of the	transaction	
shall repay received Loan amounts and the interest to the	Company		
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 16.02.2016 (inclusive)	The Commons 1 11	offiliates of the Common 1 and 11 have also	Decard of Directory
In accordance with the terms and conditions of the	The Company shareholder	affiliates of the Company shareholder owning more	Board of Directors
Additional agreement to the Lease agreement amendments	holding together with its	than 20% of its voting shares, own 20 and more	
shall be introduced into Annex 1 and Annex 2,	affiliates 20 and more	percent of shares in the legal entity - Party to the	
establishing changes of the working places leased; the	voting shares of the	transaction	
total area of the leased non-residential premises, and the	Company		
number of leased parking lots, Total monthly lease			

			1
payment will amount to 4,468,466.40 RUB, including 18% VAT			
Pursuant to the pledge agreement the securities of Mechel Mining OAO are transferred to secure performance of the Obligor's obligations to the Lender/ Pledgee under the loan agreement for the amount of 227 million RUB.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Pursuant to the pledge agreement the securities of Mechel Mining OAO are transferred to secure performance of the Pledgor's obligations to the Lender/ Pledgee under the loan agreement for the amount of 1.5 billion RUB.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Pursuant to the pledge agreement the securities of Mechel Mining OAO are transferred to secure performance of the Pledgor's obligations to the Lender/ Pledgee under the loan agreement for the amount of 1.4 billion RUB.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Pursuant to the pledge agreement the securities of Mechel Mining OAO are transferred to secure performance of the Pledgor's obligations to the Lender/ Pledgee under the loan agreement for the amount of 3 billion RUB.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Pursuant to the pledge agreement the securities of Mechel Mining OAO are transferred to secure performance of the Pledgor's obligations to the Lender/ Pledgee under the loan agreement for the amount of 1.9 billion RUB.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Pursuant to the pledge agreement the securities of Mechel Mining OAO are transferred to secure performance of the Pledgor's obligations to the Lender/ Pledgee under the loan agreement for the amount of 1.1 billion RUB.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Pursuant to the pledge agreement the securities of Mechel Mining OAO are transferred to secure performance of the Pledgor's obligations to the Lender/ Pledgee under the loan agreement for the amount of 200 million RUB.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Pursuant to the pledge agreement the securities of Mechel Mining OAO are transferred to secure performance of the Pledgor's obligations to the Lender/ Pledgee under the loan agreement for the amount of 390 million RUB.		affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Pursuant to the pledge agreement the securities of Mechel Mining OAO are transferred to secure performance of the	The Company shareholder holding together with its	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more	Board of Directors

Pledgor's obligations to the Lender/ Pledgee under the loan agreement for the amount of 1.7 billion RUB.	affiliates 20 and more voting shares of the Company	percent of shares in the legal entity - Party to the transaction	
Additional Agreement to the Pledge Agreement concluded between the Pledgor and the Pledgee under which amendments are introduced into the Pledge Agreement in connection with amendments into the Loan Agreement under which the guarantee is provided (change of the interest rate);	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Pledge Agreement concluded between the Pledgor and the Pledgee under which amendments are introduced into the Pledge Agreement in connection with amendments into the Loan Agreement under which the guarantee is provided (change of the interest rate);	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Pledge Agreement concluded between the Pledgor and the Pledgee under which amendments are introduced into the Pledge Agreement in connection with amendments into the Loan Agreement under which the guarantee is provided (change of the interest rate);	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Pursuant to the pledge agreement the securities of Mechel Mining OAO are transferred to secure performance of the Pledgor's obligations to the Lender/ Pledgee under the loan agreement for the amount of 200 million RUB.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Pursuant to the pledge agreement the securities of Mechel Mining OAO are transferred to secure performance of the Pledgor's obligations to the Lender/ Pledgee under the loan agreement for the amount of 1.3 billion RUB.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Pursuant to the pledge agreement the securities of Mechel Mining OAO are transferred to secure performance of the Pledgor's obligations to the Lender/ Pledgee under the loan agreement for the amount of 1.1 billion RUB.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Pursuant to the pledge agreement the securities of Mechel Mining OAO are transferred to secure performance of the Pledgor's obligations to the Lender/ Pledgee under the loan agreement for the amount of 1.2 billion RUB.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors

Additional Agreement to the Revolving Loan Agreement with the Lender on amending the interest payment procedure, providing the possibility of early repayment of the loan and interests	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Revolving Loan Agreement with the Lender on amending the interest payment procedure, providing the possibility of early repayment of the loan and interests	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Pledge Agreement concluded between the Pledgor and the Pledgee under which amendments are introduced into the Pledge Agreement in connection with amendments into the Loan Agreement under which the guarantee is provided (change of the interest rate);	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Pledge Agreement concluded between the Pledgor and the Pledgee under which amendments are introduced into the Pledge Agreement in connection with amendments into the Loan Agreement under which the guarantee is provided (change of the interest rate);	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Pledge Agreement concluded between the Pledgor and the Pledgee under which amendments are introduced into the Pledge Agreement in connection with amendments into the Loan Agreement under which the guarantee is provided (change of the interest rate);	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Pledge Agreement concluded between the Pledgor and the Pledgee under which amendments are introduced into the Pledge Agreement in connection with amendments into the Loan Agreement under which the guarantee is provided (change of the interest rate); Additional Agreement to the Pledge Agreement concluded between the Pledgor and the Pledgee under which amendments are introduced into the Pledge Agreement in connection with amendments into the Loan Agreement under which the guarantee is provided (change of the interest rate);	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors

Additional Agreement to the Pledge Agreement concluded between the Pledgor and the Pledgee under which amendments are introduced into the Pledge Agreement in connection with amendments into the Loan Agreement under which the guarantee is provided (change of the interest rate);	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Pledge Agreement concluded between the Pledgor and the Pledgee under which amendments are introduced into the Pledge Agreement in connection with amendments into the Loan Agreement under which the guarantee is provided (change of the interest rate);	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Pledge Agreement concluded between the Pledgor and the Pledgee under which amendments are introduced into the Pledge Agreement in connection with amendments into the Loan Agreement under which the guarantee is provided (change of the interest rate);	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Pledge Agreement concluded between the Pledgor and the Pledgee under which amendments are introduced into the Pledge Agreement in connection with amendments into the Loan Agreement under which the guarantee is provided (change of the interest rate);	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Guarantee agreement with the Bank under which the fee amount for providing the bank guarantee is increased.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - beneficiary under the transaction	Board of Directors
Additional Agreement to the Guarantee agreement with the Bank under which the fee amount for providing the bank guarantee is increased.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - beneficiary under the transaction	Board of Directors
Additional Agreement to the Revolving Loan Agreement between the Borrower and the Lender, under which the limit under the agreement is equal to the actual issued one (816.4 million RUB), the Agreement validity term is extended till 20.06.2016 interest rate changes - also the interest payment procedure changes (set on the date of	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors

pledge repayment in full), guarantee in the form of pledge of shares of Mechel Mining OAO is added;			
Additional Agreement to the Revolving Loan Agreement between the Borrower and the Lender, under which the limit under the agreement is equal to the actual issued one (2.3 billion RUB), the Agreement validity term is extended till 15.06.2016 interest rate changes - also the interest payment procedure changes (set on the date of pledge repayment in full), guarantee in the form of pledge of shares of Mechel Mining OAO is added;	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Revolving Loan Agreement between the Borrower and the Lender pursuant to which the agreement validity term is prolonged till 12.06.2016 interest rate changes - also the interest payment procedure changes (set on the date of pledge repayment in full), guarantee in the form of pledge of shares of Mechel Mining OAO is added;	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	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 227,000,000 RUB, 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 15.07.2016 (inclusive)	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Revolving Loan Agreement between the Borrower and the Lender, under which the change of the interest payment procedure is set (Interest is paid on the Loan maturity date in full for the actual number of days of using the Loan amount), the possibility of early repayment of loan and interest);	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Revolving Loan Agreement between the Borrower and the Lender, under which the change of the interest payment procedure is set (Interest is paid on the Loan maturity date in full for the actual number of days of using the Loan amount), the possibility of early repayment of loan and interest);	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	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 1,700,000,000 RUB, 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 12.03.2017 inclusive	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	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 270,000,000 RUB, 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 15.07.2016 (inclusive)	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	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 450,000,000 RUB, 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 25.08.2016 (inclusive)	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	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 450,000,000 RUB, 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 25.08.2016 (inclusive)	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Revolving Loan Agreement between the Borrower and the Lender, under which the change of the interest payment procedure is set (Interest is paid on the Loan maturity date in full for the actual number of days of using the Loan amount), the possibility of early repayment of loan and interest);	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Revolving Loan Agreement	The Company shareholder	affiliates of the Company shareholder owning more	Board of Directors

between the Borrower and the Lender, under which the change of the interest payment procedure is set (Interest is paid on the Loan maturity date in full for the actual number of days of using the Loan amount), the possibility of early repayment of loan and interest);	holding together with its affiliates 20 and more voting shares of the Company	than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	
Additional Agreement to the Revolving Loan Agreement between the Borrower and the Lender, under which the change of the interest payment procedure is set (Interest is paid on the Loan maturity date in full for the actual number of days of using the Loan amount), the possibility of early repayment of loan and interest);	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Revolving Loan Agreement between the Borrower and the Lender, under which the change of the interest payment procedure is set (Interest is paid on the Loan maturity date in full for the actual number of days of using the Loan amount), the possibility of early repayment of loan and interest);	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Revolving Loan Agreement between the Borrower and the Lender, under which the change of the interest payment procedure is set (Interest is paid on the Loan maturity date in full for the actual number of days of using the Loan amount), the possibility of early repayment of loan and interest);	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Loan Agreement between the Borrower and the Lender, under which amendments are introduced into the interest payment procedure (on the date of loan repayment in full) in connection with the delay in payment of the Borrower's interest and there is a possibility of early repayment of the loan amount and interest on the loans provided, as well as guarantee is added under the agreement in the amount of pledge of a part of share in the authorized capital of Mechel-Energo OOO.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
In accordance with the terms and conditions of Additional agreement No. 53 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,	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors

Total monthly lease payment under the Rent Agreement will amount to 4,542,091.79 RUB, including 18% VAT			
In accordance with the terms and conditions of Additional agreement No. 41 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 under the Rent Agreement will amount to 14,191.86 RUB, including 18% VAT	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Loan Agreement between the Borrower and the Lender, under which changing of the interest payment procedure is provided for under the loans provided (on the date of loan repayment in full for the actual number of days of using the Loan Amount) and there is a possibility of early repayment of the loan amount and accrued interest.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Loan Agreement between the Borrower and the Lender, under which changing of the interest payment procedure is provided for under the loans provided (on the date of loan repayment in full for the actual number of days of using the Loan Amount) and there is a possibility of early repayment of the loan amount and accrued interest.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Loan Agreement between the Borrower and the Lender, under which changing of the interest payment procedure is provided for under the loans provided (on the date of loan repayment in full for the actual number of days of using the Loan Amount) and there is a possibility of early repayment of the loan amount and accrued interest.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Loan Agreement between the Borrower and the Lender, under which changing of the interest payment procedure is provided for under the loans provided (on the date of loan repayment in full for the actual number of days of using the Loan Amount) and there is a possibility of early repayment of the loan amount and accrued interest.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Loan Agreement between the Borrower and the Lender, under which changing of the interest payment procedure is provided for under the loans	The Company shareholder holding together with its affiliates 20 and more	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the	Board of Directors

provided (on the date of loan repayment in full for the actual number of days of using the Loan Amount) and there is a possibility of early repayment of the loan amount and accrued interest.	voting shares of the Company	transaction	
Additional Agreement to the Revolving Loan Agreement between the Borrower and the Lender, under which changing of the interest payment procedure is provided for under the loans provided (on the date of loan repayment in full for the actual number of days of using the Loan Amount) and there is a possibility of early repayment of the loan amount and accrued interest.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Revolving Loan Agreement between the Borrower and the Lender, under which changing of the interest payment procedure is provided for under the loans provided (on the date of loan repayment in full for the actual number of days of using the Loan Amount) and there is a possibility of early repayment of the loan amount and accrued interest.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Revolving Loan Agreement between the Borrower and the Lender, under which changing of the interest payment procedure is provided for under the loans provided (on the date of loan repayment in full for the actual number of days of using the Loan Amount) and there is a possibility of early repayment of the loan amount and accrued interest.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Revolving Loan Agreement between the Borrower and the Lender, under which changing of the interest payment procedure is provided for under the loans provided (on the date of loan repayment in full for the actual number of days of using the Loan Amount) and there is a possibility of early repayment of the loan amount and accrued interest.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Revolving Loan Agreement between the Borrower and the Lender, under which changing of the interest payment procedure is provided for under the loans provided (on the date of loan repayment in full for the actual number of days of using the Loan Amount) and there is a possibility of early repayment of the loan amount and accrued interest.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors

Additional Agreement to the Revolving Loan Agreement between the Borrower and the Lender, under which changing of the interest payment procedure is provided for under the loans provided (on the date of loan repayment in full for the actual number of days of using the Loan Amount) and there is a possibility of early repayment of the loan amount and accrued interest.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Revolving Loan Agreement between the Borrower and the Lender, under which changing of the interest payment procedure is provided for under the loans provided (on the date of loan repayment in full for the actual number of days of using the Loan Amount) and there is a possibility of early repayment of the loan amount and accrued interest.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Revolving Loan Agreement between the Borrower and the Lender, under which changing of the interest payment procedure is provided for under the loans provided (on the date of loan repayment in full for the actual number of days of using the Loan Amount) and there is a possibility of early repayment of the loan amount and accrued interest.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Loan Agreement between the Borrower and the Lender, under which changing of the interest payment procedure is provided for under the loans provided (on the date of loan repayment in full for the actual number of days of using the Loan Amount) and there is a possibility of early repayment of the loan amount and accrued interest.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Loan Agreement between the Borrower and the Lender, under which changing of the interest payment procedure is provided for under the loans provided (on the date of loan repayment in full for the actual number of days of using the Loan Amount) and there is a possibility of early repayment of the loan amount and accrued interest.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Loan Agreement between the Borrower and the Lender, under which changing of the interest payment procedure is provided for under the loans	The Company shareholder holding together with its affiliates 20 and more	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the	Board of Directors

provided (on the date of loan repayment in full for the actual number of days of using the Loan Amount) and there is a possibility of early repayment of the loan amount and accrued interest.	voting shares of the Company	transaction	
Additional Agreement to the Loan Agreement between the Borrower and the Lender, under which changing of the interest payment procedure is provided for under the loans provided (on the date of loan repayment in full for the actual number of days of using the Loan Amount) and there is a possibility of early repayment of the loan amount and accrued interest.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Loan Agreement between the Borrower and the Lender, under which changing of the interest payment procedure is provided for under the loans provided (on the date of loan repayment in full for the actual number of days of using the Loan Amount) and there is a possibility of early repayment of the loan amount and accrued interest.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Loan Agreement between the Borrower and the Lender, under which changing of the interest payment procedure is provided for under the loans provided (on the date of loan repayment in full for the actual number of days of using the Loan Amount), change of the debt limit (1.124 billion RUB) and there is a possibility of early repayment of the loan amount and accrued interest, guarantee provision in form of pledge of securities of Mechel Mining OAO.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Pursuant to the pledge agreement the securities of Mechel Mining OAO are transferred to secure performance of the Pledgor's obligations to the Lender/ Pledgee under the loan agreement for the amount of 816,400,000. RUB	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Pursuant to the pledge agreement the securities of Mechel Mining OAO are transferred to secure performance of the Pledgor's obligations to the Lender/ Pledgee under the loan agreement for the amount of 150,000,000 RUB	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Pursuant to the pledge agreement the Pledgor transfers the securities of Mechel Mining OAO to secure performance of the Obligor's obligations to the Lender/ Pledgee under	The Company shareholder holding together with its affiliates 20 and more	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the	Board of Directors

the loan agreement for the amount of 207,200,000 RUB	voting shares of the Company	transaction	
Pursuant to the pledge agreement the Pledgor transfers the securities of Mechel Mining OAO to secure performance of the Obligor's obligations to the Lender/ Pledgee under the loan agreement for the amount of 200,200,000 RUB	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Pursuant to the pledge agreement the Pledgor transfers the securities of Mechel Mining OAO to secure performance of the Obligor's obligations to the Lender/ Pledgee under the loan agreement for the amount of 200,200,000 RUB	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Pursuant to the pledge agreement the Pledgor transfers the securities of Mechel Mining OAO to secure performance of the Obligor's obligations to the Lender/ Pledgee under the loan agreement for the amount of 200,200,000 RUB	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Pursuant to the pledge agreement the Pledgor transfers the securities of Mechel Mining OAO to secure performance of the Obligor's obligations to the Lender/ Pledgee under the loan agreement for the amount of 200,200,000 RUB	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Pursuant to the pledge agreement the Pledgor transfers the securities of Mechel Mining OAO to secure performance of the Obligor's obligations to the Lender/ Pledgee under the loan agreement for the amount of 3 bln RUB.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Pursuant to the pledge agreement the Pledgor transfers the securities of Mechel Mining OAO to secure performance of the Pledgor's obligations to the Lender/ Pledgee under the loan agreement for the amount of 1 billion RUB.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Pursuant to the pledge agreement the Pledgor transfers the securities of Mechel Mining OAO to secure performance of the Obligor's obligations to the Lender/ Pledgee under the loan agreement for the amount of 200,200,000 RUB	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Loan Agreement between the Borrower and the Lender, under which changing of the interest payment procedure is provided for under the loans provided (on the date of loan repayment in full for the actual number of days of using the Loan Amount) and there is a possibility of early repayment of the loan amount and accrued interest.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors

Additional Agreement to the Loan Agreement between the Borrower and the Lender, under which changing of the interest payment procedure is provided for under the loans provided (on the date of loan repayment in full for the actual number of days of using the Loan Amount) and there is a possibility of early repayment of the loan	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Loan Agreement between the Borrower and the Lender, under which changing of the interest payment procedure is provided for under the loans provided (on the date of loan repayment in full for the actual number of days of using the Loan Amount) and there is a possibility of early repayment of the loan amount and accrued interest.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Loan Agreement between the Borrower and the Lender, under which changing of the interest payment procedure is provided for under the loans provided (on the date of loan repayment in full for the actual number of days of using the Loan Amount) and there is a possibility of early repayment of the loan amount and accrued interest.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Loan Agreement between the Borrower and the Lender, under which changing of the interest payment procedure is provided for under the loans provided (on the date of loan repayment in full for the actual number of days of using the Loan Amount) and there is a possibility of early repayment of the loan amount and accrued interest.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Loan Agreement between the Borrower and the Lender, under which changing of the interest payment procedure is provided for under the loans provided (on the date of loan repayment in full for the actual number of days of using the Loan Amount), change of the aggregate debt limit (898,000,000 RUB) and there is a possibility of early repayment of the loan amount and accrued interest, guarantee provision in form of pledge of securities of Mechel Mining OAO	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors

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Additional Agreement to the Revolving Loan Agreement between the Borrower and the Lender, under which	The Company shareholder holding together with its	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more	Board of Directors
changing of the interest payment procedure is provided for under the loans provided (on the date of loan repayment in full for the actual number of days of using the Loan Amount) and there is a possibility of early repayment of the loan amount and accrued interest.	affiliates 20 and more voting shares of the Company	percent of shares in the legal entity - Party to the transaction	
Additional Agreement to the Revolving Loan Agreement between the Borrower and the Lender, under which changing of the interest payment procedure is provided for under the loans provided (on the date of loan repayment in full for the actual number of days of using the Loan Amount) and there is a possibility of early repayment of the loan amount and accrued interest.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Annex to the Agency Agreement between the Agent and the Principal under which the Principal is provided with access to PMCAS for 12 months (Marginal cost of providing access to PMCAS is 547,142.40 RUB, including 18% VAT).	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Pursuant to the pledge agreement the Pledgor transfers the securities of Mechel Mining OAO to secure performance of the Obligor's obligations to the Lender/ Pledgee under the loan agreement for the amount of 221,500,000 RUB	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Pursuant to the pledge agreement the Pledgor transfers the securities of Mechel Mining OAO to secure performance of the Obligor's obligations to the Lender/ Pledgee under the loan agreement for the amount of 270,000,000 RUB	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Guarantee Agreements between the Guarantor and the Lender to guarantee performance of the Obligor's obligations. Maximum amount of the Guarantor's liability hereunder is 34.5 million RUB, in addition, interest for using the loan amount in accordance with the Agreement terms and conditions.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors

Purchase and Sale Agreement for the share of 51% in the authorized capital of Bratsk Ferroalloy Plant OOO between the Buyer and the Seller, 51% share in the authorized capital of Bratsk Ferroalloy Plant OOO is sold at the price agreed by the Parties amounting to 4,743,000,000 (Four billion seven hundred forty three million) RUB 00 kopecks (exempt from VAT)	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Guarantee agreement with the Bank to ensure performance by the Obligor of its obligations under the Bank Guarantee Agreement in favor of the IFTS for VAT repayment in the amount of 241,669,558.00 RUB.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - beneficiary under the transaction	Board of Directors
Guarantee agreement with the Bank to ensure performance by the Obligor of its obligations under the Bank Guarantee Agreement in favor of the IFTS for VAT repayment in the amount of 160,685,622.00 RUB.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - beneficiary under the transaction	Board of Directors
Guarantee agreement with the Bank to ensure performance by the Obligor of its obligations under the Bank Guarantee Agreement in favor of the IFTS for VAT repayment in the amount of 331,498,424 RUB.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - beneficiary under the transaction	Board of Directors
Guarantee agreement with the Bank to ensure performance by the Obligor of its obligations under the Bank Guarantee Agreement in favor of the IFTS for VAT repayment in the amount of 215,251,123 RUB.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - beneficiary under the transaction	Board of Directors
Guarantee agreement with the Bank to ensure performance by the Obligor of its obligations under the Bank Guarantee Agreement in favor of the IFTS for VAT repayment in the amount of 96,777,883 RUB.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - beneficiary under the transaction	Board of Directors
Debt Transfer Agreement between the New Obligor and the Lender under which the New Obligor assumes the obligation in full to pay the debt of the Initial Obligor formed in accordance with the Agency Agreement concluded between the Initial Obligor and the Lender. Debt amount under the Main Agreement is - 83,426.00 RUB (Eighty three thousand four hundred twenty six RUB 00 kopecks).	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	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 200,000,000 RUB, 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 10.07.2016 (inclusive)	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	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 470,000,000 RUB, 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 16.09.2016 (inclusive)	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	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 300,000,000 RUB, 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 15.08.2016 (inclusive)	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	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 1.6 billion RUB, 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 14.08.2016 (inclusive)	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	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 470,000,000 RUB, 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	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors

Loan amount and is valid till 16.09.2016 (inclusive)			
Additional Agreement to the Loan Agreement between the Borrower and the Lender, associated with extension of the loan agreement for a period of 1.5 years.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	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 69,000,000 USD, 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 16.04.2016 (inclusive)	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	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 200,000,000 RUB, 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 13.07.2016 (inclusive)	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	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 200,000,000 RUB, 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 16.07.2016 (inclusive)	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	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 200,000,000 RUB, 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 20.07.2016 (inclusive)	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
The Revolving Loan Agreement, pursuant to its terms and conditions the Lender provides the Borrower with	The Company shareholder holding together with its	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more	Board of Directors

monetary funds within the scope of one-time credit limit in the amount of 200,000,000 RUB, 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 23.07.2016 (inclusive)	affiliates 20 and more voting shares of the Company	percent of shares in the legal entity - Party to the transaction	
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 RUB, 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 2807.2016 (inclusive)	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	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 200,000,000 RUB, 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 30.07.2016 (inclusive)	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	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 300,000,000 RUB, 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 20.08.2016 (inclusive)	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Loan Agreement between the Borrower and the Lender under which the loan agreement is prolonged till 21.09.2016	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Guarantee agreement between the Surety and the Lender to ensure performance by the Obligor of its obligations under the Revolving Loan Agreement. Maximum amount of the Surety's liability is 200 million RUB.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors

Guarantee agreement between the Surety and the Lender to ensure performance by the Obligor of its obligations under the Revolving Loan Agreement. Maximum amount of the Surety's liability is 200 million RUB.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Guarantee agreement between the Surety and the Lender to ensure performance by the Obligor of its obligations under the Revolving Loan Agreement. Maximum amount of the Surety's liability is 200 million RUB.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
In accordance with the terms and conditions of Additional agreement No. 54 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 under the Rent Agreement will amount to 4,550,037.68 RUB, including 18% VAT	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	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, Total monthly lease payment under the Rent Agreement will amount to 38,844.54 RUB, including 18% VAT	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Guarantee agreement between the bank (Guarantor) and the Surety to ensure performance of obligations by the Principal under the Bank Guarantee Agreement. Amount of all guarantees issued at the same time may not exceed 60 million RUB., the validity term of a individual guarantee may not be less than 8 months upon filing by the Principal of the tax returns for the relevant tax period	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - beneficiary under the transaction	Board of Directors
Pursuant to the pledge agreement the Pledgor transfers the securities of Mechel Mining OAO to secure performance of the Pledgor's obligations to the Lender/ Pledgee under the loan agreement for the amount of 140,000,000 RUB	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Pursuant to the pledge agreement the Pledgor transfers the securities of Mechel Mining OAO to secure performance of the Obligor's obligations to the Lender/ Pledgee under the loan agreement for the amount of 270,000,000 RUB	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Pursuant to the pledge agreement the Pledgor transfers the securities of Mechel Mining OAO to secure performance of the Pledgor's obligations to the Lender/ Pledgee under	The Company shareholder holding together with its affiliates 20 and more	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the	Board of Directors

the loan agreement for the amount of 1.7 billion RUB.	voting shares of the Company	transaction	
Pursuant to the pledge agreement the Pledgor transfers the securities of Mechel Mining OAO to secure performance of the Pledgor's obligations to the Lender/ Pledgee under the loan agreement for the amount of 1.9 billion RUB.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Pursuant to the pledge agreement the Pledgor transfers the securities of Mechel Mining OAO to secure performance of the Pledgor's obligations to the Lender/ Pledgee under the loan agreement for the amount of 898 million RUB.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Guarantee agreement between the Surety and the Lender to ensure performance by the Obligor of its obligations under the Revolving Loan Agreement. Maximum amount of the Surety's liability is 45,000,000 RUB in addition, interest for using the loan amount	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Loan Agreement between the Borrower and the Lender, in accordance with which the loan amount is decreased to 1,890,812,000.00 RUB, the Agreement validity term is extended till 15.10.2016 interest rate changes, as well as guarantee is added in the form of pledge of shares of Mechel Mining OAO;	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
License Agreement with the Licensee conclusion of which is due to acquisition of new trademarks and their provision for use in accordance with the procedure and on the terms and conditions provided for in the agreement.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Guarantee Agreement with the Lender under which the amount of penalties increases and the guarantee agreement validity term is extended up to 25.12.2018	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Loan Agreement between the Borrower and the Lender, pursuant to which the agreement validity term is prolonged till 02.11.2016, interest rate changes and guarantee is added in the form of pledge of shares of Mechel Mining OAO.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Pursuant to the pledge agreement the Pledgor transfers the securities of CMP OAO to secure performance of the Pledgor's obligations to the Lender/ Pledgee under the	The Company shareholder holding together with its affiliates 20 and more	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the	Board of Directors

loan agreement for the amount of 450 million RUB.	voting shares of the Company	transaction	
Pursuant to the pledge agreement the Pledgor transfers the securities of Mechel Mining OAO to secure performance of the Pledgor's obligations to the Lender/ Pledgee under the loan agreement for the amount of 450 million RUB.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Pursuant to the pledge agreement the Pledgor transfers the securities of Mechel Mining OAO to secure performance of the Pledgor's obligations to the Lender/ Pledgee under the loan agreement for the amount of 2.399 billion RUB.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Pursuant to the pledge agreement the Pledgor transfers the securities of Mechel Mining OAO to secure performance of the Pledgor's obligations to the Lender/ Pledgee under the loan agreement for the amount of 134 million RUB.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	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 80,000,000 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 till 18.05.2016 (inclusive)	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Pursuant to the pledge agreement the Pledgor transfers the securities of Vyartsilya Metal Products Plant ZAO to secure performance of the Pledgor's obligations to the Lender/ Pledgee under the loan agreement for the amount of 300 million RUB.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Pursuant to the pledge agreement the Pledgor transfers the securities of Izhstal OAO to secure performance of the Obligor's obligations to the Lender/ Pledgee under the loan agreement for the amount of 200 million RUB	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Pursuant to the pledge agreement the Pledgor transfers the securities of Izhstal OAO to secure performance of the Obligor's obligations to the Lender/ Pledgee under the loan agreement for the amount of 200 million RUB	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors

Pursuant to the pledge agreement the Pledgor transfers the securities of Izhstal OAO to secure performance of the Obligor's obligations to the Lender/ Pledgee under the loan agreement for the amount of 200 million RUB	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company The Company shareholder	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors Board of Directors
Pursuant to the pledge agreement the Pledgor transfers the securities of Mechel Mining OAO to secure performance of the Pledgor's obligations to the Lender/ Pledgee under the loan agreement for the amount of 1.6 billion RUB.	holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Pursuant to the pledge agreement the Pledgor transfers the securities of Urals Stampings Plant OAO to secure performance of the Pledgor's obligations to the Lender/Pledgee under the loan agreement for the amount of 200 million RUB.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Pursuant to the pledge agreement the Pledgor transfers the securities of Urals Stampings Plant OAO to secure performance of the Pledgor's obligations to the Lender/Pledgee under the loan agreement for the amount of 200 million RUB.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Pursuant to the pledge agreement the Pledgor transfers the securities of Urals Stampings Plant OAO to secure performance of the Pledgor's obligations to the Lender/Pledgee under the loan agreement for the amount of 200 million RUB.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Pursuant to the pledge agreement the Pledgor transfers the securities of Urals Stampings Plant OAO to secure performance of the Pledgor's obligations to the Lender/ Pledgee under the loan agreement for the amount of 200 million RUB.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Pursuant to the pledge agreement the Pledgor transfers the securities of Izhstal OAO to secure performance of the Obligor's obligations to the Lender/ Pledgee under the loan agreement for the amount of 200 million RUB	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Pursuant to the pledge agreement the Pledgor transfers the securities of CMP OAO to secure performance of the Obligor's obligations to the Lender/ Pledgee under the loan agreement for the amount of 300 million RUB.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Pursuant to the pledge agreement the Pledgor transfers the securities of Urals Stampings Plant OAO to secure performance of the Pledgor's obligations to the Lender/Pledgee under the loan agreement for the amount of 200	The Company shareholder holding together with its affiliates 20 and more voting shares of the	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors

million RUB.	Company		
Pursuant to the pledge agreement the Pledgor transfers the securities of Urals Stampings Plant OAO to secure performance of the Pledgor's obligations to the Lender/Pledgee under the loan agreement for the amount of 200 million RUB.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Pursuant to the pledge agreement the Pledgor transfers a part of interest in the authorized capital of Mechel-Energo OOO to secure performance of the Pledgor's obligations to the Lender/ Pledgee under the loan agreement for the amount of 1.790 billion RUB.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Guarantee agreement between the Surety and the Lender to ensure performance by the Obligor of its obligations under the Revolving Loan Agreement. Maximum amount of the Surety's liability is 971,975,380 RUB 82 kopecks, in addition, interest for using the loan amount	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Loan Agreement between the Borrower and the Lender, under which the provision limit (650 mln RUB), loan amount repayment term (05.11.2016), conditions for early termination of the agreement and repayment of the loan amount upon the Lender's request change, guarantee for the loan granted is provided in the form of pledge of shares of the authorized capital of Urals Stampings Plant OAO, interest rate is changed.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	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 1.7 billion RUB, 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 01.11.2016 (inclusive)	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Guarantee agreement between the Surety and the Lender to ensure performance by the Obligor of its obligations under the Revolving Loan Agreement. Maximum amount of the Surety's liability is 268,456,729 RUB, in addition, interest for using the loan amount	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors

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Advisory Services Agreement between the Customer and the Contractor in areas of production and economic activities of the Customer. Cost of services under the agreement is determined by annexes.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Guarantee agreement with the Bank to ensure performance of the Obligor's obligations under the Credit Agreement for the amount of 33 million USD with maturity term – February 2016;	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - beneficiary under the transaction	Board of Directors
Additional Agreement to the Guarantee agreement with the Bank to ensure performance of the Obligor's obligations under the Credit Agreement for the amount of 17 million USD with maturity term – February 2016;	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - beneficiary under the transaction	Board of Directors
Additional Agreement to the Guarantee agreement with the Bank to ensure performance of the Obligor's obligations under the Credit Agreement for the amount of 55 million USD with maturity term – February 2016;	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - beneficiary under the transaction	Board of Directors
Additional Agreement to the Share Pledge Agreement of Mechel-Trans OOO with the bank to ensure performance of the Obligor's obligations under the Credit Agreement for the amount of 33 million USD, under the Credit Agreement for the amount of 17 million USD, under the Credit Agreement for the amount of 55 million USD. With maturity term – February 2016.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of Calridge Limited as the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - beneficiary under the transaction	Board of Directors
In accordance with the terms and conditions of Additional agreement No. 56 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 under the Rent Agreement will amount to 4,674,994.66 RUB, including 18% VAT	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	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, Total monthly lease payment under the Rent Agreement will amount to 52,000.18 RUB, including 18% VAT	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
In accordance with terms and conditions of the Additional Agreement to the Agreement for Lease of the Transport	The Company shareholder holding together with its	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more	Board of Directors

Vehicles with its Crew, amendments are introduced into the agreement such as amendment of the number of leased vehicles and amendment of lease payment calculation amounting to 863,236 RUB 47 kopecks per month.	affiliates 20 and more voting shares of the Company	percent of shares in the legal entity - Party to the transaction	
Guarantee agreement between the Bank (Lender) and the Surety to ensure performance by the Obligor of its obligations under the Bank Guarantee Agreement in favour of the Inter-district Inspectorate of the Federal Tax Service for major taxpayers in the Republic of Bashkortostan (amount of all concurrent guarantees shall not exceed 2,905,000 RUB, the validity term of each guarantee shall not exceed 3 months; the validity term of each guarantee shall not exceed April 29, 2016);	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - beneficiary under the transaction	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 200,000,000 RUB, 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 01.07.2016 (inclusive)	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	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 200,000,000 RUB, 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 02.07.2016 (inclusive)	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	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 20,000,000 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 till 31.12.2015 (inclusive)	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Agency Agreement between the Agent and the Principal in accordance with which the Agent shall render services,	The Company shareholder holding together with its	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more	Board of Directors

the remuneration amount is 1% of the actual cost of the services rendered;	affiliates 20 and more voting shares of the Company	percent of shares in the legal entity - Party to the transaction	
Lease Agreement between the Lessee and the Lessor for the office (lease payment amount is 4,940.73 RUB per month);	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Guarantee agreement between the Bank (Lender) and the Surety to ensure performance by the Obligor of its obligations under the overdraft loan agreement (overdraft limit -1 billion RUB, debt maturity date $-25.12.2016$ inclusive).	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - beneficiary under the transaction	Board of Directors
Guarantee agreement between the Bank (Lender) and the Surety to ensure performance by the Obligor of its obligations under the overdraft loan agreement (overdraft limit -1 billion RUB, debt maturity date $-25.12.2016$ inclusive).	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - beneficiary under the transaction	Board of Directors
Agreement on termination of Beloretsk Metallurgical Plant OAO Ordinary Share Pledge Amendment signed between the Pledgor/Obligor and the Pledgee/Lender	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Agreement on termination of Beloretsk Metallurgical Plant OAO Ordinary Share Pledge Amendment signed between the Pledgor/Obligor and the Pledgee/Lender	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Agreement on termination of CMP OAO Ordinary Share Pledge Amendment signed between the Pledgor/Obligor and the Pledgee/Lender	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Agreement on termination of CMP OAO Ordinary Share Pledge Amendment signed between the Pledgor/Obligor and the Pledgee/Lender	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Agreement on termination of CMP OAO Ordinary Share Pledge Amendment signed between the Pledgor/Obligor	The Company shareholder holding together with its	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more	Board of Directors

and the Pledgee/Lender	affiliates 20 and more voting shares of the Company	percent of shares in the legal entity - Party to the transaction	
Agreement on termination of Urals Stampings Plant OAO Ordinary Share Pledge Amendment signed between the Pledgor/Obligor and the Pledgee/Lender	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Agreement on termination of Urals Stampings Plant OAO Ordinary Share Pledge Amendment signed between the Pledgor/Obligor and the Pledgee/Lender	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Agreement on termination of Urals Stampings Plant OAO Ordinary Share Pledge Amendment signed between the Pledgor/Obligor and the Pledgee/Lender	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Transportation Services Agreement between the Contractor and the Customer under which transportation services for employees are rendered on TOYOTA vehicle, (cost of services is 223,244 RUB, including VAT (18%) per month).	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Guarantee agreement between the Bank (Lender) and the Surety (Guarantor) to ensure performance of obligations by the Principal under the Bank Guarantee Agreement in favour of the Interdistrict Inspectorate of the Federal Tax Service for Major Taxpayers of the Republic of Bashkortostan ("Beneficiary") in the amount of 99,541,364 RUB, with the validity term from July 22, 2015 till March 22, 2016 (inclusive)	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - beneficiary under the transaction	Board of Directors
Guarantee agreement between the Bank (Lender) and the Surety (Guarantor) to ensure performance of obligations by the Principal under the Bank Guarantee Agreement in favour of the Interdistrict Inspectorate of the Federal Tax Service for Major Taxpayers of the Republic of Bashkortostan ("Beneficiary") in the amount of 19,514,647 RUB, with the validity term from "the issue date till March 31, 2016 (inclusive)	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - beneficiary under the transaction	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 1.8 billion RUB, and the Borrower shall repay received	The Company shareholder holding together with its affiliates 20 and more voting shares of the	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors

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Loan amounts and the interest to the Lender within the	Company		
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 13.12.2016 (inclusive)			
The Loan Agreement, pursuant to its terms and conditions	The Company shareholder	affiliates of the Company shareholder owning more	Board of Directors
the Lender provides the Borrower with monetary funds	holding together with its	than 20% of its voting shares, own 20 and more	
within the scope of the one-time credit limit in the amount	affiliates 20 and more	percent of shares in the legal entity - Party to the	
of 1.7 billion RUB, and the Borrower shall repay received	voting shares of the	transaction	
Loan amounts and the interest to the Lender within the	Company		
terms and according to the procedure provided for in the	1 2		
Loan Agreement terms and conditions. The Agreement			
comes into effect upon granting the first Loan amount and			
is valid till 16.07.2016 (inclusive)			
The Loan Agreement, pursuant to its terms and conditions	The Company shareholder	affiliates of the Company shareholder owning more	Board of Directors
the Lender provides the Borrower with monetary funds	holding together with its	than 20% of its voting shares, own 20 and more	
within the scope of the one-time credit limit in the amount	affiliates 20 and more	percent of shares in the legal entity - Party to the	
of 1.7 billion RUB, and the Borrower shall repay received	voting shares of the	transaction	
Loan amounts and the interest to the Lender within the	Company	transaction	
terms and according to the procedure provided for in the	Company		
Loan Agreement terms and conditions. The Agreement			
comes into effect upon granting the first Loan amount and is valid till 23.07.2016 (inclusive)			
	The Commons should all an	effiliates of the Common should alder any income	Decard of Directory
The Loan Agreement, pursuant to its terms and conditions	The Company shareholder	affiliates of the Company shareholder owning more	Board of Directors
the Lender provides the Borrower with monetary funds	holding together with its	than 20% of its voting shares, own 20 and more	
within the scope of the one-time credit limit in the amount	affiliates 20 and more	percent of shares in the legal entity - Party to the	
of 2 billion RUB, and the Borrower shall repay received	voting shares of the	transaction	
Loan amounts and the interest to the Lender within the	Company		
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 25.06.2016 (inclusive)			
Agency Agreement between the Agent and the Principal	The Company shareholder	affiliates of the Company shareholder owning more	Board of Directors
in accordance with which the Agent shall render services,	holding together with its	than 20% of its voting shares, own 20 and more	
the remuneration amount is 1% of the actual cost of the	affiliates 20 and more	percent of shares in the legal entity - Party to the	
services rendered;	voting shares of the	transaction	
	Company		
Sublease Agreement between the Sublessor and the	The Company shareholder	affiliates of the Company shareholder owning more	Board of Directors
Sublessee for the office in Tokyo (lease payment amount	holding together with its	than 20% of its voting shares, own 20 and more	
is 1,556 USD per month);	affiliates 20 and more	percent of shares in the legal entity - Party to the	
	voting shares of the	transaction	
	Company		
Agreement to the Lease Agreement concluded with the	The Company shareholder	affiliates of the Company shareholder owning more	Board of Directors
Lessor in connection with change of the Lessee under	holding together with its	than 20% of its voting shares, own 20 and more	
estimate and the brange of the Lessee under	and to Bether with http	== // of its /	I
which the Surety under the Lease Agreement guarantees full performance by the Subsequent Lessee of obligations under the Lease Agreement (lease term – from October 01, 2013 till September 30, 2015 lease cost – per month 287.000 JPY)	affiliates 20 and more voting shares of the Company	percent of shares in the legal entity - Party to the transaction	
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In accordance with the terms and conditions of Additional agreement No. 57 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 under the Rent Agreement will amount to 4,766,626.84 RUB, including 18% VAT	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
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, Total monthly lease payment under the Rent Agreement will amount to 85,374.02 RUB, including 18% VAT	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	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 800,000,000 RUB, 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 30.07.2016 (inclusive)	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	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 400,000,000 RUB, 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 30.07.2016 (inclusive)	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Agreement for Lease of the Transport Vehicles with its Crew between the Lessee and the Lessor related to vehicle replacement (vehicle brand - TOYOTA, CAMRY model, passenger car, year of manufacture - 2007, and vehicle brand TOYOTA, CAMRY model, passenger car, year of manufacture - 2006, is leased)	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors

Specification to the supply agreement between the Buyer and the Supplier on provision of ITS TECHNO 1C:Accounting 8 CORP, the total cost of goods is 12,528.00 RUB.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Loan Agreement between the Borrower and the Lender, under which the loan amount is decreased to 336 mln RUB, the Agreement validity term is extended – to 14.08.2016 and the interest rate is changed.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Purchase and Sale Agreement for the share in the authorized capital of Bratsk Ferroalloy Plant OOO in the amount of 49% of the authorized capital with a par value of 267,139,039.12 RUB at the price agreed by the parties - 68,800 thousand USD at the exchange rate of the Central Bank on the date of the transaction. Mechel Open Joint Stock Company (Buyer), Oriel Resources Limited (Seller);	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	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 500,000,000 RUB, 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 17.08.2016 (inclusive)	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Transportation Services Agreement between the Customer and the Contractor under which the cost of services under the agreement is changed (Cost of services under the Agreement is 561,383 RUB).	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Paid Service Agreement between the Customer and the Contractor on rendering services related to organizational services of the Customer. Total cost of Services under the Agreement shall be agreed by the Parties and recorded in annexes to the Agreement	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Loan Agreement between the Borrower and the Lender, under which the loan amount changes - 421 million RUB., the Agreement validity term is extended – to 22.08.2016 and the interest rate is changed	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	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 1.8 billion RUB, 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 20.08.2016 (inclusive)	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	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 400,000,000 RUB, 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 24.08.2016 (inclusive)	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	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 400,000,000 RUB, 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 19.08.2016 (inclusive)	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	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 200,000,000 RUB, 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 14.08.2016 (inclusive)	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
In accordance with the terms and conditions of Additional agreement No. 58 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 under the Rent Agreement will amount to 4,766,626.84 RUB, including 18% VAT Additional Agreement to the Loan Agreement between the	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company The Company shareholder	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors Board of Directors

Borrower and the Lender, under which the agreement validity term (it is extended till 22.08.2016) and the interest rate under the agreement change.	holding together with its affiliates 20 and more voting shares of the Company	than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	
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 1.7 billion RUB, 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 24.08.2016 (inclusive)	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Securities Pledge Agreement of Izhstal OAO concluded between the Bank (Lender) and the Pledgor that shall set forth the condition that pledge of securities is not terminated in connection with transfer of a part of debt of Borrowers Mechel Service OOO and Mechel-Energo OOO to CMP PAO, Southern Kuzbass OAO, Mechel-Coke OOO and Urals Stampings Plant OAO	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - beneficiary under the transaction	Board of Directors
Additional Agreement to the Securities Pledge Agreement of Urals Stampings Plant OAO concluded between the Bank (Lender) and the Pledgor that shall set forth the condition that pledge of securities is not terminated in connection with transfer of a part of debt of Borrowers Mechel Service OOO and Mechel-Energo OOO to CMP PAO, Southern Kuzbass OAO, Mechel-Coke OOO and Urals Stampings Plant OAO;	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - beneficiary under the transaction	Board of Directors
Additional Agreement to the Agreement for Lease of the Transport Vehicles with its Crew between the Lessee and the Lessor concluded in connection with change of the number of leased vehicles and amendment of lease payment calculation. Total per month: 660,973 RUB 85 kopecks	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Agreement on termination of Beloretsk Metallurgical Plant OAO Share Pledge Amendment	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Agreement on termination of Beloretsk Metallurgical Plant OAO Share Pledge Amendment	The Company shareholder holding together with its	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more	Board of Directors

	affiliates 20 and more voting shares of the Company	percent of shares in the legal entity - Party to the transaction	
Agreement on termination of CMP OAO Share Pledge Amendment	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Agreement on termination of CMP OAO Share Pledge Amendment	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Agreement on termination of Urals Stampings Plant OAO Share Pledge Amendment	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Agreement on termination of Urals Stampings Plant OAO Share Pledge Amendment	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Agreement on termination of Urals Stampings Plant OAO Share Pledge Amendment	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Agreement on termination of Beloretsk Metallurgical Plant OAO Share Pledge Amendment	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
In accordance with the terms and conditions of Additional agreement No. 59 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 under the Rent Agreement will amount to 4,766,626.84 RUB, including 18% VAT	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	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	The Company shareholder holding together with its affiliates 20 and more voting shares of the	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors

in the total area of the leased non-residential premises, Total monthly lease payment under the Rent Agreement will amount to 85,374.02 RUB, including 18% VAT	Company		
Additional Agreement to the Loan Agreement between the Borrower and the Lender, in accordance with which the loan amount is decreased to 1.257 bln RUB, the interest rate changes and the agreement validity term is extended till 24.09.2016	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Guarantee agreement between the bank (Guarantor) and the Surety to ensure performance of obligations by the Borrower (maximum amount of the Surety's liability - 5,295,372,090.00 RUB, till April 6, 2023 (inclusive);	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - beneficiary under the transaction	Board of Directors
Guarantee agreement between the bank (Guarantor) and the Surety to ensure performance of obligations by the Borrower (maximum amount of the Surety's liability - 5,295,372,090.00 RUB, till April 6, 2023 (inclusive);	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - beneficiary under the transaction	Board of Directors
Guarantee agreement between the bank (Guarantor) and the Surety to ensure performance of obligations by the Borrower (maximum amount of the Surety's liability - 5,295,372,090.00 RUB, till April 6, 2023 (inclusive);	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - beneficiary under the transaction	Board of Directors
Guarantee agreement between the bank (Guarantor) and the Surety to ensure performance of obligations by the Borrower (maximum amount of the Surety's liability - 5,295,372,090.00 RUB, till April 6, 2023 (inclusive);	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - beneficiary under the transaction	Board of Directors
Additional Agreement to the Loan Agreement between the Borrower and the Lender, in accordance with which the agreement validity term is extended till June 01, 2020, inclusive, the interest rate changes.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Loan Agreement between the Borrower and the Lender on the agreement validity term extension (to 01.07.2020) and change in the procedure for the interest rate calculation	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Loan Agreement between the Borrower and the Lender on the agreement validity term extension (to 01.07.2020) and change in the procedure for the interest rate calculation	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors

Additional Agreement to the Loan Agreement between the Borrower and the Lender on the agreement validity term extension (to 01.07.2020) and change in the procedure for the interest rate calculation	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	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 1.1 billion RUB, 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 06.07.2020 (inclusive)	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	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 1.1 billion RUB, 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 06.07.2020 (inclusive)	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Loan Agreement between the Borrower and the Lender on the agreement validity term extension (to 16.05.2020) change of the loan amount (7.6 million USD) and change in the procedure for the interest rate calculation	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Guarantee agreement between the Lender and the Surety to ensure performance by the Obligor of its obligations under the factoring agreement signed between the Obligor and the Lender. The Surety's amount of liability - to 1,220,000,000.00 RUB, as well as interest for unlawful use of other persons' monetary funds and other sanctions	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Guarantee agreement between the Lender and the Surety to ensure performance by the Obligor of its obligations under the factoring agreement signed between the Obligor and the Lender. The Surety's amount of liability - to 5,180,000,000.00 RUB, as well as interest for unlawful use of other persons' monetary funds and other sanctions	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Revolving Loan Agreement between the Borrower and the Lender signed due to change in the procedure for notifying the Borrower of the agreement termination and debt repayment	The Company shareholder holding together with its affiliates 20 and more voting shares of the	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors

	Company		
Additional Agreement to the Revolving Loan Agreement between the Borrower and the Lender signed due to change in the procedure for notifying the Borrower of the agreement termination and debt repayment	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	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 1.1 billion RUB, 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 06.04.2020 (inclusive)	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	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 1.1 billion RUB, 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 06.04.2020 (inclusive)	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	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 14.5 million EUR, 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 06.04.2020 (inclusive)	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	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 54 million USD, 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 06.04.2020 (inclusive)	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Loan Agreement between the Borrower and the Lender, signed due to change in the	The Company shareholder holding together with its	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more	Board of Directors

procedure for notifying the Borrower of the agreement termination and debt repayment.	affiliates 20 and more voting shares of the Company	percent of shares in the legal entity - Party to the transaction	
Additional Agreement to the Loan Agreement between the Borrower and the Lender, signed due to change in the procedure for notifying the Borrower of the agreement termination and debt repayment.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	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 220,000,000 RUB, 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 01.06.2020 (inclusive)	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	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 310,000,000 RUB, 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 01.06.2020 (inclusive)	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	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 1.8 billion RUB, 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 01.08.2020 (inclusive)	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Loan Agreement between the Borrower and the Lender, under which the loan purpose, the loan agreement validity term change (until performance of all obligations) and the specified agreements are recognized by the parties as confidential	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Loan Agreement between the Borrower and the Lender, under which the loan purpose, the loan agreement validity term change (until performance of all obligations) and the specified	The Company shareholder holding together with its affiliates 20 and more voting shares of the	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors

agreements are recognized by the parties as confidential	Company		
Additional Agreement to the Loan Agreement between the Borrower and the Lender, under which the loan purpose, the loan agreement validity term change (until performance of all obligations) and the specified agreements are recognized by the parties as confidential	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
In accordance with the terms and conditions of Additional agreement No. 60 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 under the Rent Agreement will amount to 4,839,932.58 RUB, including 18% VAT	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Sublease Agreement between the Sublessee and the Sublessor on providing premises for the Representative office of Mechel OAO in the Republic of Korea. Premise is leased for the period from July 16, 2015 till July 16, 2017, lease payment for using the Premise includes utilities/maintenance in accordance with the terms and conditions of the Agreement and amounts to 700,000 (seven hundred thousand) KRW per month.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Revolving Loan Agreement between the Borrower and the Lender, under which the agreement validity terms changes till 01.05.2020 inclusive, the interest rate changes.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	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 1.6 billion RUB, 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 01.05.2020 (inclusive)	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	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 1.3 billion RUB, 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	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors

Loan amount and is valid till 01.08.2020 (inclusive)			
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 135,000,000 RUB, 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 22.06.2020 (inclusive)	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Loan Agreement between the Borrower and the Lender, under which the debt limit changes - 3,100,000.00, as well as the interest rate and the validity term (20.04.2020)	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Loan Agreement between the Borrower and the Lender, under which the interest rate and agreement validity term change (25.04.2020)	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Share Purchase and Sale Agreement of Trade Port Posiet OAO in the amount of 0.115% of the authorized capital concluded between the Buyer and the Seller, the total amount of the transaction is 3,503,940 RUB.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Pledge Agreement for the share in the authorized capital between the Bank (Lender) and the Pledgor connected with introduction of amendments into the credit agreement concluded between the Bank and the Obligor in connection with the debt repayment term extension till 15.02.2017 and repayment rescheduling.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - beneficiary under the transaction	Board of Directors
Additional Agreement to the Guarantee Agreement between the Bank (Lender) and the Pledgor connected with introduction of amendments into the credit agreement concluded between the Bank and the Obligor in connection with the debt repayment term extension till 15.02.2017 and repayment rescheduling.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - beneficiary under the transaction	Board of Directors
Additional Agreement to the Guarantee Agreement between the Bank (Lender) and the Pledgor connected with introduction of amendments into the credit agreement concluded between the Bank and the Obligor in connection with the debt repayment term extension till 15.02.2017 and repayment rescheduling.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - beneficiary under the transaction	Board of Directors

Additional Agreement to the Loan Agreement between the Borrower and the Lender, under which the debt limit changes (3.1 million USD), interest rate and the agreement validity term change (20.04.2020 inclusive)	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	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 1.6 billion RUB, 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 12.05.2020 (inclusive)	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	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 135,000,000 RUB, 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 29.06.2020 (inclusive)	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	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 135,000,000 RUB, 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 01.07.2020 (inclusive)	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	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 135,000,000 RUB, 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 03.07.2020 (inclusive)	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	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	The Company shareholder holding together with its affiliates 20 and more	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the	Board of Directors

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in the amount of 1.6 billion RUB, and the Borrower shall repay received Loan amounts and the interest to the Lender within the terms and according to the procedure	voting shares of the Company	transaction	
provided for in the Loan Agreement terms and conditions. The Agreement comes into effect upon granting the first Loan amount and is valid till 15.05.2020 (inclusive)			
In accordance with the terms and conditions of Additional agreement No. 61 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 under the Rent Agreement will amount to 4,771,626.84 RUB, including 18% VAT	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Guarantee Agreement between the Bank (Lender) and the Pledgor connected with introduction of amendments into the credit agreement concluded between the Bank and the Obligor in connection with the debt repayment term extension till 15.02.2017 and repayment rescheduling.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - beneficiary under the transaction	Board of Directors
Additional Agreement to the Loan Agreement between the Borrower and the Lender, under which the interest rate and agreement validity term change (to 05.05.2020)	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Loan Agreement between the Borrower and the Lender, under which the interest rate and agreement validity term change (to 02.05.2020)	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Guarantee agreement between the Bank (Lender) and the Surety to ensure performance of obligations by the Principal under the Bank Guarantee Agreement in favour of the Inter-district Inspectorate of the Federal Tax Service for major taxpayers in the Republic of Bashkortostan for VAT repayment for Q3 of 2015. Guarantee amount – 8.8 million RUB., guarantee validity term - from December 04, 2015 till August 08, 2016 (inclusive)	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - beneficiary under the transaction	Board of Directors
Guarantee agreement between the Bank (Lender) and the Surety to ensure performance of obligations by the Principal under the Bank Guarantee Agreement in favour of Inter-district Inspectorate of the Federal Tax Service No. 28 in Moscow for VAT repayment for Q3 of 2015 Guarantee amount – 77.9 million RUB., guarantee validity term - from December 03, 2015 till August 16, 2016	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - beneficiary under the transaction	Board of Directors

(inclusive)			
Additional Agreement to the Loan Agreement between the Borrower and the Lender, under which the loan amount under the agreement changes (1,034,500,000.00 RUB), interest rate and the agreement validity term change (to 11.05.2020)	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Loan Agreement between the Borrower and the Lender, under which the interest payment procedure, interest rate and the agreement validity term change (till 20.04.2020)	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Loan Agreement between the Borrower and the Lender, under which the interest rate and agreement validity term change (to 18.07.2016)	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Loan Agreement between the Borrower and the Lender, associated with exclusion from the loan agreement of the condition on guarantee (exclusion of the guarantee in the form of pledge of securities)	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Loan Agreement between the Borrower and the Lender, under which the loan agreement early termination procedure changes(not later than 5 business days upon receipt of the Lender's notification)	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Loan Agreement between the Borrower and the Lender, under which the loan agreement early termination procedure changes (not later than 5 business days upon receipt of the Lender's notification)	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Loan Agreement between the Borrower and the Lender, under which the loan agreement early termination procedure changes (not later than 5 business days upon receipt of the Lender's notification)	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Loan Agreement between the Borrower and the Lender, under which the loan agreement early termination procedure changes (not later than 5 business days upon receipt of the Lender's notification), and the agreement validity term changes (to 17.07.2020), the interest rate changes and condition on guarantee provision in the form of pledge of securities is excluded	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors

Additional Agreement to the Loan Agreement between the Borrower and the Lender, under which the interest rate and agreement validity term change (to 01.09.2020)	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Loan Agreement between the Borrower and the Lender, under which the interest rate and agreement validity term change (to 22.07.2016)	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Loan Agreement between the Borrower and the Lender, pursuant to which the security in the form of securities pledge is excluded from the loan agreement.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Loan Agreement between the Borrower and the Lender, pursuant to which the security in the form of securities pledge is excluded from the loan agreement.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Loan Agreement between the Borrower and the Lender, pursuant to which the security in the form of securities pledge is excluded from the loan agreement.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Loan Agreement between the Borrower and the Lender, pursuant to which the security in the form of securities pledge is excluded from the loan agreement.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Loan Agreement between the Borrower and the Lender, pursuant to which the security in the form of securities pledge is excluded from the loan agreement.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Loan Agreement between the Borrower and the Lender, pursuant to which the security in the form of securities pledge is excluded from the loan agreement.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Loan Agreement between the Borrower and the Lender, pursuant to which the security in the form of securities pledge is excluded from the loan agreement.	The Company shareholder holding together with its affiliates 20 and more voting shares of the	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors

	Company		
Additional Agreement to the Loan Agreement between the Borrower and the Lender, pursuant to which the security in the form of securities pledge is excluded from the loan agreement.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Loan Agreement between the Borrower and the Lender under which the loan agreement is prolonged (to 31.07.2016) and the interest rate is changed.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Revolving Loan Agreement between the Borrower and the Lender, pursuant to which the security in the form of securities pledge is excluded from the loan agreement.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Revolving Loan Agreement between the Borrower and the Lender, pursuant to which the security in the form of securities pledge is excluded from the loan agreement.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Revolving Loan Agreement between the Borrower and the Lender, pursuant to which the security in the form of securities pledge is excluded from the loan agreement.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Revolving Loan Agreement between the Borrower and the Lender, pursuant to which the security in the form of securities pledge is excluded from the loan agreement.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Revolving Loan Agreement between the Borrower and the Lender, pursuant to which the security in the form of securities pledge is excluded from the loan agreement.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Revolving Loan Agreement between the Borrower and the Lender, pursuant to which the security in the form of securities pledge is excluded from the loan agreement.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Revolving Loan Agreement between the Borrower and the Lender, pursuant to which the security in the form of securities pledge is excluded	The Company shareholder holding together with its affiliates 20 and more	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the	Board of Directors

from the loan agreement.	voting shares of the Company	transaction	
Additional Agreement to the Revolving Loan Agreement between the Borrower and the Lender, pursuant to which the security in the form of securities pledge is excluded from the loan agreement.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Revolving Loan Agreement between the Borrower and the Lender, pursuant to which the security in the form of securities pledge is excluded from the loan agreement.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Revolving Loan Agreement between the Borrower and the Lender, pursuant to which the security in the form of securities pledge is excluded from the loan agreement.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Loan Agreement between the Borrower and the Lender under which the loan agreement is prolonged (to 31.07.2016) the interest rate is changed and guarantee in the form of pledge of securities is excluded.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Loan Agreement between the Borrower and the Lender under which the loan agreement is prolonged (to 31.07.2016) the interest rate is changed and guarantee in the form of pledge of securities is excluded.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	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 1.3 billion RUB, 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 03.09.2020 (inclusive)	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Settlement agreement concluded between the Plaintiff and Defendant-1, as well as Mechel OAO as Defendant-2, who is also the surety for full settlement of the dispute arose in connection with failure of Defendant-1 to perform obligations under the Lease Agreement and failure of Defendant-2 to perform obligations under the Guarantee	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors

Account in the encount of 02,000,75 DUD			1
Agreement in the amount of: 23,009.75 RUB;			
103,630.72RUB (including 18% VAT) , 1,000.00 RUB			
(including 18% VAT)			
Settlement agreement concluded between the Plaintiff and	The Company shareholder	affiliates of the Company shareholder owning more	Board of Directors
Defendant-1, as well as Mechel OAO as Defendant-2,	holding together with its	than 20% of its voting shares, own 20 and more	
who is also the surety for full settlement of the dispute	affiliates 20 and more	percent of shares in the legal entity - Party to the	
arose in connection with failure of Defendant-1 to perform	voting shares of the	transaction	
obligations under the Lease Agreement and failure of	Company		
Defendant-2 to perform obligations under the Guarantee			
Agreement in the amount of: 62,628.41 RUB			
15,144,850.90 RUB (including 18% VAT)			
Settlement agreement concluded between the Plaintiff and	The Company shareholder	affiliates of the Company shareholder owning more	Board of Directors
Defendant-1, as well as Mechel OAO as Defendant-2,	holding together with its	than 20% of its voting shares, own 20 and more	
who is also the surety for full settlement of the dispute	affiliates 20 and more	percent of shares in the legal entity - Party to the	
arose in connection with failure of Defendant-1 to perform	voting shares of the	transaction	
obligations under the Lease Agreement and failure of	Company		
Defendant-2 to perform obligations under the Guarantee	r r y		
Agreement in the amount of: 9,155.13 RUB 1,181,719.36			
RUB (including 18% VAT)			
Settlement agreement concluded between the Plaintiff and	The Company shareholder	affiliates of the Company shareholder owning more	Board of Directors
Defendant-1, as well as Mechel OAO as Defendant-2,	holding together with its	than 20% of its voting shares, own 20 and more	
who is also the surety for full settlement of the dispute	affiliates 20 and more	percent of shares in the legal entity - Party to the	
arose in connection with failure of Defendant-1 to perform	voting shares of the	transaction	
obligations under the Lease Agreement and failure of	Company		
Defendant-2 to perform obligations under the Guarantee	company		
Agreement in the amount of: 11,789.57 RUB .;			
2,152,132.50 RUB (including 18% VAT)			
Settlement agreement concluded between the Plaintiff and	The Company shareholder	affiliates of the Company shareholder owning more	Board of Directors
Defendant-1, as well as Mechel OAO as Defendant-2,	holding together with its	than 20% of its voting shares, own 20 and more	
who is also the surety for full settlement of the dispute	affiliates 20 and more	percent of shares in the legal entity - Party to the	
arose in connection with failure of Defendant-1 to perform	voting shares of the	transaction	
obligations under the Lease Agreement and failure of	Company		
Defendant-2 to perform obligations under the Guarantee	r ··· J		
Agreement in the amount of: 4,756.77 RUB; 1,000.00			
RUB (including 18% VAT)			
Settlement agreement concluded between the Plaintiff and	The Company shareholder	affiliates of the Company shareholder owning more	Board of Directors
Defendant-1, as well as Mechel OAO as Defendant-2,	holding together with its	than 20% of its voting shares, own 20 and more	
who is also the surety for full settlement of the dispute	affiliates 20 and more	percent of shares in the legal entity - Party to the	
arose in connection with failure of Defendant-1 to perform	voting shares of the	transaction	
obligations under the Lease Agreement and failure of	Company		
Defendant-2 to perform obligations under the Guarantee			
Agreement in the amount of: 5,964.70 RUB; 457,398.50			
RUB (including 18% VAT)			
Settlement agreement concluded between the Plaintiff and	The Company shareholder	affiliates of the Company shareholder owning more	Board of Directors
section and a section and a function and a function and	The company shareholder	and a set the company shareholder owning more	

Defendant-1, as well as Mechel OAO as Defendant-2, who is also the surety for full settlement of the dispute arose in connection with failure of Defendant-1 to perform obligations under the Lease Agreement and failure of Defendant-2 to perform obligations under the Guarantee Agreement in the amount of: 13,216.13 RUB; 2,260,068.34 RUB (including 18% VAT) Termination Agreement between the Pledgor the Pledgee	holding together with its affiliates 20 and more voting shares of the Company The Company shareholder	than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
under which the Pledgor and the Pledgee agreed to terminate pledge agreements and terminate pledge of securities of Urals Stampings Plant OAO	holding together with its affiliates 20 and more voting shares of the Company	than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	
Guarantee agreement between the Bank (Lender) and the Surety to ensure performance of obligations by the Obligor, arising from the agreement on granting bank guarantees in favour of Inter-District Inspectorate of the Federal Tax Service No. 10 for the Primorsk Territory for VAT repayment for Q3 2015, (the amount of each guarantee does not exceed 60 million RUB).	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - beneficiary under the transaction	Board of Directors
Additional Agreement to the Loan Agreement between the Borrower and the Lender, pursuant to which the security in the form of securities pledge is excluded.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Loan Agreement between the Borrower and the Lender, pursuant to which the security in the form of securities pledge is excluded.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Loan Agreement between the Borrower and the Lender, pursuant to which the security in the form of securities pledge is excluded.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Guarantee agreement between the Bank (Lender) and the Surety to ensure performance of obligations by the Obligor, arising from the agreement on granting bank guarantee in favour of Inter-District Inspectorate of the Federal Tax Service No. 2 for major taxpayers for VAT repayment for Q3 2015, (guarantee amount 26.6 million RUB).	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - beneficiary under the transaction	Board of Directors
Additional Agreement to the Guarantee Agreement veen the Bank (Lender) and the Surety to guarantee ormance of the Obligor's obligations under the Credit	The Company shareholder holding together with its affiliates 20 and more	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - beneficiary	Board of Directors

eement in the form of overdraft associated with extension of drafts till 31.03.2016 Additional Agreement to the Guarantee Agreement veen the Bank (Lender) and the Surety to guarantee ormance of the Obligor's obligations under the Credit eement in the form of overdraft associated with extension of drafts till 31.03.2016 Confirmation letter for guarantee provision to guarantee ormance of the credit agreement taking into account the tional agreement to the credit agreement previously cluded between the Borrower, several subsidiaries of the rower ("Subsidiaries"), Guarantors and the Lender in the unt of 55 million Euro.	voting shares of the Company The Company shareholder holding together with its affiliates 20 and more voting shares of the Company The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	under the transaction affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - beneficiary under the transaction affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - beneficiary under the transaction	Board of Directors Board of Directors
Annexes to the service agreement between the Customer the Contractor for rendering IT services associated with nge of tariffs (growth) for IT services from 01.01.2016	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Securities Pledge Agreement (Beloretsk Metallurgical Plant OAO) between the Bank (Lender, Pledgee) and the Pledgor to guarantee performance of the Obligors' obligations under credit agreements concluded between the Bank (Lender) and the Obligor on amended terms and conditions provided for in the relevant additional agreements to Credit Agreements. Subject of the pledge is evaluated by the Parties in the amount of (the pledge cost is) 133,301,904 RUB	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - beneficiary under the transaction	Board of Directors
Securities Pledge Agreement (CMP PAO) between the Bank (Lender, Pledgee) and the Pledgor to guarantee performance of the Obligors' obligations under credit agreements concluded between the Bank (Lender) and the Obligor on amended terms and conditions provided for in the relevant additional agreements to Loan Agreements. Subject of the pledge is evaluated by the Parties in the amount of (the pledge cost is) 3,296,355,810 RUB	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - beneficiary under the transaction	Board of Directors
Securities Pledge Agreement (Urals Stampings Plant OAO) between the Bank (Lender, Pledgee) and the Pledgor to guarantee performance of the Obligors' obligations under credit agreements concluded between the Bank (Lender) and the Obligor on amended terms and conditions provided for in the relevant additional agreements to Credit Agreements. Subject of the pledge is evaluated by the Parties in the amount of (the pledge cost	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - beneficiary under the transaction	Board of Directors

is) 684,700,000 RUB			
Agreement on termination of the guarantee agreement between the Surety and the Lender for performance of payment obligations under which the Surety and the Lender agreed to terminate the Agreement and terminate the guarantee within the Revolving Loan Agreement	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Agreement on termination of the guarantee agreement between the Surety and the Lender for performance of payment obligations under which the Surety and the Lender agreed to terminate the Agreement and terminate the guarantee within the Revolving Loan Agreement	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Agreement on termination of the guarantee agreement between the Surety and the Lender for performance of payment obligations under which the Surety and the Lender agreed to terminate the Agreement and terminate the guarantee within the Revolving Loan Agreement	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Agreement on termination of the guarantee agreement between the Surety and the Lender for performance of payment obligations under which the Surety and the Lender agreed to terminate the Agreement and terminate the guarantee within the Revolving Loan Agreement	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Agreement on termination of Securities Pledge Agreement between the Pledgor and the Pledgee, under which the Pledgor and the Pledgee agreed to terminate pledge agreements and terminate pledge of securities of Mechel Mining OAO and CMP PAO	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Agreement on termination of Securities Pledge Agreement between the Pledgor and the Pledgee, under which the Pledgor and the Pledgee agreed to terminate pledge agreements and terminate pledge of securities of Urals Stampings Plant OAO, CMP PAO, Izhstal OAO	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Agreement on termination of Securities Pledge Agreement between the Pledgor and the Pledgee, under which the Pledgor and the Pledgee agreed to terminate pledge agreements and terminate pledge of securities of Mechel Mining OAO	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Loan Agreement between the Borrower and the Lender, under which amendments are introduced into the pledge agreement in connection with removal of the guarantee provision in the form of pledge of securities.	The Company shareholder	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Loan Agreement between the Borrower and the Lender, under which amendments are	The Company shareholder holding together with its	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more	Board of Directors

introduced into the pledge agreement in connection with removal of the guarantee provision in the form of pledge of securities.	affiliates 20 and more voting shares of the Company	percent of shares in the legal entity - Party to the transaction	
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 1.3 billion RUB, 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 10.10.2020 (inclusive)	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	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 20,800,000 RUB, 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 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 within a year	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	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 270,000,000 RUB, 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 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 till 15.08.2020 (inclusive)	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	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 20,800,000 RUB, 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 force from the date of the Loan	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors

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 within a year			
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 270,000,000 RUB, 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 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 till 20.08.2020 (inclusive)	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Agreement on termination of Securities Pledge Agreement between the Pledgor and the Pledgee, under which the Pledgor and the Pledgee agreed to terminate pledge agreements and terminate pledge of securities of Mechel Mining OAO and Izhstal OAO	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Share Pledge Agreement of Izhstal OAO between the Bank (Pledgee) and the Pledgor to guarantee performance by the Borrowers of obligations to the Pledgee on amended terms and conditions provided for in the relevant additional agreements to Credit Agreements, including those arising after conclusion of the Pledge Agreement	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Additional Agreement to the Share Pledge Agreement of Urals Stampings Plant OAO between the Bank (Pledgee) and the Pledgor to guarantee performance by the Borrowers of obligations to the Pledgee on amended terms and conditions provided for in the relevant additional agreements to Credit Agreements, including those arising after conclusion of the Pledge Agreement	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - beneficiary under the transaction	Board of Directors
Guarantee agreement between the Lender (Bank) and the Surety to ensure performance by the Obligor of its obligations to the Lender, arising from the Credit Facility Agreement, taking into account the amendments introduced by Additional Agreement No. 1 with amendments and supplements thereto concluded between the Lender and the Obligor. The Surety's obligations to the Lender under the Agreement are limited to the amount of 5,387,254,927 RUB.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - beneficiary under the transaction	Board of Directors

Guarantee agreement between the Lender (Bank) and the Surety to ensure performance by the Obligor of its obligations to the Lender, arising from the Credit Facility Agreement, taking into account the amendments introduced by Additional Agreements with amendments and supplements thereto concluded between the Lender and the Obligor. The Surety's obligations to the Lender under the Agreement are limited to the amount of 5,387,254,927 RUB.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - beneficiary under the transaction	Board of Directors
Additional agreement to the Guarantee Agreement between the Lender (Bank) and the Surety under which the Surety shall together with the Obligor be liable to the Lender for the Obligor's performance of its obligations to the Lender arising from the Credit Facility Agreement, taking into account the amendments introduced by the Additional Agreement with amendments and supplements thereto concluded between the Lender and the Obligor. Under the credit agreement, the principal debt amount is 590,270,025 RUB, as well as accrued interests	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - beneficiary under the transaction	Board of Directors
Additional agreement to the Guarantee Agreement between the Lender (Bank) and the Surety under which the Surety shall together with the Obligor be liable to the Lender for the Obligor's performance of its obligations to the Lender arising from the Credit Facility Agreement, taking into account the amendments introduced by the Additional Agreements with amendments and supplements thereto concluded between the Lender and the Obligor. Under the credit agreement, the principal debt amount is 890,981,818 RUB, as well as accrued interests	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - beneficiary under the transaction	Board of Directors
Guarantee agreement between the Lender (Bank) and the Surety to ensure performance by the Obligor of its obligations to the Lender, arising from the Credit Facility Agreement, taking into account the amendments introduced by Additional Agreements with amendments and supplements thereto concluded between the Lender and the Obligor. The Surety's obligations to the Lender under the Agreement are limited to the amount of 5,387,254,927 RUB.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - beneficiary under the transaction	Board of Directors
Guarantee agreement between the Lender (Bank) and the Surety to ensure performance by the Obligor of its obligations to the Lender, arising from the Credit Facility Agreement, taking into account the amendments	The Company shareholder holding together with its affiliates 20 and more voting shares of the	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - beneficiary under the transaction	Board of Directors

introduced by Additional Agreements with amendments and supplements thereto concluded between the Lender and the Obligor. The Surety's obligations to the Lender under the Agreement are limited to the amount of 5,387,254,927 RUB.	Company		
Additional agreement to the Guarantee Agreement between the Lender (Bank) and the Surety under which the Surety shall together with the Obligor be liable to the Lender for the Obligor's performance of its obligations to the Lender arising from the Credit Facility Agreement, taking into account the amendments introduced by the Additional Agreement with amendments and supplements thereto concluded between the Lender and the Obligor. Under the credit agreement, the principal debt amount is 1,600,000,000 RUB, as well as accrued interests	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - beneficiary under the transaction	Board of Directors
Additional agreement to the Guarantee Agreement between the Lender (Bank) and the Surety under which the Surety shall together with the Obligor be liable to the Lender for the Obligor's performance of its obligations to the Lender arising from the Credit Facility Agreement, taking into account the amendments introduced by the Additional Agreement with amendments and supplements thereto concluded between the Lender and the Obligor. Under the credit agreement, the principal debt amount is 1,700,000,000 RUB, as well as accrued interests	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - beneficiary under the transaction	Board of Directors
Guarantee agreement between the Lender (Bank) and the Surety to ensure performance by the Obligor of its obligations to the Lender, arising from the Credit Facility Agreement, taking into account the amendments introduced by the Additional Agreement with amendments and supplements thereto concluded between the Lender and the Obligor and transferred in accordance with the Debt Transfer Agreement. Under credit agreements taking into account the debt transfer agreement, the debt amount is 200,000,000 RUB, as well as accrued interests.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - beneficiary under the transaction	Board of Directors
Guarantee agreement between the Lender (Bank) and the Surety to ensure performance by the Obligor of its obligations to the Lender, arising from the Credit Facility Agreement, taking into account the amendments introduced by the Additional Agreement with amendments and supplements thereto concluded between the Lender and the Obligor and transferred in accordance with the	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - beneficiary under the transaction	Board of Directors

Debt Transfer Agreement. Under credit agreements taking into account the debt transfer agreement, the debt amount is 1,400,000,000 RUB, as well as accrued interests.			
Guarantee agreement between the Lender (Bank) and the Surety to ensure performance by the Obligor of its obligations to the Lender, arising from the Credit Facility Agreement, taking into account the amendments introduced by the Additional Agreement with amendments and supplements thereto concluded between the Lender and the Obligor and transferred in accordance with the Debt Transfer Agreement. Under credit agreements taking into account the debt transfer agreement, the debt amount is 2,000,000,000 RUB, as well as accrued interests.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - beneficiary under the transaction	Board of Directors
Guarantee agreement between the Lender (Bank) and the Surety to ensure performance by the Obligor of its obligations to the Lender, arising from the Credit Facility Agreement, taking into account the amendments introduced by Additional Agreements with amendments and supplements thereto concluded between the Lender and the Obligor. The Surety's obligations to the Lender under the Agreement are limited to the amount of 5,387,254,927 RUB.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - beneficiary under the transaction	Board of Directors
Guarantee agreement between the Lender (Bank) and the Surety to ensure performance by the Obligor of its obligations to the Lender, arising from the Credit Facility Agreement, taking into account the amendments introduced by Additional Agreements with amendments and supplements thereto concluded between the Lender and the Obligor. The Surety's obligations to the Lender under the Agreement are limited to the amount of 5,387,254,927 RUB.	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - beneficiary under the transaction	Board of Directors
Share Pledge Agreement between the Lender (Bank) and the Surety for the Obligors' performance of their obligations to the Lender arising from Credit Agreements concluded between the Obligors and the Lender. In accordance with the procedure and on terms and conditions of the Agreement, the Pledgor shall transfer to pledge the share belonging to it by right of ownership and the Pledgee shall accept the pledge of share in the authorized capital of the Company in the amount of 25%	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - beneficiary under the transaction	Board of Directors

of the registered authorized capital of the Company with par value of 136,295,428 (One hundred thirty six million two hundred ninety five thousand four hundred twenty eight) RUB			
Agreement between the Lender (Bank) and the Surety under which the Surety shall together with the Obligor ("Borrower") be liable to the Lender for the Obligor's	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - beneficiary under the transaction	Board of Directors
Agreement between the Lender (Bank) and the Surety under which the Surety shall together with the Obligor ("Borrower") be liable to the Lender for the Obligor's	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - beneficiary under the transaction	Board of Directors
terminate pledge agreements and terminate pledge of securities of Mechel Mining OAO	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
under which the Pledgor and the Pledgee agreed to terminate pledge agreements and terminate pledge of securities of Mechel Mining OAO, Beloretsk Metallurgical Plant OAO and CMP PAO	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
	The Company shareholder holding together with its affiliates 20 and more voting shares of the Company	affiliates of the Company shareholder owning more than 20% of its voting shares, own 20 and more percent of shares in the legal entity - Party to the transaction	Board of Directors
Agreement on termination of the guarantee agreement for	The Company shareholder	affiliates of the Company shareholder owning more	Board of Directors

performance of payment obligations under which the	holding together with its	than 20% of its voting shares, own 20 and more	
Surety and the Lender agreed to terminate the Agreement	affiliates 20 and more	percent of shares in the legal entity - Party to the	
and terminate the guarantee within the Revolving Loan	voting shares of the	transaction	
•	6		
Agreement	Company		
Agreement on termination of the guarantee agreement for	The Company shareholder	affiliates of the Company shareholder owning more	Board of Directors
performance of payment obligations under which the	holding together with its	than 20% of its voting shares, own 20 and more	
Surety and the Lender agreed to terminate the Agreement	affiliates 20 and more	percent of shares in the legal entity - Party to the	
and terminate the guarantee within the Revolving Loan	voting shares of the	transaction	
Agreement	Company		
Services Agreement between the Customer and the	The Company shareholder	affiliates of the Company shareholder owning more	Board of Directors
Contractor under which the Customer instructs and the	holding together with its	than 20% of its voting shares, own 20 and more	
Contractor undertakes to render services to the Customer	affiliates 20 and more	percent of shares in the legal entity - Party to the	
(including to take certain actions, perform certain work or	voting shares of the	transaction	
certain activity) on the terms and conditions provided for	Company		
in the Agreement. Cost of services amounts to 167,000			
RUB 00 kopecks.			
In accordance with the terms and conditions of Additional	The Company shareholder	affiliates of the Company shareholder owning more	Board of Directors
agreement No. 62 to the Lease agreement amendments	holding together with its	than 20% of its voting shares, own 20 and more	
shall be introduced into Annex 1 and Annex 2,	affiliates 20 and more	percent of shares in the legal entity - Party to the	
establishing changes of the working places leased; change	voting shares of the	transaction	
in the total area of the leased non-residential premises,	Company		
Total monthly lease payment under the Rent Agreement			
will amount to 4,808,279.71 RUB, including 18% VAT			
Termination Agreement between the Pledgor the Pledgee	The Company shareholder	affiliates of the Company shareholder owning more	Board of Directors
under which the Pledgor and the Pledgee agreed to	holding together with its	than 20% of its voting shares, own 20 and more	Douid of Directory
terminate pledge agreements and terminate pledge of	affiliates 20 and more	percent of shares in the legal entity - Party to the	
securities of Mechel Mining OAO	voting shares of the	transaction	
securities of Meener Mining Orio	Company		
Termination Agreement between the Pledgor the Pledgee	The Company shareholder	affiliates of the Company shareholder owning more	Board of Directors
under which the Pledgor and the Pledgee agreed to	holding together with its	than 20% of its voting shares, own 20 and more	Doald of Directors
terminate pledge agreements and terminate pledge of	affiliates 20 and more	percent of shares in the legal entity - Party to the	
securities of Mechel Mining OAO, Beloretsk	voting shares of the	transaction	
Metallurgical Plant OAO		I ansaction	
Termination Agreement between the Pledgor the Pledgee	Company The Company shareholder	offiliates of the Company should be arresting and	Board of Directors
		affiliates of the Company shareholder owning more	Board of Directors
under which the Pledgor and the Pledgee agreed to	holding together with its	than 20% of its voting shares, own 20 and more	
terminate pledge agreements and terminate pledge of	affiliates 20 and more	percent of shares in the legal entity - Party to the	
securities of Vyartsilya Metal Products Plant ZAO	voting shares of the	transaction	
	Company		
Termination Agreement between the Pledgor the Pledgee	The Company shareholder	affiliates of the Company shareholder owning more	Board of Directors
under which the Pledgor and the Pledgee agreed to	holding together with its	than 20% of its voting shares, own 20 and more	
terminate pledge agreements and terminate pledge of	affiliates 20 and more	percent of shares in the legal entity - Party to the	
securities of Mechel Mining OAO, Beloretsk	voting shares of the	transaction	
Metallurgical Plant OAO	Company		