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UNITED COMPANY RUSAL PLC

(Incorporated under the laws of Jersey with limited liability)
(Stock Code: 486)

CONTINUING CONNECTED TRANSACTIONS SALE OF RAW MATERIALS

Reference is made to the announcements of the Company dated 28 December 2012, 28 January 2013 and 6 February 2013 in relation to, among other things, certain sale of raw materials agreements between members of the Group and the associates of SUAL Partners, Mr. Vekselberg and Mr. Blavatnik.

The Company announces that on 11 February 2013, RUSAL TH, a subsidiary of the Company, as seller, and Khimprom, an associate of Mr. Vekselberg, as buyer, entered into a sale of aluminium powder agreement.

Reference is made to the announcements of the Company dated 28 December 2012, 28 January 2013 and 6 February 2013 in relation to, among other things, certain sale of raw materials agreements between members of the Group and the associates of SUAL Partners, Mr. Vekselberg and Mr. Blavatnik.

KHIMPROM SALE OF ALUMINIUM POWDER AGREEMENT

On 11 February 2013, RUSAL TH, a subsidiary of the Company, as seller, entered into a sale of aluminium powder agreement with Khimprom, as buyer, (the "Khimprom Sale of Aluminium Powder Agreement"), pursuant to which RUSAL TH agrees to supply and Khimprom agrees to purchase aluminium powder at a total consideration of up to USD0.187 million. It is currently expected that the total supply will be of approximately 40 tonnes during the year ending 31 December 2013. The term of the contract is up to 31 December 2013.

Under the Khimprom Sale of Aluminium Powder Agreement, the consideration is to be 100% pre-paid and satisfied in cash via wire transfer.

THE AGGREGATION APPROACH

Pursuant to Rule 14A.25 of the Listing Rules, the continuing connected transactions contemplated under the Khimprom Sale of Aluminium Powder Agreement and the Previously Disclosed 2013 Sale of Raw Materials Agreements will be aggregated, as they were entered into by the Group with the associates of the same group of connected persons who are parties connected or otherwise associated with one another, and the subject matters of each of the agreements relate to the sale of raw materials by members of the Group.

THE ANNUAL AGGREGATE TRANSACTION AMOUNT

Based on the terms of the Khimprom Sale of Aluminium Powder Agreement and the Previously Disclosed 2013 Sale of Raw Materials Agreements, the annual aggregate transaction amount that is payable by the associates of SUAL Partners, Mr. Vekselberg and Mr. Blavatnik to the Group is approximately USD20.99 million for the year ending 31 December 2013.

The annual aggregate transaction amounts were estimated by the Directors based on the amount of the raw materials to be supplied and the relevant contract price.

REASONS FOR AND BENEFITS OF THE TRANSACTIONS

The Directors consider that the transactions contemplated under the Khimprom Sale of Aluminium Powder Agreement are for the benefit of the Company as the aluminium powder to be supplied under the agreement is the current excess raw materials unused by the Group, and that the aluminium powder sold under the relevant agreements is required under Regulation of Federal Antimonopoly Service of the Russian Federation (FAS) to meet the demand of domestic customers.

The terms of the Khimprom Sale of Aluminium Powder Agreement have been negotiated on arm's length basis between the Group and the associate of Mr. Vekselberg and are on normal commercial terms. The consideration payable under this agreement has been determined with reference to the market price and on terms no less favourable than those prevailing in the Russian market for the aluminium powder of the same type and quality and those offered by the Group to independent third parties.

The Directors (including the independent non-executive Directors) consider that the transactions contemplated under the Khimprom Sale of Aluminium Powder Agreement were entered into on normal commercial terms which are fair and reasonable and the transactions contemplated are in the ordinary and usual course of business of the Group and in the interests of the Company and its shareholders as a whole.

None of the Directors have a material interest in the transactions contemplated by the Khimprom Sale of Aluminium Powder Agreement.

LISTING RULES IMPLICATIONS

Mr. Vekselberg, being a non-executive Director until his resignation on 16 March 2012, is indirectly interested in more than 30% in Khimprom. Accordingly, Khimprom is a connected person of the Company under the Listing Rules.

Accordingly, the transactions contemplated under the Khimprom Sale of Aluminium Powder Agreement constitute continuing connected transactions of the Company.

The annual aggregate transaction amount of the continuing connected transactions under the Khimprom Sale of Aluminium Powder Agreement and the Previously Disclosed 2013 Sale of Raw Materials Agreements for the financial year ending 31 December 2013 is more than 0.1% but less than 5% under the applicable percentage ratios.

Accordingly, pursuant to Rule 14A.34 of the Listing Rules, the transactions contemplated under these agreements for the year ending 31 December 2012 are subject to the reporting and announcement requirements set out in Rules 14A.45 to 14A.47, the annual review requirements set out in Rules 14A.37 to 14A.40 and the requirements set out in Rules 14A.35(1) and 14A.35(2) of the Listing Rules. These transactions are exempt from the independent shareholders' approval requirements under Chapter 14A of the Listing Rules.

Details of the Khimprom Sale of Aluminium Powder Agreement and the Previously Disclosed 2013 Sale of Raw Materials Agreements will be included in the next annual report and accounts of the Company in accordance with Rule 14A.46 of the Listing Rules where appropriate.

PRINCIPAL BUSINESS ACTIVITIES

The Company is principally engaged in the production of aluminium and alumina. The Company's assets include bauxite and nepheline ore mines, alumina refineries, aluminium smelters, casthouse business for alloys production, aluminium foil mills and production of aluminium packaging materials as well as power-generating assets. Spread across 19 countries in 5 continents, the operations and offices of the Company employ over 72,000 people.

Khimprom is principally engaged in producing chemicals.

DEFINITIONS

In this announcement, the following expressions have the following meanings, unless the context otherwise requires:

"associate"	has the same meaning ascribed thereto under the Listing Rules.
"Board"	the board of Directors of the Company.

"Company"	United	Company	RUSAL	Plc,	a	limited	liability
	compan	y incorpora	ted in Jers	sey, th	e sl	hares of v	which are
	listed o	n the main	board of	the St	ock	Exchang	ge.

"connected person"	has the same meaning ascribed thereto under the Listing

Rules.

"continuing connected has the same meaning ascribed thereto under the Listing transaction" Rules.

"Director(s)" the director(s) of the Company.

"Group" the Company and its subsidiaries.

"Khimprom" Open Joint Stock Company "Khimprom", a company

incorporated under the laws of the Russian Federation.

"Listing Rules" the Rules Governing the Listing of Securities on The

Stock Exchange of Hong Kong Limited.

"Mr. Blavatnik" Mr. Len Blavatnik, a non-executive Director.

"Mr. Vekselberg" Mr. Victor Vekselberg, whose resignation as a non-executive Director took effect on 16 March 2012. "percentage ratios" the percentage ratios under Rule 14.07 of the Listing Rules. "Previously Disclosed the sale of raw materials agreements under which 2013 Sale of Raw members of the Group were the sellers and the Materials associates of SUAL Partners, Mr. Vekselberg and/or Mr. Agreements" Blavatnik were the buyers, in relation to the financial year ending 31 December 2013, as disclosed in the announcements of the Company dated 28 December 2012, 28 January 2013 and 6 February 2013. "Stock Exchange" The Stock Exchange of Hong Kong Limited. "SUAL Partners" SUAL Partners Limited, a company incorporated under the laws of Bahamas, which is a substantial shareholder of the Company. "substantial has the same meaning ascribed thereto under the Listing shareholder" Rules.

By Order of the Board of Directors of
United Company RUSAL Plc
Vladislav Soloviev

Director

United States dollars, the lawful currency of the United

15 February 2013

"USD"

As at the date of this announcement, the executive Directors are Mr. Oleg Deripaska, Ms. Vera Kurochkina, Mr. Maxim Sokov and Mr. Vladislav Soloviev, the non-executive Directors are Mr. Dmitry Afanasiev, Mr. Len Blavatnik, Mr. Ivan Glasenberg, Mr. Maksim Goldman, Ms. Gulzhan Moldazhanova, Mr. Christophe Charlier, Mr. Artem Volynets, Mr. Dmitry Yudin, Mr. Vadim Geraskin, and the independent non-executive Directors are Mr. Barry Cheung Chun-yuen, Dr. Peter Nigel Kenny, Mr. Philip Lader, Ms. Elsie Leung Oi-sie and Mr. Matthias Warnig (Chairman).

States of America.

All announcements and press releases published by the Company are available on its website under the links http://www.rusal.ru/en/investors/info.aspx and http://www.rusal.ru/en/press-center/press-releases.aspx, respectively.