

Dear Shareholder,

Novolipetsk Steel (NLMK) 2, Metallurgov sq., Lipetsk, 398040, hereby notifies of the convocation of NLMK's Extraordinary General Shareholders' Meeting in the form of absentee voting, with the deadline for accepting the voting ballots (date of holding the Extraordinary General Shareholders' Meeting in the form of absentee voting) being 21 December 2018, in line with the following agenda:

1. *Payment (declaration) of 9M 2018 dividends.*
2. *Approval of revised NLMK Charter and internal corporate documents; and recognition of internal corporate documents as null and void.*
3. *Early termination of powers of NLMK's Internal Audit Commission members.*

Owners of NLMK's registered uncertified common stock (state registration number 1-01-00102-A dd. 09.04.2004, ISIN RU0009046452) are entitled to vote on all the agenda items of the Meeting.

Date upon which the persons entitled to participate in the Meeting are determined is set as 26 November 2018.

The postal address for the filled-in voting ballots is 2 Metallurgov Sq., Lipetsk, 398040, Russia, NLMK Head Office, Office of the Corporate Secretary.

Internet website for filling in the e-forms of voting ballots: <http://nlmk.com/ru/about/governance/meeting-of-shareholders/>

Please note that the persons entitled to participate in the Meeting may do so by filling in an e-form of a voting ballot on the following Internet website <http://nlmk.com/ru/about/governance/meeting-of-shareholders/>.

The electronic voting ballots will be open for shareholders registered on the State Services Portal. Those who:

- have their share rights registered in NLMK's shareholder register, will get access to the voting ballot on 1 December 2018;
- are clients of nominee shareholders, will get access to the voting ballot when the nominee shareholder submits data on the persons entitled to participate in the EGM to "Regional Independent Registrar" Agency, the holder of NLMK's shareholder register, but not earlier than on 1 December 2018.

Only the ballots received by NLMK before the deadline shall be taken into account when determining the meeting quorum and voting results.

In case the voting ballot is signed by a shareholder's representative, it shall be supplemented with a document (a proxy executed as per the requirements of the Federal Law *On Joint-Stock Companies*, copy of a proxy, notarized according to the established procedure or another document as the law requires) confirming the representative's authority:

- *a representative of a private shareholder shall present a proxy issued by that private shareholder and the representative's personal identity document(s); a legal representative of a private shareholder shall present their credentials;*
- *a representative of a corporate shareholder acting without a proxy by operation of law or incorporation documents shall present a copy of the corporate shareholder's incorporation documents and (a) document(s) confirming their powers (copy of resolution on their election or appointment, etc.), and personal identity document(s);*
- *a representative of a corporate shareholder shall present a proxy issued by that corporate shareholder and a copy of the representative's personal identity document(s);*
- *a representative of a government or municipal shareholder, acting without a proxy by operation of federal laws or regulatory acts by competent government agencies shall provide (a) document(s) confirming their respective powers (official ID, voting instructions, etc.) and a copy of personal identity document(s);*
- *heirs and assigns of the persons included into the list of those entitled to participate in the General Shareholders' Meeting shall provide documents confirming their succession rights as statutorily required in the Russian Federation.*

The information (materials) provided ahead of the Extraordinary General Shareholders' Meeting will be available from 20 November 2018 (on workdays from 8 a.m. till 3 p.m.) at: 2, Metallurgov sq., Lipetsk, NLMK Head Office, Rooms 531, 603 (phone number: (4742) 444-463, 444-989), and at NLMK's website: <http://www.nlmk.com>.

NLMK Board of Directors

***We would like to bring the following information to the attention of private shareholders whose share rights are registered in NLMK's Shareholder Register:**

When a resolution on dividend payment on NLMK's outstanding common shares is passed, **the payment shall be effected by cashless settlement only.** Private shareholders whose payment details are lacking in the Shareholder's Register or are outdated, shall submit updated bank and other details for a wire transfer before 27 December 2018 to NLMK's Shareholder Register keeper – Regional Independent Registrar Agency. For more details on the submission procedure and forms of documents, please contact NLMK's Registrar (RIR Agency) at 10B, 9 Maya street, 398017, Lipetsk, tel: (4742) 443-095; web-site: <http://www.a-rnr.ru>.

We would like to draw your attention to the fact that a person registered in NLMK's Shareholder Register is required to inform the Register-keeper in time in case their details changed.

***We would like to bring the following information to the attention of corporate shareholders whose share rights are registered in NLMK's Shareholder Register:**

When a resolution on dividend payment on NLMK's outstanding common shares is approved with regard to a corporate shareholder, **preferential taxation may be applied to the income paid in the form of dividends** (for this purpose it is necessary to submit documents /confirmation/ as statutorily required in the Russian Federation before 16 January 2019 to the following address: Russia, 398040 Lipetsk, 2, Metallurgov sq., Corporate Secretary Office).

According to the operating Russian Tax Law, the documents to be submitted shall be in Russian and duly certified by consular legalization or apostilled, if necessary. The documents (besides those to be notarized) shall be certified by the signature of an authorized person (persons) and stamp of the company and powers of respective signatories shall be verified (certified copies of resolutions (orders) on election (appointment), powers of attorney and/or other documents shall be submitted). Documents containing several pages shall be bound securely and pages shall be numbered.

Non-resident legal entities shall submit:

a) in case the owner of NLMK's shares is a non-resident legal entity they shall submit confirmation that at time of income distribution they have permanent domicile in the state, with which Russia has an international taxation treaty in place (if entered into), which must be certified by a competent body of the respective foreign state, as well as confirmation that such an entity is in fact entitled to the respective income, and other documents providing for the possibility of using reduced tax rates or exemption from taxes in accordance with Art. 312 of the Russian Tax Code. In case this confirmation is in a foreign language, it shall be translated into Russian (Art. 312 of the Russian Tax Code).

b) If dividends on NLMK's shares are to be received by a permanent establishment of a non-resident legal entity:

— a notary-certified copy of the Certificate on Tax Registration with the Russian Tax Authorities, as executed not earlier than within the preceding tax period (if the distributed income is related to the permanent establishment of the income recipient in Russia);

— notice that the distributed income refers to its permanent establishment.

Please note that according to the Russian Law exemption from taxes at source or withholding of taxes at source at lower rates shall be performed in cases when **documents that govern tax exemptions have been delivered to a tax agent that will be paying the income before that income payment date**, i.e. the documents must be submitted as soon as possible after the General Shareholders' Meeting approves the resolution on payment, but no later than 16 January 2019.

In case of failure to submit the above documents or their untimely submission, NLMK shall not be held liable for the respective tax rates not being applied. Owners of NLMK shares and their authorized representatives shall control the completeness and relevance of the details required for the payment (transfer) of dividends (including bank account details) provided by them to the Registrar maintaining NLMK's Shareholder Register themselves. In case of failure to submit the details or their untimely submission, NLMK shall not be held liable for delays in the payment (transfer) of dividends.

*****Advice to shareholder on protection of their rights:**

Some instances were reported when shareholders were approached with solicitations to sell their NLMK shares or asked for an update of their personal details. Such solicitations may come from dishonest participants of the securities market.

In these cases, NLMK shareholders should follow the following guidelines:

1. For the purpose of selling your shares, engage the services of investment or broker companies that have a high professional reputation in the securities market. We recommend that you check the information received from potential buyers, including in the web sites of respective investment or broker companies.
2. To avoid possible fraud, never disclose your passport, bankcard details and other personal details to unknown persons.

When a shareholder needs to change (update) their personal details recorded in the place of registration of shares (a shareholders' register or a depository), they should notify the registrar keeping the register of NLMK's shareholders /please inquire about the procedure of submission and forms of necessary documents from NLMK's registrar (RNR Agency at 10B, 9 Maya street, 398017, Lipetsk, tel: (4742) 443-095; web-site: <http://www.a-rnr.ru>)/ or a respective depository. NLMK also recommends updating the e-mail addresses where to the required information may be sent.