QUARTERLY REPORT

Open Joint-Stock Central Telecommunication Company

Code of the Issuer: 00194-A

for the II quarter of 2005

Domicile: 23 Proletarskaya Street, Khimki, the Moscow region, 141400, Russia Mailing address: 6 Degtiarny Pereulok, Building 2, GSP-3, Moscow, 125993, Russia The information in this quarterly report is disclosed pursuant to applicable law of the Russian Federation on securities.

General Director of OJSC CenterTelecom Date: August 11, 2005		R.A. Amaryan
Acting Chief Accountant of OJSC CenterTelecom Date: August 11, 2005	Seal	L.V. Buryanova

Contact person: Ms. Natalia Sudareva, Deputy Director, Department of Securities and Corporate Management

Tel.: (+7 095) 209-38-49 Fax: (+7 095) 793-24-38

e-mail: ocb@centertelecom.ru

The information disclosed in this quarterly report is posted at: www.centertelecom.ru

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Introduction

Full registered name of the Issuer.

Открытое Акционерное Общество "Центральная телекоммуникационная компания" (in Russian) Open Joint-Stock Central Telecommunication Company

The abbreviated name of the Issuer.

OAO "ЦентрТелеком" (in Russian) JSC CenterTelecom

Domicile, mailing address and contact data of the Issuer.

Domicile: 23 Proletarskaya Street, Khimki, the Moscow region, 141400, Russia Mailing address: 6 Degtiarny Pereulok, Building 2, GSP-3, Moscow, 125993, Russia

Tel.: (+7 095) 209-3434 Fax: (+7 095) 209-3007

e-mail: info@centertelecom.ru

Website where the full text of the Issuer's quarterly report is posted: http://www.centertelecom.ru

Overview of the outstanding (placed) securities:

Shares issued by the Issuer.

Type of the securities: ordinary registered book-entry shares*

Type: ordinary

Form of the securities: *registered book-entry*Nominal value of one piece of securities: *RUR3.00*

Placement price: not to be specified for the placement mode in question

Number of actually placed securities pursuant to the registered report on the results of the issue: 1 578 006 833 (one billion five hundred seventy eight million six thousand eight hundred and thirty three) shares

Type of the securities: preference registered book-entry Class A shares*

Type: preference Class A

Form of the securities: registered book-entry

Nominal value of one piece of securities: RUR3.00

Placement price: not to be specified for the placement mode in question

Number of actually placed securities pursuant to the registered report on the results of the issue: 525 992 822 (five hundred twenty five million nine hundred ninety two thousand eight hundred and twenty two) shares

Overview of the bonds issued by the Issuer.

Category of securities: book-entry registered series 1-K bonds

Series: 1-K

Type: interest-bearing

Form of the securities: *registered book-entry*Nominal value of one bond of the issue: *RUR 500*

Number of actually placed securities pursuant to the registered report on the results of the issue: 11 397

Category of the securities: registered book-entry bonds series 2-K

Series: 2-K

Type: interest-bearing

Form of the securities: registered book-entry

Nominal value of one bond of the issue: RUR 1 000

Number of actually placed securities pursuant to the registered report on the results of the issue: 260

Category of the securities: registered book-entry bonds series 3-K

Series: 3-K

Type: interest-bearing

Form of the securities: *registered book-entry*Nominal value of one bond of the issue: *RUR 500*

Number of actually placed securities pursuant to the registered report on the results of the issue: 5 396

Category of the securities: registered book-entry bonds series 4-K

Series: 4-K

Type: interest-bearing

Form of the securities: registered book-entry

Nominal value of one bond of the issue: RUR 1 000

Number of actually placed securities pursuant to the registered report on the results of the issue: 70

Category of the securities: registered book-entry bonds series 5-K

Series: *5-K*

Type: interest-bearing

Form of the securities: registered book-entry

Nominal value of one bond of the issue: RUR 3 600

Number of actually placed securities pursuant to the registered report on the results of the issue: 498

Category of the securities: registered book-entry bonds series 6-K

Series: **6-K**

Type: interest-bearing

Form of the securities: *registered documented bonds*Nominal value of one bond of the issue: *RUR 1 500*

Placement price: not to be specified for the placement mode in question

Number of actually placed securities pursuant to the registered report on the results of the issue: 499

Category of the securities: registered book-entry bonds series 7-K

Series: 7-K

Type: interest-bearing

Form of the securities: registered book-entry

Nominal value of one bond of the issue: RUR 1 500

Number of actually placed securities pursuant to the registered report on the results of the issue: 499

Category of the securities: registered book-entry bonds series 8-K

Series: **8-K**

Type: interest-bearing

Form of the securities: registered book-entry

Nominal value of one bond of the issue: RUR 1 500

Number of actually placed securities pursuant to the registered report on the results of the issue: 500

Category of the securities: registered book-entry bonds series 9-K

Series: *9-K*

Type: interest-bearing

Form of the securities: registered book-entry

Nominal value of one bond of the issue: RUR 1 500

Number of actually placed securities pursuant to the registered report on the results of the issue: 50

Category of the securities: registered book-entry bonds series 10-K

Series: 10-K

Type: interest-bearing

Form of the securities: registered book-entry

Nominal value of one bond of the issue: RUR 1 500

Number of actually placed securities pursuant to the registered report on the results of the issue: 200

Category of the securities: registered book-entry bonds series 11-K

Series: 11-K

Type: interest-bearing

Form of the securities: registered book-entry

Nominal value of one bond of the issue: RUR 1 500

Number of actually placed securities pursuant to the registered report on the results of the issue: 500

Category of the securities: registered book-entry bonds series 2-M

Series: 2-W

Type: interest-bearing

Form of the securities: *registered book-entry*Nominal value of one bond of the issue: *RUR 50*

Number of actually placed securities pursuant to the registered report on the results of the issue: 212 701

Category of the securities: registered book-entry bonds series 3-M

Series: *3-И*

Type: interest-bearing

Form of the securities: registered book-entry

Nominal value of one bond of the issue: RUR 6 000

Number of actually placed securities pursuant to the registered report on the results of the issue: 349

Category of the securities: registered book-entry bonds series 4-II

Series: 4-W

Type: interest-bearing

Form of the securities: registered book-entry

Nominal value of one bond of the issue: RUR 4 000

Number of actually placed securities pursuant to the registered report on the results of the issue: 68

Category of the securities: registered interest-bearing non-convertible series 03 bearer bonds

Series: *03*

Type: interest-bearing

Form of the securities: documentary bearer bonds Nominal value of one bond of the issue: RUR 1 000

Placement price: RUR 1 000 pv6.

Number of actually placed securities pursuant to the registered report on the results of the issue: 2 000 000

Type, category (class), series (for bonds):

Type of securities: **bonds**

Series: 04

Class: interest-bearing

Full name of the securities of the issue: interest-bearing documentary non-convertible series 04 bearer bonds to be centrally kept with a custodian

quantity of securities to be placed: 7 000 000 (seven million) bonds.

Quantity of the actually placed securities: 5 622 595 (five million six hundred twenty two thousand five hundred and ninety five) bonds

nominal value (if a nominal value is required by the Russian law): RUR 1 000 (one thousand roubles)

This quarterly report contains estimates and forecasts of the authorized governing bodies of the Issuer regarding future events and/or developments, development outlook for the industry where the Issuer does business, and results of the Issuer's business activities, including the Issuer's prospects and plans, probability of certain event occurrences and undertaking certain actions. Investors are advised not to rely fully on the estimates and forecasts made by the Issuer's governing bodies, as actual results of the Issuer's activities in future may deviate from the forecast ones due to a number of reasons. Purchases of securities carry inherent risks outlined in this quarterly report.

- I. Background of persons-members of the Issuer's governing bodies, information on bank accounts, the auditor, appraiser, and financial consultant of the Issuer, and other persons who signed the quarterly report
- 1.1 Members of the governing bodies of the Issuer

The Board of Directors of the Issuer.

The Board Chairman: Mr. Valery N. Yashin, born in 1941

Members of the Board of Directors:

Mr. Ivan N. Mazalov, born in 1972

Mr. Ruben A. Amaryan, born in 1949

Mr. Valery V. Degtyarev, born in 1957

Mr. Boris Dm. Antonyuk, born in 1949

Mr. Sergei I. Kuznetsov, born in 1953

Mr. Alexander P. Gribov, born in 1972

Mr. Andrei V. Beskorovayny, born in 1958

Mr. Dmitry A. Milovantsev, born in 1971 Mr. Alexander N. Kiselyev born in 1962

Mr. Grigoriy M. Finger, born in 1966

The sole person executive body of the Issuer - the General Director

Mr. Ruben Andronikovich Amaryan, born in 1949

Collective executive body - the Management Board of the Issuer

Mr. Ruben A. Amaryan, born in 1949 – the Chairman of the Management Board

Mr. Arevshad A. Vartanyan, born in 1958

Ms. Ella M. Zhuravleva, born in 1961

Ms. Raisa P. Konstantinova, born in 1954

Mr. Aleksey A. Lokotkov, born in 1950

Mr. Nikolay V. Mezhuev, born in 1962

Mr. Maksim A. Pegasov, born in 1966

Mr. Alexander I. Polnikov, born in 1943

Mr. Sergey V. Pridantsev, born in 1967

Ms. Tatyana N. Sotskova, born in 1958

Mr. Valeriy P. Sychev, born in 1947

1.2 Information on bank accounts of the issuer

List of OJSC CenterTelecom bank accounts as of June 30, 2005

Branch/ structural unit	Full name of the bank (parent)	Abbrevi ated corpora te name of the bank	Bank location (domicil e)	Name of the bank branch (where is served)	Address of the bank branch (where is served)	Bank INN	Settlement account number of the structural unit	Bank Identificati on Code of the subsidiary	Correspondent Account of the bank branch	Account type (income/bud getary)
OJSC «CenterTel ecom»/Gen eral Directorate	Closed Joint-Stock Company Commercial Bank for entreprene urship developme nt GUTA- BANK	ZAO CB GUTA- BANK	5 Dolgoruk ovskaya Street, Moscow, 127006, Russia	subsidiar y of ZAO CB GUTA- BANK - GUTA MGTS	14/7 Sukharev skaya Square, Moscow, 107045, Russia	771035 3606	407028104000100 17541	0445831 53	30101810200000000 153	settlement
OJSC «CenterTel ecom»/Gen eral Directorate	Joint-Stock Commercial Bank Promsvyaz bank (Closed Joint-Stock Company)	ACB Promsv yaz bank (ZAO)	10 Smirnovs kaya Street, Building 22, Moscow, 109052, Russia	ACB Promsvya z bank (ZAO)	10 Smirnovs kaya Street, Building 22, Moscow, 109052, Russia	774400 0912	407028100001206 12326	0445831 19	3010181060000000 0119	settlement
OJSC «CenterTel ecom»/Gen eral Directorate	Joint-Stock Commercial Bank Moscow Business World (Moskovsky Delovoy Mir - Open Joint-Stock Company)	ACB MDM- Bank (OAO)	33 Kotelnich eskaya Embank ment, Building 1, Moscow, 115172, Russia	ACB MDM- Bank	33 Kotelnich eskaya Embank ment, Building 1, Moscow, 115172, Russia	770607 4960	407028101000100 26721	0445254 66	3010181090000000 0466	settlement

OJSC «CenterTel ecom»/Gen eral Directorate	Joint-Stock Commercial Bank ROSBANK (Open JSC)	ACB Rosban k (OAO)	11 Mashi Poryvaev oy Street, Moscow, 107078, Russia	Additional office Volokola mskoe, ACB Rosbank	1 Volokola mskoe Shosse, Moscow, 125080, Russia	773006 0164	407028108300200 11606	0445252 56	3010181000000000 0256	settlement
OJSC «CenterTel ecom»/Gen eral Directorate	Joint-Stock Commercial Saving Bank of the Russian Federation (Open JSC)	SAVIN G BANK OF RUSSI A (OAO)	19 Vavilova Street, Moscow, 117997, Russia	Middle Russia bank of SB RF	8 Bolshaya Andronie vskaya Street, Moscow, 109544, Russia	770708 3893	407028107400201 00852	0445252 25	3010181040000000 0225	settlement
OJSC «CenterTel ecom»/Gen eral Directorate	Open Joint- Stock Company Vneshtorgb ank	Open JSC Vnesht orgban k	16 Kuznetski Most Street, Moscow, 103031, Russia	Open JSC Vneshtor gbank	5 Marxistsk aya Street, Moscow, 109147, Russia	770207 0139	407028100000902 20287	0445251 87	3010181070000000 0187	settlement
OJSC «CenterTel ecom»/Gen eral Directorate	Open Joint- Stock Company ALFA- BANK	OAO ALFA- BANK	27 Kalanche vskaya Street, Moscow, 107078, Russia	OAO ALFA- BANK	12 Krasnaya Presnya Street, building 1, Moscow, 123242, Russia	772816 8971	407028102014000 00637	0445255 93	3010181020000000 0593	settlement
OJSC «CenterTelec om»/General Directorate	"Bank of Moscow" (Open Joint- Stock Company)	OJSC "Bank of Moscow"	8/15 Rozhdestvenk a Street, building 3, Moscow, 107996, Russia	«Nikolskoy e» branch of OJSC « Bank of Moscow»	8/15 Rozhdestvenk a Street, building 3, Moscow, 107996, Russia	7702000 406	4070281020051000 0613	04452521 9	301018105000000000 219	settlement
Belgorodski subsidiary of OJSC CenterTeleco m	Commercial Joint-Stock bank Promsvyazbank (Closed Joint- Stock Company)	ACB Promsvyaz bank (ZAO)	10 Smirnovskay a Street, Building 22, Moscow, 109052, Russia	Belgorod subsidiary of ACB Promsvyazba nk	10 Smirnovskay a Street, Building 22, Moscow, 109052, Russia	7744000 912	4070281080000001 3101	04458311 9	30101810600000000 119	settlement

							T		1	
	Commercial Joint-Stock		10 Smirnovskay	Belgorod	10 Smirnovskay					
Belgorodski	bank	ACB	a Street,	subsidiary of	a Street,					
subsidiary of		Promsvyaz	Building 22,	ACB	Building 22,					
OJSC	(Closed Joint-	bank (ZAO)	Moscow,	Promsvyazba	Moscow,	7744000	4070281010012061	04458311	30101810600000000	
CenterTeleco	Stock		109052,	nk	109052,					1
m	Company)		Russia		Russia	912	2336	9	119	settlement
	Commercial		10							
D l .	Joint-Stock	4.00	Smirnovskay	Bryanski	2					
Bryanski subsidiary of	bank Promsvyazbank	ACB Promsvyaz	a Street, Building 22,	subsidiary of ACB	Staleliteyn ava Street.					
OJSC	(Closed Joint-	bank (ZAO)	Moscow,	Promsvyaz	Bryansk,	77.44000	4070201022000020	04150155	2010101000000000	
CenterTeleco	Stock	Dank (2710)	109052,	bank	241038,	7744000	4070281032000038	04150177	30101810800000000	
m	Company)		Russia		Russia	912	8801	7	777	settlement
	Commercial		10							
	Joint-Stock		Smirnovskay	Bryanski	2					
Bryanski	bank	ACB	a Street,	subsidiary	Staleliteyn					
subsidiary of OJSC	Promsvyazbank (Closed Joint-	Promsvyaz bank (ZAO)	Building 22, Moscow,	of ACB Promsvyaz	aya Street, Bryansk,					
CenterTeleco	Stock	Darik (ZAO)	109052,	bank	241038,	7744000	4070281062000038	04150177	30101810800000000	
m	Company)		Russia	Dank	Russia	912	8802	7	777	settlement
	Open JSC		5		35 Lenina					
Vladimirski	Commercial		Ordzhonikidz	Branch of	Prospekt,					
subsidiary of	Stock Bank	OAO ACB	e Street,	ACB Moscow	Vladimir,					
OJSC	Moscow	MIB	Moscow,	Industrial	600015,	7725039	4070281080026100	04170871	30101810200000000	
CenterTeleco m	Industrial Bank		115419, Russia	Bank	Russia	953	1682	6	716	settlement
111	Open JSC		5			755	1002	0	710	Settlement
Vladimirski	Commercial		Ordzhonikidz	Branch of	35 Lenina					
subsidiary of	Stock Bank	OAO ACB	e Street,	ACB Moscow	Prospekt, Vladimir,					
OJSC	Moscow	MIB	Moscow,	Industrial	600015,	7725039	4070281010026200	04170871	30101810200000000	
CenterTeleco	Industrial		115419,	Bank	Russia					441 4
m	Bank		Russia			953	1682	6	716	settlement
	Commercial		10		70 001					
Voronezhski	Joint-Stock bank	ACB	Smirnovskay a Street,	Voronezh	78 20let Oktyabrya					
subsidiary of		Promsvyaz	a Street, Building 22,	subsidiary of ACB	Street,					
OJSC	(Closed Joint-	bank (ZAO)	Moscow,	Promsvyaz	Voronezh,	7744000	4070291020001000	04200700	2010191070000000	
CenterTeleco	Stock	()	109052,	bank	394006,	7744000	4070281020001000	04200788	30101810700000000	
m	Company)		Russia		Russia	912	0319	2	882	settlement
	Commercial		10		10					
	Joint-Stock	4.65	Smirnovskay	Additional	Smirnovskay					
Voronezhski	bank Promsvyazbank	ACB Promsvyaz	a Street, Building 22,	branch «Central»	a Street, Building 22,					
subsidiary of OJSC	(Closed Joint-	bank (ZAO)	Moscow,	«Central» of ACB	Moscow,	77.44000	40502010000100	04450011	20101010500000000	
CenterTeleco	Stock	24III (2710)	109052,	Promsvyaz	109052,	7744000	4070281080012061	04458311	30101810600000000	
m	Company)		Russia	bank	Russia	912	2335	9	119	settlement

Kaluzhski subsidiary of OJSC CenterTeleco m	Joint-Stock Commercial Saving Bank of the Russian Federation (Open JSC)	SBERBAN K OF RUSSIA (OAO)	19 Vavilova Street, Moscow, 117997, Russia	Kaluzhskoe branch of SB of RF #8608	63 M. Gorkogo Street, Kaluga, 248003, Russia	7707083 893	4070281032224010 4184	04290861 2	30101810100000000 612	settlement
Kaluzhski subsidiary of OJSC CenterTeleco m	Kaluzhski gas and energy stock bank Gasenergobank (Open JSC)	ACB Gasenergo bank OAO (Kaluga)	4 Plekhanova Street, Kaluga, 248030, Russia	Kaluzhski gas and energy stock bank Gasenergoba nk	4 Plekhanova Street, Kaluga, 248030, Russia	4026006 420	4070281050000000 0687	04290870 1	30101810600000000 701	settlement
Kurski subsidiary of OJSC CenterTeleco m	Joint-Stock Commercial Saving Bank of the Russian Federation (Open JSC)	SBERBAN K OF RUSSIA (OAO)	19 Vavilova Street, Moscow, 117997, Russia	Kurskoe branch of SB #8596	67 Lenina Street, Kursk, 305004, Russia	7707083 893	4070281013302010 3140	04380760 6	30101810300000000 606	settlement
Kurski subsidiary of OJSC CenterTeleco m	Joint-Stock Commercial Saving Bank of the Russian Federation (Open JSC)	SBERBAN K OF RUSSIA (OAO)	19 Vavilova Street, Moscow, 117997, Russia	Middle Russia bank of SB RF	8 Bolshaya Andronievska ya Street, Moscow, 109544, Russia	7707083 893	4070281004002010 1027	04525225	30101810400000000 225	settlement
Lipetski subsidiary of OJSC CenterTeleco m	Joint-Stock Commercial Saving Bank of the Russian Federation (Open JSC)	SBERBAN K OF RUSSIA (OAO)	19 Vavilova Street, Moscow, 117997, Russia	Lipetskoe branch#8593 Lipetsk	2 Pervomayska ya Street, Lipetsk, 398600, Russia	7707083 893	4070281043500010 2700	04420660 4	30101810800000000 604	settlement
Lipetski subsidiary of OJSC CenterTeleco m	Joint-Stock Commercial Saving Bank of the Russian Federation (Open JSC)	SBERBAN K OF RUSSIA (OAO)	19 Vavilova Street, Moscow, 117997, Russia	Lipetskoe branch#8593 Lipetsk	2 Pervomayska ya Street, Lipetsk, 398600, Russia	7707083 893	4070281053500010 2710	04420660 4	30101810800000000 604	settlement
Moscow subsidiary of OJSC CenterTeleco m	Joint-Stock Commercial Bank Promsvyazbank (Closed Joint- Stock Company)	ACB Promsvyaz bank (ZAO)	10 Smirnovskay a Street, building 22, Moscow, 109052, Russia	ACB Promsvyazba nk (ZAO)	2 Volokolamsko e Shosse, building 1, Moscow, 109052, Russia	7744000 912	4070281070012061 2338	04458311 9	30101810600000000 119	settlement
Moscow subsidiary of OJSC CenterTeleco m	Joint-Stock Commercial Bank Promsvyazbank (Closed Joint- Stock	ACB Promsvyaz bank (ZAO)	10 Smirnovskay a Street, building 22, Moscow, 109052,	ACB Promsvyazba nk (ZAO)	2 Volokolamsko e Shosse, building 1, Moscow, 109052,	7744000 912	4070281040012061 2337	04458311 9	30101810600000000 119	settlement

	Company)		Russia		Russia					
	Company)		Russia		Rassia					
	Joint-Stock		10		2					
Manager	Commercial	ACD	Smirnovskay	A C D	Volokolamsko					
Moscow subsidiary of	Bank Promsvyazbank	ACB Promsvyaz	a Street, building 22,	ACB Promsvyazba	e Shosse, building 1,					
OJSC	(Closed Joint-	bank (ZAO)	Moscow,	nk (ZAO)	Moscow,	7744000	4070281040012061	04458311	30101810600000000	
CenterTeleco	Stock		109052,		109052,	912	2375	9	119	aattlam ant
m	Company)		Russia		Russia	912	2313	9	119	settlement
Orlovski	Joint-Stock Commercial	SBERBAN	19 Vavilova		8 Brestskaya					
Subsidiary of	Saving Bank of	K OF	Street,	Orlovskoe branch #	Street, Orel,					
OJSC	the Russian	RUSSIA	Moscow,	8595 Orel city	302028,	7707083	4070281004700011	04540260	30101810300000000	
CenterTeleco	Federation	(OAO)	117997,	,	Russia	893	0794	1	601	settlement
m	(Open JSC) Joint-Stock		Russia 19			673	0774	1	001	settiement
Orlovski	Commercial	SBERBAN	Vavilova	Orlovskoe	8 Brestskaya					
Subsidiary of	Saving Bank of	K OF	Street,	branch #	Street, Orel,					
OJSC CenterTeleco	the Russian	RUSSIA	Moscow,	8595 Orel city	302028, Russia	7707083	4070281034700011	04540260	30101810300000000	
m	Federation (Open JSC)	(OAO)	117997, Russia		Russia	893	0795	1	601	settlement
	Joint-Stock		19		19					
Ryazanski	Commercial	SBERBAN	Vavilova	Ryazanskoe	Pozhalostina					
subsidiary of	Saving Bank of	K OF	Street,	branch of SB	Street,					
OJSC CenterTeleco	the Russian Federation	RUSSIA (OAO)	Moscow, 117997,	8606	Ryazan,	7707083	4070281035300016	04612661	30101810500000000	
m	(Open JSC)	(0,10)	Russia		Russia	893	1505	4	614	settlement
	Joint-Stock		19		19					
Ryazanski	Commercial	SBERBAN	Vavilova	Ryazanskoe	Pozhalostina					
subsidiary of OJSC	Saving Bank of the Russian	K OF RUSSIA	Street, Moscow,	branch of SB	Street,	7707002	4070201067200016	0.4610661	20101010700000000	
CenterTeleco	Federation	(OAO)	117997,	8606	Ryazan, Russia	7707083	4070281065300016	04612661	30101810500000000	1
m	(Open JSC)		Russia		110000	893	1506	4	614	settlement
	Inter-regional commercial									
	bank for	MCB	7 Tverskaya Street,	Smolenski	5 Panfilova Street,					
Smolenski	development of	Svyazbank	Moscow,	branch of	Street, Smolensk,					
subsidiary of OJSC	telecommunicat ions and	(OAO)	125375,	OAO ACB Svyaz-Bank	215018,		10-0-016:			
CenterTeleco	information		Russia	Gvyaz-Bank	Russia	7710301	4070281010029100	04661473	30101810400000000	_
m	(Open JSC)					140	0196	7	737	settlement

					ı	T	Т	T	T	1
Smolenski subsidiary of OJSC CenterTeleco m	Commercial Joint-Stock bank Promsvyazbank (Closed Joint- Stock Company)	ACB Promsvyaz bank (ZAO)	10 Smirnovskay a Street, Building 22, Moscow, 109052, Russia	Smolensk subsidiary of ACB Promsvyaz bank	7a Przhevalsk ogo Street, Smolensk, 214000, Russia	7744000 912	4070281072000089 4302	04661472 0	30101810200000000 720	settlement
Tambovski subsidiary of OJSC CenterTeleco m	Joint-Stock Commercial Saving Bank of the Russian Federation (Open Joint- Stock Company)	SAVING BANK OF RUSSIA (OAO)	19 Vavilova Street, Moscow, 117997, Russia	Office #8594 of AC Saving Bank of the RF (OJSC), Tambovskoe Branch	130 K. Marx Street, Tambov, Russia	7707083 893	4070281006100010 3297	04685064 9	30101810800000000 649	settlement
Tambovski subsidiary of OJSC CenterTeleco m	Joint-Stock Commercial Saving Bank of the Russian Federation (Open Joint- Stock Company)	SAVING BANK OF RUSSIA (OAO)	19 Vavilova Street, Moscow, 117997, Russia	Middle Russia bank of SB RF	8 Bolshaya Andronievska ya Street, Moscow, 109544, Russia	7707083 893	4070281074002010 1026	04452522 5	30101810400000000 225	settlement
Tverskoy subsidiary of OJSC CenterTeleco m	Joint-Stock Commercial Saving Bank of the Russian Federation (Open Joint- Stock Company)	SAVING BANK OF RUSSIA (OAO)	19 Vavilova Street, Moscow, 117997, Russia	Middle Russia bank of SB RF	8 Bolshaya Andronievska ya Street, Moscow, 109544, Russia	7707083 893	4070281004002010 1111	04452522 5	30101810400000000 225	settlement
Tverskoy subsidiary of OJSC CenterTeleco m	Joint-Stock Commercial Saving Bank of the Russian Federation (Open Joint- Stock Company)	SAVING BANK OF RUSSIA (OAO)	19 Vavilova Street, Moscow, 117997, Russia	Middle Russia bank of SB RF	8 Bolshaya Andronievska ya Street, Moscow, 109544, Russia	7707083 893	4070281034002010 1112	04452522 5	30101810400000000 225	settlement
Tulski subsidiary of OJSC CenterTeleco m	Joint-Stock Commercial Bank Promsvyazbank (Closed Joint- Stock Company)	ACB Promsvyaz bank (ZAO), Moscow	10 Smirnovskay a Street, building 22, Moscow, 109052, Russia	ACB Promsvyazba nk (ZAO), Moscow	10 Smirnovskay a Street, building 22, Moscow, 109052, Russia	7744000 912	4070281050012061 2334	04458311 9	30101810600000000 119	settlement

Tulski subsidiary of OJSC CenterTeleco m	Joint-Stock Commercial Bank Promsvyazbank (Closed Joint- Stock Company)	ACB Promsvyaz bank (ZAO), Moscow	10 Smirnovskay a Street, building 22, Moscow, 109052, Russia	ACB Promsvyazba nk (ZAO), Moscow	10 Smirnovskay a Street, building 22, Moscow, 109052, Russia	7744000 912	4070281030012061 2301	04458311 9	30101810600000000 119	settlement
Verkhnevolz hsky subsidiary of OJSC CenterTeleco m	(Closed Joint-	ACB Promsvyaz bank (ZAO), Moscow	10 Smirnovskay a Street, building 2, 3, 22, Moscow, 109052, Russia	Yaroslavski Branch of ACB Promsvyazba nk	16 Respublikans ki Pr., Yaroslavl, 150003, Russia	7744000 912	4070281061000021 2901	04788870 7	301018108000000000 707	settlement
Verkhnevolz hsky subsidiary of OJSC CenterTeleco m	Joint-Stock Commercial Bank Promsvyazbank (Closed Joint- Stock Company)	ACB Promsvyaz bank (ZAO), Moscow	10 Smirnovskay a Street, building 2, 3, 22, Moscow, 109052, Russia	Yaroslavski Branch of ACB Promsvyazba nk	16 Respublikans ki Pr., Yaroslavl, 150003, Russia	7744000 912	4070281091000021 2902	04788870 7	30101810800000000 707	settlement

1.3 Auditor of the Company

Full corporate name of the auditor: Limited Liability Company Ernst&Young

Abbreviated name: Ernst&Young Ernst&Young

Location: 77 Sadovnicheskaya nab., building 1, Moscow, 115035, Russia

INN: 7709383532

Mailing address: 77 Sadovnicheskaya nab., building 1, Moscow, 115035, Russia

Telephone: 7 (095) 755 9700 Fax: 7 (095) 755 9701

e-mail: vadim.balashov@ru.evi.com

The auditor license: License No: *E002138*

Date of issue: **September 30, 2002** Valid till: **September 30, 2007**

License issuing body: Ministry of Finance of the Russian Federation

Fiscal years for which the auditor carried out an independent audit of accounts and financial (accounting) statements: 2002, 2003, 2004.

The annual general meeting of shareholders approved ZAO Ernst&Young Vneshaudit as the auditor for 2004.

The annual general meeting of shareholders (held on June 30, 2005) approved Ernst&Young LLC as the auditor for 2005.

There were no special assignments for the auditor.

In Q1 2005 no contracts with audit companies have been concluded.

As of June 30, 2005 the outstanding debt of the Company to Ernst&Young Vneshaudit totaled RUR 1 724 thousand.

Factors which may affect the auditor's independence from the issuer, including the information about the significant interests connecting auditor (officers of the auditor) with the issuer (officers of the issuer):

The auditor (officers of the auditor) has no interest in the charter capital of the issuer.

No loans were granted to the auditor (officers of the auditor) in O1 2005.

There are no close business relations (participation in promotion of the issuer's products/services, joint business activities in partnership, etc.), and family relations between the auditor and the issuer;

The issuer's officers are not at the same time officers of the auditor (auditors):

Tender procedure related to the auditor selection and its main terms and conditions: no tender procedures.

The Company auditor is a legal entity independent from JSC CenterTelecom.

Selection of the auditor:

The auditor is elected by a general meeting of shareholders of the Company. A shareholder (shareholders) owing on aggregate at least 2 per cent of voting shares of the Company is entitled to put issues on agenda of an annual general meeting of shareholders and propose nominees for governing and control bodies of the Company. Terms and conditions of a contract entered into with the auditor, including compensation package for its services, shall be approved by the Board of Directors of the Company.

There are no significant interests linking the auditor (officers of the auditor) and the issuer (officers of the issuer).

1.4. Appraiser of the Issuer

In Q2 2005 no appraiser was engaged by the Company for the following purposes:

- determination of the market price of securities being placed and already placed, outstanding (obigations under which are not performed);
- determination of the market price of property pledged as a security for placed bonds of the issuer secured by surety, or for placed bonds of the issuer secured by a pledge obligations under which are not performed;
- determination of the market price of fixed assets or immovable property of the issuer for which the issuer carried out revaluation reflected in other sections of the quarterly report;

provision of other services related to issuing securities, information on which is provided in the quarterly report.

1.5 Consultants of the issuer

Full corporate name: Open Joint-Stock Company Federal Stock Corporation

Abbreviated name: JSC FSC

Address: 25 Ostozhenka Street, Moscow, 119034, Russia

Contact telephone number: (+7 095)737-86-30, (+7 095)737-86-31

Fax: (+7 095) 737-86-32 e-mail: fsc@fscorp.ru

License number and date of issue of a professional securities market participant; the authorities which issued the license:

License of a professional participant in the securities market to carry out broker activities:

License No: № 077-06174-100000
Date of issue: August 29, 2003
Valid till: unlimited term of validity

The body which issued the license: Federal Commission for Securities Market (FCSM)

License of a professional participant in the securities market to carry out dealer activities:

License No: № 077-06178-010000
Date of issue: August 29, 2003
Valid till: unlimited term of validity

The body which issued the license: Federal Commission for Securities Market (FCSM)

Services to be rendered by the consultancy: monitoring of disclosure by JSC CenterTelecom of the information in the following forms: notices of material facts, quarterly reports. Monitoring of information disclosure consists of verifying the timeliness of the information disclosure, completeness and compliance with the procedure of the disclosed information with provisions of effective regulations and applicable law of the Russian Federation, including regulations issued by the FCSM of Russia.

Internet page address to be used by the financial consultant for disclosure of information about the issuer: www.fscorp.ru

1.6 Information on other persons who signed the quarterly report

No such other persons.

II. Basic information regarding the financial position and economic state of the issuer.

2.1 Financial and business performance of the issuer

Description	H1 2004	H1 2005
Net assets value of the issuer, RUR in thousands	15 119 753	15 856 742
Ratio of debt financing to capital and reserves, %	153.36	190.8
Ratio of short term liabilities to capital and reserves, %	94.16	76.71
Debt service payments covered, %	24.97	58.03

Overdue liabilities, %	2.76	2.05
Net asset turnover, times	3.59	4.37
Dividends share in profit, %	year-on-year	year-on-year
working efficiency, rubles per employee	176 854	202 011
ratio of depreciation to the earnings, %	10.3	12.7

In order to calculate the indicators given, we used the method recommended by Order of Russia's Federal Service for Financial Markets dated 16 March 2005 No. 05-5/pz-n.

The indicators were calculated as of the date of the reporting quarter-end (using accumulated data).

The amount of the Issuer's net assets for the 1st half of the current year as compared with the analogous period of last year increased by 4.9 % and exceeds substantially (2.5-fold) the size of the authorized capital. The difference between one's net assets and authorized capital is an indicator of the stability of one's financial condition.

In the 1st half of the year 2005, the amount of raised funds increased, mainly with regard to long-term borrowings, whose share in the total amount of borrowings increased up to 59.8 % in the analyzed period against 38.6 % in the first half of last year. This is caused by the fact that the raised funds are allocated to the implementation of the investment programme.

A reduction in the amount of short-term borrowings had an effect, in the reporting period, on the value of "The ratio of the amount of short-term liabilities to the capital and reserves" indicator.

As a result of the conducted work aimed at reducing accounts receivable, in the 1st half of the current year the indicator of the turnover of these accounts increased as compared with the respective period of last year.

2.2. Market Capitalization of the Issuer

Capitalization Information

The issuer's market capitalization for the last 5 completed financial years is as follows:

Calculation month	Capitalization, USD
December 2000	101 354 959
December 2001	16 226 717
December 2002	153 428 191
December 2003	690 638 646
December 2004	567 423 035
March 2005	801 987 594
June 2005	720 430 934

The issuer's securities are listed and admitted for circulation at MICEX Stock Exchange ZAO (CTLK, CTLKP), on the Classical Market of the Russian Trading System's Stock Exchange, Non-Profit Partnership (ESMO, ESMOP), the Stock Market of the Russian Trading System's Stock Exchange OAO (ESMOG, ESMOPG).

The description of the method (methods) of determining the issuer's market capitalization is as follows:

In order to calculate securities capitalization, the data represented at the official site of the Russian Trading System's Stock Exchange, Non-Profit Partnership were used.

The data were calculated on the basis of the two-way transactions entered into during a trading session.

Market capitalization is calculated as the number of the shares of stock of the respective category multiplied by the

average weighted price per share of this category, this price being calculated as based on the 10 largest transactions executed via the trade arranger on the securities market over the last month of the reporting period (or over the 3 months preceding the completion of each reporting period (according to Resolution of the Federal Commission for the Securities Market dated 2 July 2003 No. 03-32/ps).

Since June 2005, market capitalization has been calculated as the number of shares of the respective category multiplied by the average weighted price per share of this category, this price being calculated based on the 10 largest transactions executed via the trade arranger on the securities market in the month preceding the month in which the last reporting quarter ends (according to Order of Russia's Federal Service for Financial Markets dated 16 March 2005 No. 05-5/pz-n).

The issuer's capitalization for the year 2001 is determined as the number of preferred shares of stock multiplied by the average weighted price per share (with regard to ordinary shares, there were 3 transactions over the three months).

2.3. The Issuer's Liabilities.

2.3.1. Accounts Payable.

Name of accounts payable	Maturity		
	Under one year	Over one year	
Trade payable, roubles	3 012 350 771	2 663 553 341	
including overdue one, roubles	184 973 177	X	
Accounts payable to the staff of the organization, roubles	232 846 012	0	
including overdue ones, roubles	0	X	
Accounts payable to the budget and state-owned extrabudgetary funds, roubles	590 903 381	36 438 292	
including overdue ones, roubles	2 766 504	X	
Credits, roubles	3 208 045 534	5 997 238 189	
including overdue ones, roubles	312 507 853	X	
Loans, total, roubles	2 730 684 765	8 145 162 434	
including overdue ones, roubles	10 500	X	
including bond loans, roubles	366 259 190	7 642 857 946	
including overdue bond loans, roubles	0	X	

Other accounts payable, roubles	1 504 650 242	681 850 153
including overdue ones, roubles	101 582 512	X
TOTAL, roubles	11 279 480 705	17 524 242 409
including total overdue accounts payable, roubles	601 840 546	X

(The data are represented with due account for line 630 of form 1 "Earnings payable to shareholders (founders)".)

The issuer's total amount of accounts payable and total amount of overdue accounts payable are as follows:

Name of accounts payable	As of 30 June 2005
Total amount of accounts payable, total, roubles	28 803 723 114
including the amount of overdue accounts payable, roubles	601 840 546

(The data are represented with due account for line 630 of form 1 "Earnings payable to shareholders (founders)".)

Debt to Vnesheconombank is the main part of overdue debt. At present the Ministry of Finance of the RF is developing a debt restructuring project; the issue of restructuring is being supervised immediately by Svyazinvest OAO.

In the 1st half of 2005, total accounts payable to RTK-Leasing OAO are 3,702,032 thousand roubles, which makes 10 % of the total amount of accounts payable (28,803,723 thousand roubles):

the creditor's full tradename: **RTK-Leasing Open Joint Stock Company**;

the short tradename: RTK-Leasing OAO;

located at 5 Delegatskaya Str., Moscow 103091, the RF;

place of business: bldg. 2a, 42 Schepkin Str., Moscow 129110, the RF;

the amount of accounts payable (as of 30 June 2005): 3,702,032 thousand roubles;

the amount of overdue accounts payable: no overdue accounts payable.

The said creditor is not the Issuer's affiliate.

2.3.2. Credit History of the Issuer

There are no credit contracts and loan ones that have the principal amount of 5 and more per cent of the balance-sheet value of the assets as of 30 June 2005.

The balance-sheet value of the assets as of 30 June 2005 is 44,666,500 thousand roubles. Five per cent of the balance-sheet value of the assets will make 2,233,325 thousand roubles.

Over last 5 completed financial years, there were no credit contracts and loan ones that had the principal amount of 5 and more per cent of the balance-sheet value of the assets.

2.3.3. The Issuer's Liabilities Arising from Securities Provided to Third Parties

The total amount of liabilities out of the security provided to those and the total amount of the third-party liabilities with whose regard the Company provided a security, including in the form of a pledge or guarantee, are as follows:

the liabilities value as of **30 June 2005,** 15,729,204 thousand roubles;

including:

the value of the pledge (the issuer's liability) as of 30 June 2005, 9,832,282 thousand roubles;

the amount of a guarantee of the liabilities issued to third parties, as of 30 June 2005, 3,209,493 thousand roubles.

In the 1st half of 2005, there were no liabilities of the issuer to provide security to third parties (including in the form of a pledge and guarantee), which liabilities would make no less than 5 % of the balance-sheet value of the assets (5 % of the balance-sheet value of the assets make 2,233,325 thousand roubles), as the above amounts include different liabilities, each of them being less than 5 %.

2.3.4. Other Liabilities of the Issuer

There are no other liabilities.

2.4. The Objectives of Securities Issues and Channeling the Proceeds from Placement of Issued Securities

The series 03 bond loan of JSC CenterTelecom in the amount of 2,000 mln roubles was placed in September 2003. The funds gained from the placement of the said bond loan were allocated to the repayment of short-term bridge credits and the payment of interest thereon to MDM-Bank and Troika Dialog Investment Company, that arranged the bond placement, in the amount of 800 mln roubles, to the investment activity of JSC CenterTelecom in the amount of 128 mln roubles, to VAT payment for September in the amount of 193 mln roubles, to services payment to Rosgossstrakh for the centralized insurance of the Company's telecommunication equipment in the amount of 47 mln roubles, to services payment to Rostelecom in accordance with concluded contract No. 2100/9755 in the amount of 51 mln roubles, and to services payment under a contract with Open Technologies ZAO in the amount of 111 mln roubles. 650 mln roubles were allocated to the redemption of the series 01 bond loan and to the payment of coupons thereon. (Series 01 bonds were redeemed in November 2003.)

The series 04 bond loan of JSC CenterTelecom was placed in August 2004. The Company allocated the funds in the amount of 5.622 bln roubles obtained from bond placement to the financing of investment operations.

A BRIEF DESCRIPTION OF THE LARGEST INVESTMENT PROJECTS

Projects aimed at providing subscribers with advanced communication services were given priority in the investment plan of the year 2004.

The investment projects as broken down by the line of communications development are as follows:

☐ Cable television

In the town of Kostroma, we plan to build a wideband hybrid (optic fibre) network of cable television. The network will enable us to implement the broadcasting of 12 television channels, the broadcasting of radio channels and data transmission (the Internet). The estimated number of subscribers is 60 to 70 thousand.

☐ Multi-service networks (data transmission networks, Internet access, corporate networks)

Construction is planned to be performed on the basis of Cisco equipment with the implementation of the trunk-network technologies of ATM Gigabit Ethernet, Frame Relay, MPLS, at the following branches: the Lipetsk one, the Tambov one, the Moscow one, and the Voronezh one. At the same time we plan to arrange video conferencing in order to provide corporate services and commercial ones (suppliers' tender), as well as arrange JSC CenterTelecom's data transmission network using the capabilities of RTComm.RU.

☐ Call Centres

We plan to install Proteus operator centres by the Leningrad Industrial Research-and-Development Institute for Communications, which will provide consultation services and reference information using a call distribution system.

☐ Intelligent Networks

Those are planned to be built on the basis of the equipment of the STK-Dialog hardware-and-software suite, at the Tver branch and the Voronezh one.

☐ IP Telephony Networks

We plan for construction on the basis of Cisco equipment at the Voronezh branch, the Tver one and the Tambov one and on the basis of Svetets equipment at the Orel branch.

According to preliminary forecasts, over the period that the issuer's securities remain outstanding, i. e. in the years

2005 to 2009, a steady inflow of monies from current operations is forecast, this inflow to be allocated to expenses repayment (including coupon payments and the redemption of the issuer's bonds of the 3d issue and the 4th one).

A cash flow forecast, including current, investment and financial operations, is as follows:

Cash flow forecast (thousand roubles)	2005	2006	2007	2008	2009
Cash inflow, including from the bond loan	47401160	56519624	65 250 837	70 640 313	85644506
Expenses, including coupon payment and bond redemption	47481401	56394224	65 328 191	70 707 599	85689428
Expenses payback	0.9983	1.0022	0.9988	0.9990	0.9995

- 2.5. Risks Related to Purchases of Outstanding (To Be Placed) Securities
- 2.5.1. Risks in Telecommunication Industry

The following are the main risk factors that the Company takes into account in conducting its operations:

- 1. Ongoing processes of the integration of alternative telecommunication companies into large international holdings
- 2. Risks associated with a possible change in prices of the raw materials and services that the Issuer uses in its operations. Such risks, above all, include those associated with a change in the tariffs of long-distance-communication operators as well as a change in prices of major equipment suppliers. Such risks do not affect the Issuer's operations much.

The risks associated with a change in prices of state-regulated communication services may entail a short-time decrease of demand for these services and the aggravation of competition. In this context JSC CenterTelecom will actively promote services provided at unregulated tariffs, thus preventing a material reduction in earnings.

It must be noted that JSC CenterTelecom takes into account possible negative consequences of the said risks and makes efforts to overcome those.

JSC CenterTelecom implements a marketing strategy whose main purpose is to preserve its market share, to increase the earning power of unregulated communications services, as well as to increase the Company's competitiveness on the communications services market.

The deterioration of the situation in the industry and of the Issuer's position on the market may be caused by the following economic factors:

a decrease in demand on the part of the business sector due to a drop of world prices for energy carriers and non-ferrous metals;
an overall drop in production volumes and a reduction in economic growth rates;
the rates of rouble devaluation exceeding the rates of tariff growth, which will lead to a material growth in negative exchange-rate differences and the appreciation of servicing one's foreign-currency debt liabilities;
growth of competition in the mobile telecommunication industry on the part of Russian and foreign communication operators, the expansion of operators of competing formats onto the mobile communications market;
the Company's making of payments for traffic termination to other operators' network in accordance with the Federal Law "On Communications";
a change in contractual relationships with Rostelecom OAO, whereby earnings from intercity and international communication services would not belong to the Company;

economic risks inherent in the Russian Federation in general, including the level of macroeconomic instability in the country, the existence of a probability of modifications in laws, as a result of which modifications the Issuer's profit may decrease, or the tightening of the procedure for the taxation of earnings from securities.

Should the situation develop in a negative way, the Issuer plans to use the following competitive advantages:

The list of the factors of the Issuer's competitiveness:

- □ a branched network infrastructure;
- a high quality of servicing, in spite of the growing customer base.

In addition, the Issuer plans:

- to optimize the structure of production costs;
- to revise the Company's investment programme;
- to adjust the Company's pricing and marketing policy;
- to modify the structure of provided services for profit maximization purposes.

JSC CenterTelecom manages the risks associated with the Company's operations. In general, one can estimate the effect that industry-specific risks have on the Issuer's operations and liabilities fulfilment with regard to securities as being a minimum one. The Company has a common network infrastructure on the territory of the Central Federal District. This enables it to render a wide range of services on the telecommunication market, to remain a competitive company and to increase the profitability of its services.

2.5.2. Sovereign and Regional Risks

SOVEREIGN AND REGIONAL RISKS A FORECAST OF EMERGENCIES

1. Regional Risks (Risks Related to Possible Military Conflicts, the Announcement of the State of Emergency, and Strikes)

The Issuer is registered as a taxpayer and performs its main operations in Russia's Central Federal District, where the risks of military conflicts and the announcement of the state of emergency are estimated as being the minimum possible ones.

The social environment on the territory of the Issuer's operations is characterized as peaceful. The absence of pronounced inter-ethnic conflicts and religious extremism permits to perform one's economic operations subject to minimum social and political risks.

The Issuer cannot estimate the risk of an open military conflict and the announcement of the state of emergency in the region. Should the said circumstances occur, the Issuer will act in accordance with current laws.

2. Risks Related to the Geographical Peculiarities of the Region (Emergencies of a Natural Character)

A Forecast of Emergencies of a Natural Character

Solar and Geomagnetic Activity

Geomagnetic disturbances in the 2nd quarter are less pronounced (weaker) than in the 1st quarter of 2005. In the period of geomagnetic disturbances, people, especially the older generation, feel worse. Blood viscosity increases, which is dangerous in case of cardiovascular diseases. The number of infarctions rises, the risk that ischemic heart diseases and arterial hypertension would become more acute increases.

Climatic Risks

All the regions of the Central Federal Districts are affected by the risk of the occurrence of such emergencies (hurricanes, tornadoes, floods, rain showers, etc.) in the 2nd quarter of 2005.

The meteorological environment (the temperature regime) was, by and large, the same as annual average monthly temperatures over the entire quarter.

Deviations of climatic conditions from ordinary ones will not have a material effect on the Issuer's operations.

Natural Fires

The probability that large natural fires might occur on the territory of the Central Federal District remains high. However, should these occur, they will have a local character and will not have a material effect on the Issuer's operations.

An Earthquake

The probability that an earthquake might occur on the territory of the Central Federal District is unlikely in this period.

Floods and Waterlogging

There are no conditions for these emergencies to occur on the territory of the Central Federal District in this period.

Karst Processes

The hazard that karst processes might show themselves remains in the Moscow Region, the Tula one, the Kursk one and the Voronezh one. The activation of those is, as a rule, caused by the non-observance of construction standards and the standards of the operation of urban underground communications, as well as the violation of safety requirements in resource development.

A Forecast of Emergencies of a Technogenic Character

The following prevailed in the total structure of technogenic emergencies:

- large transport accidents;
- fires in the residential sector and production facilities;
- accidents in public utilities.

Transport Hazards

The greatest number of transport accidents, above all, railway ones, was observed in May to June, including in dangerous goods transportation.

The hazard that large accidents might occur in power systems, public utilities and transportation pipelines remains.

Accidents in this area may entail material additional financial expenses on the Issuer's part.

The Radiation Hazard

The districts where facilities that use nuclear reactors in their operations are deployed, i. e. the Moscow Region, the Kursk one, the Voronezh one, the Smolensk one, the Tver one and the Kaluga one, are hazardous with regard to radiation.

In day-to-day operations, there is no immediate threat to the operational staff and the communication facilities; however, the hazard that contingencies might occur, including the ones that involve a radioactivity discharge, remains.

The Chemical Hazard

Moscow and the Moscow Region, the Bryansk one, the Kursk one, the Tambov one, the Tver one, the Tula one, the Ryazan one, the Voronezh one, and the Yaroslavl one are affected by the risk in the first instance. The threat that a chemical hazard might occur remains, as there in no full guarantee (as of today) that a leak of chemically hazardous substances will be stopped on time. In case of an accident in one of chemically hazardous facilities, there may arise a large centre of chemical contagion (a trail), so losses among the staff of the communication facilities may be quite material.

Emergencies of a Biological-and-Social Character

The probability that infectious diseases might occur remained high in the 2nd quarter of 2005.

In May to June, a growth in the incidence of acute intestinal infections, including alimentary toxinfections and

viral hepatitis A, was observed. The emergence of the outbreaks is due to a high level of the bacterial contamination of water-supply sources.

In May to June, the number of cases of malaria (characteristic for Tajikistan and Azerbaijan) increased. The greatest number of cases of the disease was registered in Moscow and the Moscow Region.

The social-domestic and occupational environment contributed to an increase in the number of socially significant diseases, i. e. neuroses and other neurotic reactions. These affect all population strata.

High mortality of the population persisted. The possibility that negative consequences related to the dying-out and ageing of the state-forming peoples of the RF might occur has not been estimated to a sufficient extent so far.

The emergencies of a biological and social character, should they arise, will have a local character and will not have a material effect on the Issuer's operations.

In general, in the second quarter of 2005 the environment was characterized as peaceful. This enabled the Issuer to perform its economic operations subject to minimum risks.

2.5.3. Financial Risks.

The Issuer's operations are subject to such financial risks as the non-observance of time limits for credit repayment and interest payment and, as a consequence, commercial banks' application of penalties and increase in interest rates for using credit resources.

The amount of overdue debt with regard to borrowings, in relation to the total amount of borrowings for the first quarter, in an unsubstantial quantity. The Issuer's additional expenses associated with penalties for the late fulfilment of its obligations do not have any material effect on the Issuer's financial condition.

In the context of the Central Bank of the RF's reduction of refinance rates, the Issuer implements activities in order to modify the terms of the current credit contracts and agreements so as to reduce the cost of credits and works over the issues of the early repayment of expensive credits.

The exposure of the Issuer's financial condition (the Issuer's liquidity, sources of financing, operating results, and so on) to a change in currency exchange rates is as follows:

OJSC CenterTelecom has a number of liabilities with regard to credits, commodity credits, and leasing, these liabilities being denominated in foreign currencies, so a <u>material change</u> in a currency exchange rate may have an effect on the Company's financial condition.

The actions proposed by the Issuer in the case where a change in a currency exchange rate and interest rates has a negative effect on the Issuer's operations are as follows:

In the case of a material change in a currency exchange rate, the Issuer, in order to reduce the effect of this risk, proposes:

- to optimize the structure of production costs;
- to revise the Company's investment programme;
- to increase the tariffs for rendered communication services;
- to adjust the Company's pricing and marketing policy;
- to change the structure of rendered services for profit maximization purposes.

The effect that inflation has on securities payments is as follows:

Before the time limit for the Issuer's fulfilment of its obligations with regard to bond loans expires, "A Forecast of the Company's Economic Development for the Period of 2004 to 2010" provides for a faster growth of tariffs and the operational margin for the main rendered services as compared with the growth of inflation rates. The respective average annual inflation is estimated by the Issuer at the level of 10 to 12 %. This risk factor will not have a material effect on the financial indicators of the Issuer's operations and will not affect its ability to fulfil its obligations with regard to securities.

The inflation values critical for the Issuer and the actions proposed by the Issuer so as to reduce the inflation-caused risk are as follows:

In the Issuer's opinion, the critical values of inflation lie much higher than the inflation value forecast for the years 2005 to 2009 and are 30 to 40 % per annum. If critical values of inflation are attained, the Issuer will be increasing adequately the prices of its products, thus reducing the negative effect of the above factor. Should the inflation value exceed the said ones, the Issuer plans to increase the prices of the communication services that it sells, as well as to perform activities so as to reduce internal costs, take measures in order to reduce accounts receivable and to reduce their average maturities.

Those indicators of the Issuer's financial statements which are most exposed to a change as a result of the impact of the financial risks that affect the indicators of the Issuer's financial statements, the probability that these risks emerge and the character of changes in statements are as follows:

The Profit and Loss Statement

- 010 "Revenues from goods, products, works, and services sale"
- 020 "The cost price of goods, products, works, and services sold"
- 120 "Non-sale earnings"
- 130 "Non-sale expenses"
- 140 "Profit (loss) before tax"

A sharp change in inflation rates as compared with the forecast level is the main risk affecting the Issuer's financial statements.

Unless an adequate response follows in managing the Issuer's operations, inflation growth may cause an increase in the cost price of goods, products (works, services) sold and reflected in bookkeeping statements in line 020 of form No. 2 "The Profit and Loss Statement" and, as a consequence, cause a reduction in the profit (losses) reflected in line 140 of form No. 2.

Should the Issuer's management show an adequate response to the growth of inflation, its increase may fail to affect the operating results. Then, in form No. 2 "The Profit and Loss Statement", indicators in line 010 "Revenues from goods, products (works, services) sale" and line 020 "The cost price of goods, products (works, services) sold" will be increased.

2.5.4. Legal Risks.

The Issuer performs its main operations as a communication operator and does not export the communication services that it renders, as well as works or goods. In this connection legal risks take place mainly when the Issuer performs its operations on the domestic market, which is characteristic for most businesses that operate on the territory of the Russian Federation.

On the foreign market, the Issuer's legal risks are related to its performance of foreign-trade operations, including performance of foreign-trade contracts for communication equipment supply, works performance and services rendering.

In the reporting period, the Issuer concluded no foreign-trade contracts for communication equipment supply and leasing contracts participated by foreign suppliers. Under previously concluded leasing transactions participated by foreign suppliers of communication equipment, in which the Issuer acts as a lessee, the equipment purchased by lessors from foreign suppliers in order to pass it to the Issuer for leasing purposes has already been received from abroad and accepted by the lessors in association with the Issuer as the lessee.

In the area of foreign exchange laws:

On 19 June 2005, due to the approval of Federal Law dated 10 December 2003 No. 173-FZ, law of the Russian Federation dated 09 October 1992 No. 3615-1 "On Foreign Exchange Regulation and Foreign Exchange Control" lost force completely. No other federal laws in the area of foreign exchange regulation were approved or took effect in the reporting period. Foreign exchange control authorities approved a number of subordinate legal acts that do not bear any material risks for the Issuer.

In addition, resolution of the Government of the Russian Federation dated 16 May 2005 No. 302 "On the Procedure for Making Settlements and Transfers between Residents and Non-Residents in Cases Where Residents Provide Commercial Credits to Non-Residents for the Term of over 180 Calendar Days in the Form of Pre-Payment in Connection with the Performance of Foreign-Trade Operations" was approved, this resolution stipulating an obligation to make a provision for the amount of pre-payment and covering foreign-trade operations with regard to intellectual property objects, works

performance and services rendering, and in this connection there is a risk of making a provision for the pre-paid amounts under the contracts of these types.

Under other contracts, the Issuer has no risks related to changes in foreign exchange laws, as no foreign-trade contracts for communication equipment supply and leasing contracts participated by foreign equipment suppliers were concluded.

In the area of tax laws:

In the reporting period, federal laws made changes in the Tax Code of the Russian Federation; however, all the changes in tax laws that took effect in the reporting period are void of increased risks for the Issuer. At the subordinate legal act level, no legal acts having material importance for the Issuer in its performance of its operations were approved, either. The legal regulation of the issues being of importance for the Issuer mainly touched upon the procedural issues of the relationships of tax authorities and taxpayers, on recommendations and explanations regarding the issues of calculating and paying taxes, and so on.

For instance, by Order of the Federal Taxation Service dated 21 April 2005 No. SAE-3-02/173@, the order of the Ministry of Taxation of the RF dated 20 December 2002 No. BG-3-02/729 "On the Approval of Methodical Recommendations Regarding the Application of Chapter 25 "The Organizations' Profit Tax" of part two of the Tax Code of the Russian Federation" was recognized as being no longer effective.

Since 1 June 2005, the largest taxpayers, the Issuer among them, have been subject to order of the Federal Taxation Service dated 04 April 2005 No. SAE-3-01/138@ "On the Approval of Forms for the Reconciliation of Settlements with Regard to Taxes, Charges, Contributions, Informing Taxpayers on the State of Settlements with Regard to Taxes, Charges, Contributions, and Methodical Instructions on How to Fill the Forms In" (according to the version of order of the Federal Taxation Service dated 23 May 2005 No. MM-3-19/206@), which order approved the respective forms and the methodical instructions on how to fill those in. In addition, order of the Federal Taxation Service dated 23 May 2005 No. MM-3-19/206@ "On the Approval of a Certificate to the Effect That a Taxpayer Fulfilled its Obligation of the Payment of Taxes, Charges, Insurance Contributions, Late Payment Interest and Tax Penalties and Methodical Instructions on How to Fill It In" approved methodical instructions on how to fill the said certificate in and the certificate form effective since 1 July.

Therefore, in the reporting period the Issuer, being a bona fide taxpayer and having no overdue debt with regard to taxes and charges to budgets of all levels, due to its compliance with and the right application of the standards of tax laws, had no risks associated with changes in tax laws.

In the area of customs laws:

In the area of customs regulation, there were no material changes in laws, either; tax authorities approved a number of subordinate legal acts, including those with regard to customs procedures, the structure and powers of tax authorities, and others. For instance, resolution of the Government of the RF dated 10 June 2005 No. 367 elaborated on the functions of the Federal Taxation Service, and order of the Federal Taxation Service dated 20 May 2005 No. 469 "On the Competence of Tax Authorities to Perform Customs Operations with Regard to Goods Transported by Air" was issued, and so on.

However, since the Issuer, in the reporting period, concluded and performed no foreign-trade contracts for communication equipment supply, it bore no risks related to changes in customs laws.

The legal risks related to changes in requirements to the licensing of the Issuer's main operations or the licensing of the rights to use the objects with restricted circulation are as follows:

In accordance with the Federal Law "On Communications", the list of the names of the communication services to be entered into licences and the respective lists of licensing terms shall be stipulated by the Government of the RF and shall be elaborated on every year. Resolution of the Government of the RF dated 18 February 2005 No. 87 approved the list of the names of communication services and the list of licensing terms. Thereafter the licensing authority has been issuing licences in the communications area. In accordance with decree of the President of the RF dated 9 March 2004 No. 314 and resolution of the Government of the RF dated 30 June 2004 No. 318, it shall be the Federal Service for Supervision in the Communications Area that shall license operations in the area of communications.

The said law expands the information list to be submitted to the licensing authority so as to be granted a licence. For licence renewal as well as making modifications and additions related to a change in the radio frequency spectrum and the territory whereon the licence is effective, documents shall be submitted in the same volume as for licence granting.

There are no material legal risks that may emerge in accordance with a change, in the reporting period, in the <u>judiciary practice</u> regarding issues related to the Company's operations and that may have a negative effect on the results of its operations as well as the results of current legal proceedings.

2.5.5. Risks Inherent to the Activities of the Issuer.

In our opinion, the following may be included into material risks:

- legal actions whose price is equal to or exceeds 10 per cent of the balance-sheet value of the Company's assets;
- legal actions that prevent the performance of economic operations or aim towards the prohibition or termination thereof (actions to liquidate the Company, to recognize the Company and its subsidiaries and affiliates as being insolvent (bankrupt), to alienate property (assets), to contest rights arising out of licences and patents, to recover taxes and charges debt to the budget and extrabudgetary funds in a material amount).

In the reporting period, the Company did not participate in legal proceedings whose price would equal or exceed 10 per cent of the balance-sheet value of its assets.

<u>Due to the above, one may state that there are no material legal risks</u> related to the Company's participation in current legal proceedings.

Meanwhile, the Company is currently a party to a number of legal proceedings that touch upon current issues in the Company's operations, and the risk of an adverse judgement therein does not exceed the one that is usual for operations of such a kind.

Risks related to Lack of a Possibility to Renew a Licence

Risks related to lack of a possibility to renew a licence may be associated with:

- 1) a change in the standards of the current laws in the licensing area;
- 2) the re-organization of licensing authorities.

Risks Related to the Issuer's Possible Liability for the Debts of Third Parties, Including Its Subsidiaries
There are no said risks.

At present the Company has no risk of the loss of those consumers with which turnover accounts for no less than 10 per cent of the total revenue from the sale of the Issuer's products (works, services).

A risk related to the possibility to lose those consumers with which turnover accounts for no less than 10 % of the total revenues from sales is not inherent in the Issuer's operations and is currently estimated as being a minimum one.

III. Detailed profile on the Issuer

3.1. Background and history of the Issuer

3.1.1. Registered corporate name of the Issuer

In compliance with the Charter of OJSC CenterTelecom, approved by Minutes No. 10 of the GM dated February 20, 2003, long commercial name of the Issuer is Open joint-stock company Central Telecommunication Company, shortcut name – OJSC CenterTelecom.

The Company was set up in June 1994 (state registration certificate No, 127 dated June 20, 1994) as a consequence of rearrangement (conversion) of the state public enterprise of communication and informatization Rossvyazinform (SPECI), Moscow region, into the open joint-stock company Elektrosvyaz, Moscow region. Open joint-stock company Elektrosvyaz, Moscow region (shortcut name – OJSC Elektrosvyaz, Moscow region), was renamed into open joint-stock company Elektrosvyaz, Moscow region (amendments and supplements No. 3 to the Charter of the open joint-stock company Elektrosvyaz, Moscow region, approved by the Elektrosvyaz, Moscow region, shareholders' meeting, Minutes No. 3 dated June 27, 1997). The amendments were registered by the Moscow region Registration Chamber on July 23, 1997. On June 1, 2001, the Company was renamed into open joint-stock company Central Telecommunication Company, shortcut name – OJSC CenterTelecom.

3.1.2. Information about registration of the Issuer with state authorities

The Company was registered under Resolution of the Moscow region Administration Head No. 567-r dated June 9, 1994, state registration certificate No. 127 dated June 20, 1994.

The Company was renamed on July 23, 1997 in the Moscow region Registration Chamber, legal entity state registration certificate No. 50:10:00124.

In compliance with the Federal Law On state registration of legal entities, the Company was registered by the Inspectorate of the RF Ministry of Taxation in Khimki, Moscow region in the United State Register of Legal Entities on November 1, 2002, basic state registration number 1025006174710.

The certificate on an entry into the United State Register of Legal Entities on the legal entity registered before July 1, 2002 dated November 1, 2002 No. 001494534.

In pursuance of the decision adopted by the OJSC CenterTelecom GM (minutes No. 12 dated June 11, 2004), the Company's Regulations were amended; these amendments included expansion of the authorized capital. These amendments to the Regulations of OJSC CenterTelecom were registered by the Interregional Inspectorate of the RF Ministry of Taxation No. 13 in Moscow region (certificate on an entry into the United State Register of Legal Entities on state registration of amendments to constituent documents of a legal entity No. 2055009310200 dated March 17, 2005).

3.1.3. Evolvement and development of the Issuer

Issuer's life period: From June 1994 on

The Issuer was set up without date.

Issuer's establishment and promotion history:

OJSC CenterTelecom is one of the largest Russian telecommunications operators. The Company owns over 6 million access lines, it has a telecommunications infrastructure in the most densely populated federal region of Russia. This is where about 20% of the country's population lives. Industry, innovation sphere and agriculture are well developed here.

OJSC CenterTelecom users in 17 federation constituents are government institutions, individuals and major part of businesses. OJSC CenterTelecom possesses licenses for rendering of a wide range of telecommunication services, such as conventional telephone communication services, Internet access, data transmission, over-the-air and wired television, wire and VHF radio broadcasting, trunking, lease of channels and other resources. The company renders services of public communication network integration to other operators.

In the competitive environment, the Company conducts a positive marketing policy: it retains its leading position in the sphere of stationary telephony, builds up turnover of new services, whose rates are not regulated by the state.

In the sphere of conventional telephony, share of OJSC CenterTelecom in revenues on the whole and in all the regions accounts for over 75%. The drawdown rate is low. The Company accounts for 91% on the local communication market, while the market share in remote communication revenues equals to 85%. This position in the conventional services sector will be retained with the Company's anticipated rate of services development.

Competition is markedly severe in the Internet access market segment. Regional branches of OJSC CenterTelecom yet hold leading positions. 60% of corporate users on the average and about 70% of individuals use their services. In 2004, OJSC CenterTelecom accounted for about 57.7% on the Internet services market in the central federal region.

Issuer's purposes:

Company's major purposes are deriving of profit and provision of individuals, public authorities and other enterprises with communication services.

Issuer's mission:

OJSC CenterTelecom	considers that its	mission is to	provide up	-to-date h	nigh-quality	telecommunica	tion solut	tions and
world-class service in	the central federal 1	region (CFR)	with a purp	ose to:				

ass set v	rice in the central region (CFR) with a purpose to.
	Satisfy customers' demands based on the custom-tailored approach
	Ensure growth of shareholders' income and contribute to social development of OJSC CenterTelecom
busines	s environment
	Establish long-term mutually beneficial partner's relations based on the principles of mutual confidence,
good fa	ith and exposure
	Ensure self-consistent development of each employee's capacity
oum tha	function of a state communication operator

Perform the function of a state communication operator.

3.1.4. Contact information

Issuer's place of performance: the RF, 141400, Khimki, Moscow region, Proletarskaya st., 23

Mail address: 125993, GSP-3, Moscow, Degtyarny side-st., 6, building 2

Place of performance of the Issuer's permanent executive department: 141400, Khimki, Moscow region, Proletarskaya st.. 23

Telephone: (+7 095)209-34-34; Fax: (+7 095) 209-30-07

E-mail: Info@centertelecom.ru;

Internet site on the Issuer and its issued securities: www.centertelecom.ru

Securities and Corporate Management Department:

Postal address: 125993, GSP-3, Moscow, Degtyarny side-st., 6, building 2

Shareholders support group

Telephone: (+7 095) 793-26-54; Fax: (+7 095) 793-26-54

E-mail: <u>vedeta@centertelecom.ru;</u> Internet site: <u>www.centertelecom.ru</u>

Investors relations department

Telephone: (+7 095) 209-57-21; Fax: (+7 095)209-58-15

E-mail: <u>kalin@centertelecom.ru</u>
Internet site: www.centertelecom.ru

3.1.5. Taxpayer identification number

INN 5000000970.

3.1.6. Subsidiaries and representative offices of the Issuer

There were no changes related to the Company's subsidiaries and representative offices in the reporting quarter.

3.2. Core business activities of the Issuer

3.2.1. Industrial designation of the Issuer

OKVED - 64.20; 64.20.1; 64.20.3; 45.31; 74.20.4; 63.40; 50.20.1; 50.20.2; 50.20.3; 45.21.3; 45.21.4; 45.21.1; 74.13.1; 74.14; 55.12; 55.23.1.

3.2.2. Core business activities of the Issuer

Core business activity of OJSC CenterTelecom is rendering of communication services.

The share of profit from communication services (core business activities profit) in the total amount of revenue for Q2 2005 (reporting quarter) amounts to 98.5%.

Indices	Q2 2005
Revenue, th. rubles	6 621 883
Profit from communication services, th. rubles	6 525 462
Share of communication services profit in revenue, %	98.5

OJSC CenterTelecom performs its core activity in the RF.

Type of communication services that provided for 10% of revenue:

Provision of local telephone connection (call) – 45.83%;

Provision of long-distance and international telephone connection (call) -34.46%.

Composition of income for Q2 2005, %

No.	Core activities	Q2 2005
1	Long-distance and international communication	34.46
2	Urban and rural telecommunication	45.83
3	Radio communication, radio broadcasting, television and satellite communication	0.2
4	Wireline broadcasting	2.31
5	Wireless radio broadcasting	0.99
6	Document electric communication	1.10
7	Profit from new telecommunication services (the concept was introduced in 2002)	4.46
8	Profit from communication operators (singled out since 2003)	9.01
9	Other communication services (non-core activities)	0.19
10	Profit from other sales (non-core activities)	1.46

Growth rate of profit from communication services for Q2 2005, %

No.	Core activities	Growth rate for Q2 2005/Q2 2004
1	Long-distance and international communication	96.61
2	Urban and rural telecommunication	123.65
3	Radio communication, radio broadcasting, television and satellite communication	145.48
4	Wireline broadcasting	90.36
5	Wireless radio broadcasting	81.65
6	Document electric communication	107.52
7	Profit from new telecommunication services (the concept was introduced in 2002)	137.50
8	Profit from communication operators (singled out since 2003)	115.21
9	Other communication services (non-core activities)	71.49
10	Profit from other sales (non-core activities)	103.91

Seasonality of communication services shows itself in an increased number of long-distance and international telephone

connections in the summertime, as well as in an increased number of telegraphic messages and decreased telephone connections with a time-based payment system.

Rate of growth in revenue from the local telecommunication (urban and rural) this year amounted to 23.65% comparing with the same period of the previous year and can be explained by the CenterTelecom's increase of the tariffs for these services and the increased volume of the services rendered (increase of the main telephone sets number). The significant revenue growth (45.48% and 37.5%) showed such subindustry as wireless communication, radio broadcasting, television, satellite communication, new communication services provision etc. The Company every year pays more and more attention to the development of up-to-date, advanced and essential communication services.

3.2.3. Principal types of products (works, services)

Dynamics of the communication services principal features changes that ensured over 10% of the total volume of rendered communication services for Q2 2005.

		Q2 2005				
№	Description	Unit of meas.	Range of service	Volume of revenue from rendering of a service, th. rubles	Share in the total revenue volume, %	Average revenue rate, rubles
1	2	3	4	5	6	7
1	Local telephone connection	Unit	6 309 713	2 522 039.7	38.09	399.71
	Long-distance and international telephone	th. minutes	720.006	2.101.012.4	22.00	206
2	connection		739 006	2 191 013.4	33.09	2.96

Composition of costs of OJSC CenterTelecom for Q2 2005, %

Name of cost items	Share in the total cost volume, %
Raw materials and consumables %	4.4
Purchased complementary parts, semi-finished goods, %	-
Production-type operations and services rendered by outside	
organizations, %	1.2
Fuel, %	1.0
Power, %	1.8
Labor costs, %	24.7
Interests on credits, %	-
Rent payment, %	1.8

Social needs assessments, %	6.2
Capital consumption depreciation, %	12.2
Taxes included into production costs, %	0.5
Other expenses (specify), %	0.0
Depreciation	-
Benefits	0.0
Compulsory	0.0
Expense	99.7
Other,%	0.0
Total: production and goods (works, services) sales costs (cost value), %	100
Product (works, services) proceeding, % to cost value	98.6

The composition of costs for communication services, production and sale that account for at least 10% of the total revenue volume (for OJSC CenterTelecom, this includes provision of local telephone communication and long-distance and international telephone connections) cannot be provided, since in the Company's branches this information is not reflected in the required cost items section.

New significant types of goods (works, services) offered by the Issuer on the market of its core activity to the extent corresponding to the public information on these types of goods (works, services) are as follows:

Active operations on initiation of Call-centers on which base is planned to render such services as telemarketing, HelpDesk and card platform support, have been started in 2004 and in 2005 they continue. In the future it is planned to increase functionality of Call-centers for outsourcing services provision.

The state of development of these types of goods (works, services):

Presently, the Central Federal Distict areas to introduce Call-centers are already defined.					
The main Call-center (50 operator seats) is based on the Moscow branch of OJSC CenterTelecom (2004- 2006					
□ Regional Call-centers are based on the following OJSC CenterTelecom branches:					
The 1 st integration stage (2004)					
☐ Kaluga (30 operator seats)					
☐ Upper Volga (30 operator seats)					
The 2 nd integration stage (2006, subject to probable adjustment)					
☐ Moscow branch (50 operator seats)					
☐ Study to define the most attractive Company's branches to arrange CPCs – taken.					
0					
current status: accomplished					

The following Call-centers integration measures have already been taken:

Preparation of initial data on services for the project to construct network Call-center

Elaboration of requirements to the software and equipment supplier to set up a network Call-center

Selection of the equipment and software supplier for Call-center on competition basis

Conclusion of an equipment and software supply contract for Call-center.

Equipment supply to Kaluga and Yaroslavl branches of OJSC CenterTelecom has been performed in full measure.

- $\hfill \Box$. Upon completion of building and assembly works, the Avaya IVR system will be delivered to the Moscow branch of OJSC CenterTelecom.
- ☐ The Call-center hardware/software work package in the Kaluga branch of the Company was completed. The

Call-center software and functional were tested. According to the results of the test, the list of remarks was drawn up. The object is prepared for step-by-step operation testing:

- The 1st stage: elaboration of the automated information update procedure in Call-center BD and its integration into other information systems of the branch accomplished.
- The 2nd stage: installation of the ARM software into two-three operator seats and their adjustment when rendering services in the demand setup mode.
- O The 3rd stage: installation of the ARM software into all the operator seats and Call-center adjustment as a whole.
- O The program for training of maintenance personnel and operating staff of the Call-center of OJSC CenterTelecom Kaluga branch in operation of CPC hardware/software system is developed and approved;
- O Maintenance personnel and operating staff have been trained in Call-center hardware/software system operation within the framework of the approved Program.
- O The forecast plan for the growth of income from the services rendered on the base of the Call-center is being developed. The plan concerns the second half of 2005 and the first half of 2006.
- Elaboration of the unified package of Call-center services is under way...

Hardware/software system is under installation in the Upper Volga branch of OJSC CenterTelecom. Call-center server equipment has been installed and made ready for commissioning. SVTs for ARM operators and maintenance personnel have been supplied, the computers has been renewed. Databases adjustment based on the BD server is under way. The server software has been commissioned. The client software has been installed at all ARMs. The testing is under way.
«Program of Call-center administrative, technical and operators staff training» was developed and approved.
«Procedure of Call-center acceptance for testing operations» was developed and approved.
The premises intended for Call-center placement, including operator hall, server room, technical support service and utility rooms have been examined in the Moscow branch of OJSC CenterTelecom. The premises are being fitted for Call-center. Separate premises have been fitted within the framework of financial backup allocated in 2004-2005. Construction and assembly works in technical and technological premises were completed, operator hall is being fitted.
The adjustment of services rendered on the basis of the Company's Moscow branch Call-center has been prepared at the first stage of the project.
Design and development of a system project to set up a network Call-center – Contact Center (Call-center) is performed jointly with OJSC Giprosvyaz. A performance specification to develop design documentation for the project Construction of a network Call-center – Contact Center of OJSC CenterTelecom was prepared. A draft contract for design works has been developed under this arrangement; the contract has been transferred for approval to OJSC Svyazinvest.
According to the Agreement on design operations signed with OJSC Giprosvyaz was received and sent to the branches.

3.2.4. Raw materials and suppliers of the issuer.

As long as the principal activity of CenterTelecom is the communication services provision, no raw materials are used.

In Q2 2005 there were no suppliers of the Issuer for at least 10% of all supplies of tangible materials

The share of import in all supplies of the Issuer:

In Q2 2005import accounted for less than 10% of all supplies of the Issuer

Issuer's forecast for availability of these sources in the future and optinal alternative sources:

Full corporate name of the supplier	Supplier's share in the total scope of delivery
Open Technologies 98 CJSC	10%
CJSC «Technoserv»	12%

3.2.5. Markets for sales of the Issuer's products (works, services)

The Issuer's core activity on the market of the Central Federal District (CFD) is rendering of communication services. OJSC CenterTelecom renders services of access to the public telephone network, services of long-distance and international telephone connection, Internet and data transmission network services, communication channel lease services, wireline services, etc.

The Central Federal District which is the Company's sphere of interest, comprises 17 regions inhabited by about 20% of the RF population. According to the experts' opinion, the region accounts for 12.8% of the Russia's gross product (Moscow excluded), which corresponds to rather a high share as compared to other federal districts of Russia. According to the living standards, the region holds the 4th place among the Russian federal districts, according to per-capita income – only the seventh place. An uneven economic development of regions is typical of the CFD. The district is made up of the areas with both high maturity level – Moscow, Yaroslavl, Belgorod regions, and low maturity level – Kostroma, Ivanovo and Orel regions.

Over the recent few years, there has been a regular trend to redistribute income from different communication services to the advantage of nontraditional services, basically, cellular communication. The Central Federal District has not been an exception.

Since 1999, a share of fixed telephony in the revenue composition has been declining to the advantage of nontraditional communication services that have appeared due to the new industry technologies.

Factors that ma	y adversely	y affect Issuer	's sale of its	goods	(works,	services):

Decline in production
Decreased paying capacity of primary consumers
Building up competence of alternative operators.

Issuer's actions to mitigate the adverse effect:

- 1. End of construction of multi-service networks (MSN), which provides for a significant extension of the rendered services range and amelioration of their quality at the same time.
- 2. Arrangement of package services based on up-to-date multi-service networks.
- 3. Extension of the equipped numbering capacity and increase in a number of users.
- 4. Application of open software in process improvement (especially for switching equipment).
- 5. Application of lease patterns when expanding production.
- 6. Availability of substituting services. (In particular, an IP telephony service is getting more and more widespread currently; provided the market situation changes in a certain way, this service may replace traditional far ranging communication).
- 7. Usage of the affiliated companies' capacities.

3.2.6 Licenses granted to the issuer

Licenses for TV, radio and cable TV broadcasting.

Licenses issued by the Ministry of the Russian Federation for Publishing, TV and radio broadcasting and mass media.

$\mathcal{N}\!$	License title	License number	Media entity	Mass media type	Date of issue	Valid till	License coverage area
1	TV broadcasting	№ 7585	Novokhoperskie Zori	On-air sound program broadcasting	27.08.200 3	30.11.200 5	The Voronezh region (Yelan'- Koleno and neighboring communities, Novokhopersk and neighboring communities)
2	TV broadcasting	№ 7696	Ternovskaya wave	On-air radio broadcasting	08.10.200 3	29.04.200 8	Ternovka community, Voronezh region
3	Radio broadcasting	№ 8528	Iva-Radio	Wireline sound program broadcasting	15.10.200 4	08.04.200 9	Ivanovo region (r. Vichuga town and neighbouring communities, Furmanov town and neighbouring communities, Shuya town and neighbouring communities, Yuzha town and neighbouring communities)
4	Radio broadcasting	№ 7508	Iva-Radio	Wireline sound program broadcasting	24.07.200 3	24.07.200 8	Ivanovo city, Ivanovo region
5	TV broadcasting	№ 7655	Cable TV network of Ivanovo region	Cable TV	23.09.200 3	23.09.200 8	Ivanovo
6	TV broadcasting	№ 7586	Zemlya Kaluzhskaya	On-air TV	27.08.200 3	27.08.200 8	Town of Lyudinovo, Kaluga region neighboring communities

7	Radio broadcasting	№ 8572	Radio Elex	Wireline sound program broadcasting	01.12.2004	11.11.2009	Kaluga
8	TV broadcasting	№ 8531	Kostroma Telecom Media	Cable TV	18.10.2004	18.10.2009	Kostroma
9	Radio broadcasting	№ 7220	Kursk-Channel- Melodia	Wireline sound program broadcasting	24.04.2003	14.02.2006	Kursk, Kursk region
10	TV broadcasting	№ 7466	Cable TV network Kurskelektrosvyaz	Cable TV	08.07.200 3	11.07.200 5	Kursk
11	Radio broadcasting	№ 8729	Lipetsk Informradio	Wireline radio	15.02.200 5	20.10.200 8	Lipetsk and Lipetsk region
12	Radio broadcasting	№ 9040	Inform-svyaz	On-air sound broadcast	21.06.200	21.06.201	Communities: Volovo, town of Dankov, urban-type communities of Dobrinka, Izmalkovo, Ploty, Terbuny, Usman', Chaplygin of Lipetsk region
13	Radio broadcasting	№ 9011	Priokskie Zori	Wireline radio broadcasting	07.06.200 5	07.06.201 0	Ryazan
14	Radio broadcasting	№ 7192	Radio Chance	On-air radio broadcasting	18.04.2003	16.07.2007	Yaroslavl and neighboring communities (transmitter located in Dubki)
15	Radio broadcasting	№ 7246	Radio Chance	Wireline radio broadcasting	05.05.2003	24.10.2007	Yaroslavl
<i>16</i>	TV broadcasting	<i>№ 7195</i>	The Third Planet	Cable TV	18.04.2003	07.05.2006	Yaroslavl

Licenses for non-core activities

No	License title	License number	Date of license registration	Valid till	License coverage area	License issuing authorities
1.	Construction of buildings and facilities of I and II level of responsibility pursuant to		05.12.2002	05.12.2007	Russian Federation	Gosstroy of Russia (Construction regulation agency)

	the government standards					
2.	Designing of buildings and facilities of I and II level of responsibility pursuant to the government standards	FC-1-99-02026-0- 5000000970-003320-1	05.12.2002	05.12.2007	Russian Federation	Gosstroy of Russia (Construction regulation agency)
3.	Land-surveying	<i>MOΓ</i> – 01056	21.11.2002	21.11.2007	Kursk and Tambov regions	Federal Agency for Geodesy and Cartography
4.	Cartography activities	<i>MOΓ</i> – 01057	21.11.2002	21.11.2007	Kursk and Tambov regions	Federal Agency for Geodesy and Cartography
<i>5</i> .	Medical care	0824	03.02.2003	03.02.2008	Kursk region	Public Health Committee of Kursk region
6.	Medical care	69-01-000044	10.02.2005	10.02.2010	Tver region	Federal Service of Health and Social Development Control
7	Medical care	0211/00841	20.12.2003	20.12.2008	Tula region	Public Health Department of Tula region
8	Medical care	721	18.11.2002	26.04.2008	Yaroslavl region	Public Health and Pharmacy Department of Yaroslavl region Administration
9	Education activities under education programs	№ 54276	11.08.2003	12.08.2006	Moscow region	Ministry of Education of Moscow region
10	Education	76242502/л 0508	17.12.2002	15.08.2007	Yaroslavl region	Education Department of Yaroslavl region Administration on behalf of Yaroslavl region Administration
11	Fire alarm and extinguishing	№ 1/00818	21.02.2003	21.02.2008	Russian Federation	Ministry of the Russian Federation for Civil Defense, Emergencies, Coping with Natural Disasters, Main Department of the State Fire Fighting Service
12	Installation, repair and maintenance of fire fighting equipment and tools for buildings and facilities	№ 2/01455	21.02.2003	21.02.2008	Russian Federation	Ministry of the Russian Federation for Civil Defense, Emergencies, Coping with Natural Disasters, Main Department of the State Fire Fighting Service
13	Operation of heat networks	ЭТ-02-000283	28.04.2005	28.04.2010	Russian Federation	Federal Service on Environmental,

						Technical and Nuclear Control
14	Operation of electric power grids	50007938	28.04.2003	27.04.2008	Russian Federation	Ministry of Energy of the Russian Federation
15	Retail sales of alcoholic liquor	№ БРН АР 06009	23.12.2002	23.12.2005	Bryansk region	Licensing Committee of Bryansk region
16	Repair of measurement devices	№ 001500-P	03.03.2004	03.03.2009	Russian Federation	State Committee of the RF for Standardization and Metrology
17	Operation and maintenance of highly explosive production facilities	№ 00-ЭB-002491 (C)	25.03.2004	25.03.2009	Russian Federation	Federal Industrial and Mining Supervisory body of Russia
18	Fresh water production for industrial purposes of plants	№ 50236	22.09.2003	01.09.2013	South-western part of Alekseevka city of Belgorod region	Russian Ministry of Natural Resources
19	Geologic exploration and site production of fresh water for drinking and other purposes at recuperation and rest facilities.	№ 53172	14.07.2003	01.01.2020	Plot of subsoil is near Gomonikha village in Krasnosel'ski area of Kostroma region	Natural Resources and Environment Protection Directorate of the Ministry of Natural Resources of the RF on Kostroma region
20	The right for subsoil utilization	№ 56230	09.09.2004	20.06.2008	Tambov region	Main Directorate of Natural Resources of Tambov region
21	Water consumption (surface water objects) (Rain foul water discharge from the territory of production plant of Lazurnaya industrial zone of Tver)	№ 00333	10.10.2003	10.10.2006	Tver	Natural Resources and Environment Protection Main Directorate of the Ministry of Natural Resources of the RF on Tver region
22	Foul water discharge from the territory of recreational camp "Signal"	00148	18.03.2003	01.11.2008	Tula subsidiary of OJSC CenterTelecom	Natural Resources and Environment Protection Main Directorate of the Ministry of Natural Resources of the RF on Tula region
23	Fresh water production for water-supply of recreational camp "Signal"	№ 273/ТУЛ 57273 ВЭ	21.12.2004	01.09.2016	Tula subsidiary of OJSC CenterTelecom	Regional Agency on Subsoil Utilization of the Central Federal District, Geology and Licensing Department on Tula

						region
24	Maintenance of cipher (cryptographic) machines	1816 X	20.09.2004	13.05.2009	Tambov subsidiary of OJSC CenterTelecom	Licensing, Certification and State Secret Protection Center of the Russian Federal Security Service (FSB)
25	Distribution of cipher (cryptographic) machines	1817 P	20.09.2004	13.05.2009	Tambov subsidiary of OJSC CenterTelecom	Licensing, Certification and State Secret Protection Center of the Russian Federal Security Service (FSB)
26	Provision of services for information ciphering	1818 Y	20.09.2004	13.05.2009	Tambov subsidiary of OJSC CenterTelecom	Licensing, Certification and State Secret Protection Center of the Russian Federal Security Service (FSB)
27	Activities on technical protection of confidential information	№ 0210	11.05.2004	11.05.2009	Subsidiaries of OJSC CenterTelecom	State Technical Commission under the RF President Administration
28	Activities related to handling information containing state secrets	№ 5500	16.12.2003	16.12.2008	6 Degtyarny Per., build. 2, GSP-3, Moscow, Russia	Local Department for Moscow city and Moscow region of the Federal Security Service of Russia
1	Activities related to handling information containing state secrets (original copy)	№ 5500/1	28.01.2004	16.12.2008	22 Komsomolskaya Street, Yaroslavl	Local Department for Moscow city and Moscow region of the Federal Security Service of Russia
2	Activities related to handling information containing state secrets (original copy)	№ 5500/2	28.01.2004	16.12.2008	38 Teatralnaya Street, Kaluga	Local Department for Moscow city and Moscow region of the Federal Security Service of Russia
3	Activities related to handling information containing state secrets (original copy)	№ 5500/3	28.01.2004	16.12.2008	33 Lenina Prospekt, Tula	Local Department for Moscow city and Moscow region of the Federal Security Service of Russia
4	Activities related to handling information containing state secrets (original copy)	№ 5500/4	28.01.2004	16.12.2008	9 Karl Marx Square, Bryansk	Local Department for Moscow city and Moscow region of the Federal Security Service of Russia
5	Activities related to handling information containing state secrets (original copy)	№ 5500/5	28.01.2004	16.12.2008	1b Mira Street, Pochep, Bryansk region	Local Department for Moscow city and Moscow region of the Federal Security Service of Russia
6	Activities related to handling information containing state secrets (original copy)	№ 5500/6	28.01.2004	16.12.2008	14 Sevskaya Street, Trubchevsk, Bryansk region	Local Department for Moscow city and Moscow region of the Federal Security Service of Russia

7	Activities related to handling information containing state secrets (original copy)	№ 5500/7	28.01.2004	16.12.2008	35 Revolution pr., Voronezh	Local Department for Moscow city and Moscow region of the Federal Security Service of Russia
8	Activities related to handling information containing state secrets (original copy)	№ 5500/8	28.01.2004	16.12.2008	19 Sovetskaya Street, Anna urban- type town, Voronezh region	Local Department for Moscow city and Moscow region of the Federal Security Service of Russia
9	Activities related to handling information containing state secrets (original copy)	№ 5500/9	28.01.2004	16.12.2008	23 Lenina Street, Liski, Voronezh region	Local Department for Moscow city and Moscow region of the Federal Security Service of Russia
10	Activities related to handling information containing state secrets (original copy)	№ 5500/10	28.01.2004	16.12.2008	6 Oktyabrskoy Revolutsy Street, Smolensk	Local Department for Moscow city and Moscow region of the Federal Security Service of Russia
11	Activities related to handling information containing state secrets (original copy)	№ 5500/11	28.01.2004	16.12.2008	microrayon, Yartsevo, Smolensk region	Local Department for Moscow city and Moscow region of the Federal Security Service of Russia
12	Activities related to handling information containing state secrets (original copy)	№ 5500/12	28.01.2004	16.12.2008	8 Krasnaya Square, Kursk	Local Department for Moscow city and Moscow region of the Federal Security Service of Russia
13	Activities related to handling information containing state secrets (original copy)	№ 5500/13	28.01.2004	16.12.2008	17 Karl Marx Street, Fatezh, Kursk region	Local Department for Moscow city and Moscow region of the Federal Security Service of Russia
14	Activities related to handling information containing state secrets (original copy)	№ 5500/14	28.01.2004	16.12.2008	28 Astrakhanskaya Street, Tambov	Local Department for Moscow city and Moscow region of the Federal Security Service of Russia
15	Activities related to handling information containing state secrets (original copy)	№ 5500/15	28.01.2004	16.12.2008	6 Kotovskogo Street, Sosnovka, Tambov region	Local Department for Moscow city and Moscow region of the Federal Security Service of Russia
16	Activities related to handling information containing state secrets (original copy)	№ 5500/16	28.01.2004	16.12.2008	42 Gorkogo Street, Vladimir	Local Department for Moscow city and Moscow region of the Federal Security Service of Russia
17	Activities related to handling information containing state secrets (original copy)	№ 5500/17	28.01.2004	16.12.2008	29 Narodnogo Opolchenia Street, building 2, Moscow	Local Department for Moscow city and Moscow region of the Federal Security Service of Russia

	18	Activities related to handling information containing state secrets (original copy)	№ 5500/18	28.01.2004	16.12.2008	6 Nekrasova Street, Zvenigorod, Moscow region	Local Department for Moscow city and Moscow region of the Federal Security Service of Russia
	19	Activities related to handling information containing state secrets (original copy)	№ 5500/19	28.01.2004	16.12.2008	69 Karl Marx Street, Yegoryevsk, Moscow region	Local Department for Moscow city and Moscow region of the Federal Security Service of Russia
	20	Activities related to handling information containing state secrets (original copy)	№ 5500/20	14.04.2004	16.12.2008	43 Lenina Street, Orel	Local Department for Moscow city and Moscow region of the Federal Security Service of Russia
	21	Activities related to handling information containing state secrets (original copy)	№ 5500/21	14.04.2004	16.12.2008	30 25 Oktyabrya Street, Kromy, Orel region	Local Department for Moscow city and Moscow region of the Federal Security Service of Russia
	22	Activities related to handling information containing state secrets (original copy)	№ 5500/22	12.05.2004	16.12.2008	43 Schedrina Street, Ryazan	Local Department for Moscow city and Moscow region of the Federal Security Service of Russia
	23	Activities related to handling information containing state secrets (original copy)	№ 5500/23	12.05.2004	16.12.2008	7 Gagarina Street, Starozhilovo, Ryazan region	Local Department for Moscow city and Moscow region of the Federal Security Service of Russia
29)	Performing measures and/or provision of services for protection of state secrets	№ 5501	16.12.2003	16.12.2008	6 Degtyarny Pereulok, Building 3, Moscow	Local Department for Moscow city and Moscow region of the Federal Security Service of Russia
	1	Performing measures and/or provision of services for protection of state secrets (original copy)	№ 5501/1	16.12.2003	16.12.2008	38 Teatralnaya Street, Kaluga	Local Department for Moscow city and Moscow region of the Federal Security Service of Russia
	2	Performing measures and/or provision of services for protection of state secrets (original copy)	№ 5501/2	04.03.2004	16.12.2008	9 Karl Marx street, Bryansk	Local Department for Moscow city and Moscow region of the Federal Security Service of Russia
	3	Performing measures and/or provision of services for protection of state secrets (original copy)	№ 5501/3	04.03.2004	16.12.2008	35 Revolution pr., Voronezh	Local Department for Moscow city and Moscow region of the Federal Security Service of Russia
	4	Performing measures and/or provision of services for protection of state secrets (original copy)	№ 5501/4	04.03.2004	16.12.2008	6 Oktyabrskoy Revolutsy Street, Smolensk	Local Department for Moscow city and Moscow region of the Federal Security Service of Russia

5	Performing measures and/or provision of services for protection of state secrets (original copy)	№ 5501/5	14.04.2004	16.12.2008	43 Lenina Street, Orel	Local Department for Moscow city and Moscow region of the Federal Security Service of Russia
6	Performing measures and/or provision of services for protection of state secrets (original copy)	№ 5501/6	14.04.2004	16.12.2008	8 Krasnaya Square, Kursk	Local Department for Moscow city and Moscow region of the Federal Security Service of Russia
7	Performing measures and/or provision of services for protection of state secrets (original copy)	№ 5501/7	22.04.2004	16.12.2008	2v Astrakhanskaya Street, Tambov	Local Department for Moscow city and Moscow region of the Federal Security Service of Russia
8	Performing measures and/or provision of services for protection of state secrets (original copy)	№ 5501/8	2204.2004	16.12.2008	33 Lenina Prospekt, Tula	Local Department for Moscow city and Moscow region of the Federal Security Service of Russia
9	Performing measures and/or provision of services for protection of state secrets (original copy)	№ 5501/9	12.05.2004	16.12.2008	43 Shchedrina Street, Ryazan	Local Department for Moscow city and Moscow region of the Federal Security Service of Russia
30	Performing measures and/or provision of services for protection of state secrets	№ 1246 M	05.05.2004	16.12.2008	OJSC CenterTelecom	Licensing, Certification and State Secret Protection Center of the Russian Federal Security Service (FSB)
1	Performing measures and/or provision of services for protection of state secrets (original copy)	№ 1246 / 1 M	05.05.2004	16.12.2008	3 Revolutsy Square, Belgorod	Licensing, Certification and State Secret Protection Center of the Russian Federal Security Service (FSB)
2	Performing measures and/or provision of services for protection of state secrets (original copy)	№ 1246 / 2 M	05.05.2004	16.12.2008	9 Karl Marx Square, Bryansk	Licensing, Certification and State Secret Protection Center of the Russian Federal Security Service (FSB)
3	Performing measures and/or provision of services for protection of state secrets (original copy)	№ 1246 / 3 M	05.05.2004	16.12.2008	42 Gorkogo Street, Vladimir	Licensing, Certification and State Secret Protection Center of the Russian Federal Security Service (FSB)
4	Performing measures and/or provision of services for protection of state secrets (original copy)	№ 1246 / 4 M	05.05.2004	16.12.2008	35 Revolutsy Prospekt, Voronezh	Licensing, Certification and State Secret Protection Center of the Russian Federal Security Service (FSB)

5	Performing measures and/or provision of services for protection of state secrets (original copy)	№ 1246 / 5 M	05.05.2004	16.12.2008	1 10 th of August Street, Ivanovo	Licensing, Certification and State Secret Protection Center of the Russian Federal Security Service (FSB)
6	Performing measures and/or provision of services for protection of state secrets (original copy)	№ 1246 / 6 M	05.05.2004	16.12.2008	38 Teatralnaya Street, Kaluga	Licensing, Certification and State Secret Protection Center of the Russian Federal Security Service (FSB)
7	Performing measures and/or provision of services for protection of state secrets (original copy)	№ 1246 / 7 M	05.05.2004	16.12.2008	1 Podlipaeva Street, Kostroma	Licensing, Certification and State Secret Protection Center of the Russian Federal Security Service (FSB)
8	Performing measures and/or provision of services for protection of state secrets (original copy)	№ 1246 / 8 M	05.05.2004	16.12.2008	8 Krasnaya Square, Kursk	Licensing, Certification and State Secret Protection Center of the Russian Federal Security Service (FSB)
9	Performing measures and/or provision of services for protection of state secrets (original copy)	№ 1246 / 9 M	05.05.2004	16.12.2008	35a Tereshkovoy Street, Lipetsk	Licensing, Certification and State Secret Protection Center of the Russian Federal Security Service (FSB)
10	Performing measures and/or provision of services for protection of state secrets (original copy)	№ 1246 / 10 M	05.05.2004	16.12.2008	23 Proletarskaya Street, Khimki, Moscow region	Licensing, Certification and State Secret Protection Center of the Russian Federal Security Service (FSB)
11	Performing measures and/or provision of services for protection of state secrets (original copy)	№ 1246 / 11 M	05.05.2004	16.12.2008	43 Lenina Street, Orel	Licensing, Certification and State Secret Protection Center of the Russian Federal Security Service (FSB)
12	Performing measures and/or provision of services for protection of state secrets (original copy)	№ 1246 / 12M	05.05.2004	16.12.2008	43 Shchedrina Street, Ryazan	Licensing, Certification and State Secret Protection Center of the Russian Federal Security Service (FSB)
13		№ 1246 / 13 M	05.05.2004	16.12.2008	6 Ortyabrskoy Revolutsy Street, Smolensk	Licensing, Certification and State Secret Protection Center of the Russian Federal Security Service (FSB)
14	Performing measures and/or provision of services for protection of state secrets (original copy)	№ 1246 / 14 M	05.05.2004	16.12.2008	2v Astrakhanskaya Street, Tambov	Licensing, Certification and State Secret Protection Center of the Russian Federal Security Service (FSB)

15	Performing measures and/or provision of services for protection of state secrets (original copy)	№ 1246 / 15M	05.05.2004	16.12.2008	24 Novotorzhskaya Street, Tver	Licensing, Certification and State Secret Protection Center of the Russian Federal Security Service (FSB)
16	Performing measures and/or provision of services for protection of state secrets (original copy)	№ 1246 / 16 M	05.05.2004	16.12.2008	33 Lenina Prospekt, Tula	Licensing, Certification and State Secret Protection Center of the Russian Federal Security Service (FSB)
17	Performing measures and/or provision of services for protection of state secrets (original copy)	№ 1246 / 17 M	05.05.2004	16.12.2008	22 Komsomolskaya Street, Yaroslavl	Licensing, Certification and State Secret Protection Center of the Russian Federal Security Service (FSB)

If a renewal is required the application for renewal shall be filed not later than 2 months and not earlier than 6 months before expiry of the license. As a rule JSC CenterTelecom is able to secure license renewals.

3.2.7 Joint activities in partnership

CenterTelecom participates in joint-cooperation (Agreement of particular partnership N 79/89 dated December 31, 1998) on creation, development and revenue service of cellular switching system of CDMA–800 standard (Company's share – 30%).

Other participants: Topsnabinvest LLC (share – 40%), Bowling-Center LLC (share – 30%).

Amount of investments: 63 467 37 rubles

Purpose of investments – profit earning.

Reached financial result

FINANCIAL INDICATORS, thousand rubles	3		
	H1 2005		
Earnings	6 690		
Sales profit	1 576		
Pre-tax profit	1 422		
Profit from ordinary operations	1 422		
Distribution of profit from joint-cooperation	1 422		
Net profit	0		
Total assets	33 198		
Account payable	1 725		
Accounts receivable	19 506		

Investment into the joint-cooperation (Agreement of particular partnership): book cost as of June 30, 2005 - 6710005 rubles; actual profit received in the reporting period -426535 rubles.

3.2.8. Additional requirements to be met by issuers for which telecom service provision is the core activities.

a) Licenses for communication services provision.

As of June 30, 2005

Licenses issued by the Ministry of the Russian Federation for Telecommunications and Information

Nº	License title	License number	Conditions for conducted operations	Numbering capacity, subscriber base, coverage area	Date of issue	Valid till
1.	Provision of local and intra tariff band telephone service	№ 24064	- services of local and intra tariff band telephone communicat ion of the public switched network; - services of telephone communicat ion using	Total installed switching capacity not less than 6 657 000 lines	24.10.20 02	24.10.2012

2.	Provisi on of local, internat ional and domesti c long-distanc e telepho ne services (at public telepho ne offices and public pay phones)	№ 23250	hardware of the intelligent network - services of local, international and domestic long-distance telephone communicat ion at public telephone offices and public pay phones.	Total installed switching capacity not less than 30 044 payphones, not less than 3 837 public telephone offices	14.11.20 02	14.11.2007
3	Lease of telecomm unication channels	№ 23247	- provision to customers of local, long- distances channels and links, channels for TV and sound programs, circuits for	Total number of provisioned pich communicatio n channels, main digital channels including in network paths	14.11.20 02	14.11.2007

			transmission	is 11 083		
			of	18 11 003		
			telecommunic			
			ations signals.			
4	Data services	№ 23248	- public data network services	Installed switching capacity should ensure connection of at least 257 460 users by the	14.11.20 02	14.11.2007
			Scrvices	expiry, at least 119 338 users must be connected by the end of 2003.		
5	Provision of telematic services	№ 23249	- public telematic services (e-mail, access to directory services, fax transmission, message handling service, voice mail services, speech message service, audio and video conference call service);	Installed switching capacity shall ensure connection of at least 502 115 users by the license expiry, including at least 270 156 users by the end of 2003. Throughput of voice by the license expiry date shall be at least 2 986 simultaneous calls and at least 970 calls by the end of 2003. Number of participants in a video-conference call shall be 603.	14.11.20 02	14.11.2007

				Number of public studios for users by the license expiry at least 1 097 and at least 664 by the end of 2003		
6	Provision of telegraph services	№ 24065	- telegraph services (receive/trans mit, delivery of telegrams, AT/telex network services)	Installed capacity of telegraph switching facilities should ensure meeting the demand for the telegraph services in the licensed territory.	14.11.20 02	14.11.2007
7	Provision of sound program broadcasti ng over a wireline network	№ 24339	- broadcasting of sound program over a wireline network	The number of the main wire broadcasting stations by the end of 2003 - 3 572 487	28.11.20 02	28.11.2007
8	Provision of sound program broadcasti ng over a wireline network	№ 25058	- broadcasting of sound program over a wireline network	The number of the main wire broadcasting stations by the end of 2003 - 991.	07.02.20 03	07.02.2008
9	Provision of cellular telephone service in 450 MHz band	№ 24066	- cellular public telephone service using GSM standard in 450 MHz band	Installed network capacity and coverage by the end of 2004: 2 000 lines and 10%, by the end	14.11.20 02	14.11.2005

				of 2005: 3 000 lines and 60%.		
10	Provision of cellular telephone service in 450 MHz band using IMT-MC	№ 30244	- cellular digital radio telephone service in 450 MHz band using IMT- MC technology	Installed network capacity by 2007: 6 000 lines, by 2013 – 16 000 lines	30.12.20 03	30.12.2013
11	Provision of cellular telephone service in 450 MHz band	№ 24067	- cellular public telephone service using GSM standard in 450 MHz band	Installed network capacity and coverage by the end of 2004: 2 000 lines and 10%, by the end of 2005: 3 000 lines and 60%.	14.11.20 02	14.11.2005
12	Provision of cellular telephone service in 450 MHz band using IMT-MC	№ 30245	- cellular digital radio telephone service in 450 MHz band using IMT- MC technology	Installed network capacity by 2007: 6 000 lines, by 2013 – 16 000 lines	30.12.20 03	30.12.2013
13	Provision of cellular telephone service in 900 MHz band	№ 24069	- cellular public telephone service using GSM standard in 900 MHz band	Installed network capacity and coverage as at 01.01.2006: at least 80 000, 80% coverage.	14.11.20 02	01.03.2006
14	Provision of cellular telephone service in 800 MHz band	№ 24070	- cellular public telephone service using GSM standard in 800 MHz band	Installed network capacity and coverage as at 01.01.2006: at least 1 000, 100% coverage.	28.11.20 02	01.10.2006

15	Provision of cellular telephone service in 450 MHz band	№ 24068	- cellular public telephone service using GSM standard in 450 MHz band	Installed network capacity and coverage by the end of 2004: 3 000 lines and 15%, by the end of 2005: 10 000 lines and 60%.	14.11.20 02	14.11.2005
16	Provision of cellular telephone service in 450 MHz band using IMT-MC	№ 30246	- cellular digital radio telephone service in 450 MHz band using IMT- MC technology	Installed network capacity by 2007: 6 000 lines, by 2013 – 16 000 lines	30.12.20 03	30.12.2013
17	Personal radio paging service	№ 23251	- personal radio paging on public telecommunic ations network	Upper limit— 10 000, using the frequency of 159.6375 MHz.	14.11.20 02	14.11.2005
18	Personal radio paging service	№ 23252	- personal radio paging on public telecommunic ations network	Upper limit—20 000, using the frequency of 157.225 MHz, 165.000 MHz.	14.11.20 02	14.11.2005
19	Mobile radio telephone service	№ 24325	- mobile radio telephone service on public telecommunic ations network	Upper limit of number of subscribers is 300 using 330 MHz band	14.11.20 02	14.11.2007
20	Mobile radio telephone service	№ 24326	- mobile radio telephone service on public telecommunic ations network	Upper limit of subscriber number is 500, using 330 MHz band	14.11.20 02	14.11.2007
21	Mobile radio	№ 24327	- mobile radio telephone	Upper limit of subscriber	14.11.20 02	14.11.2007

	telephone service		service on public telecommunic ations network	number is 1,800, using 330 MHz band		
22	Mobile radio telephone service	№ 24328	- mobile radio telephone service on public telecommunic ations network	Upper limit of subscriber number is 800, using 330 MHz band	14.11.20 02	14.11.2007
23	Provision of radio- telephone service	№ 24695	- radio- telephone service over a public network	Installed capacity by 2007 end – at least 600 lines in 828-831 MHz and 873-876 MHz bands	30.12.20 02	30.12.2007
24	Mobile radio telephone service	№ 24329	- mobile radio telephone service on public telecommunic ations network	Upper limit of subscriber number is 480, using 330 MHz band	14.11.20 02	14.11.2007
25	Mobile radio telephone service	№ 24330	- mobile radio telephone service on public telecommunic ations network	Upper limit of subscriber number 400, using 330 MHz band	14.11.20 02	14.11.2007
26	Mobile radio telephone service	№ 24331	- mobile radio telephone service on public telecommunic ations network	Upper limit of subscriber number 400, using 330 MHz band	14.11.20 02	14.11.2007
27	Mobile radio telepho ne service	№ 24332	- mobile radio telephone service on public telecommunic ations network	Upper limit of subscriber number 4 000, using 330 MHz band	14.11.20 02	14.11.2007

						-
28	Mobile radio telephone service	№ 24333	- mobile radio telephone service on public telecommunic ations network	Upper limit of subscriber number 200, using 330 MHz band	14.11.20 02	14.11.2007
29	Mobile radio telephone service	№ 24334	- mobile radio telephone service on public telecommunic ations network	Upper limit of subscriber number 500, using 330 MHz band	14.11.20 02	14.11.2007
30	Mobile radio telephone service	№ 24335	- mobile radio telephone service on public telecommunic ations network	Upper limit of subscriber number 500, using 330 MHz band	14.11.20 02	14.11.2007
31	Mobile radio telephone service	№ 24336	- mobile radio telephone service on public telecommunic ations network	Upper limit of subscriber number 270, using 330 MHz band	14.11.20 02	14.11.2007
32	Mobile radio telephone service	№ 24337	- mobile radio telephone service on public telecommunic ations network	Upper limit of subscriber number 900, using 330 MHz band	14.11.20 02	14.11.2007
33	Mobile radio telephone service	№ 24338	- mobile radio telephone service on public telecommunic ations network	Upper limit of subscriber number 400, using 330 MHz band	14.11.20 02	14.11.2007
34	On-air broadcast ing of sound programs	№ 16541	- on-air broadcasting of sound programs	On-air broadcasting of sound programs in the Vladimir region	17.10.20 00	17.10.2005 The renewal application is filed with and being reviewed by the Federal Services for Telecommunication

						Supervision. Renewal prospects are favorable
35	On-air broadcast ing of sound programs	№ 23262	- on-air broadcasting of sound programs	On-air broadcasting of sound programs in the Voronezh region	01.08.20 02	01.08.2005 The renewal application is filed with and being reviewed by the Federal Services for Telecommunication Supervision. Renewal prospects are favorable
36	On-air broadcast ing of sound programs	№ 21497	- on-air broadcasting of sound programs	On-air broadcasting of sound programs in the Ivanovo region	14.03.20 02	11.08.2005 The renewal application is filed with and being reviewed by the Federal Services for Telecommunication Supervision. Renewal prospects are favorable
37	Broadcast ing of sound and TV programs on cable TV networks	№ 23533	- broadcasting of sound and TV programs on cable TV networks	Up to 10 thousand subscribers	29.08.20 02	29.08.2007
38	Broadcast ing of sound and TV programs on cable TV networks	№ 27631	- broadcasting of sound and TV programs on cable TV networks	Up to 1.3 thousand subscribers	18.08.20 03	20.08.2006
39	On-air broadcasti ng of sound programs	№ 17394	- on-air broadcasting of sound programs	On-air broadcasting of sound programs in the Kaluga region	15.02.20 01	15.02.2006
40	On-air	$N_{\underline{0}}$	- on-air	On-air	31.10.20	27.08.2008

	broadcasti ng of TV programs	28681	broadcasting of TV and sound programs	broadcasting of TV and sound programs in the Kaluga region	03	
41	On-air broadcasti ng of TV programs	№ 13402	- on-air broadcasting of TV and sound programs	On-air broadcasting of TV and sound programs in the Kostroma region	30.11.19 99	10.05.2005 Federal Service on Telecommunications Supervision adopted decision № Π23-2-05-02-6 dated 31.05.2005 to issue licence № 32187 for provision of on-air broadcasting. At the current moment the licence is in Rossvyaznadzor of the RF (Telecommunications supervising body) at the technical registration stage.
42	On-air broadcasti ng of TV programs over cable TV network	№ 28953	- Provision of on-air broadcasting of TV programs over cable TV network	Up to 60 000 subscribers	12.11.20 03	12.11.2006
43	On-air broadcasti ng of TV programs	№ 14429	- On-air broadcasting of TV programs	TV broadcasting programs in the Kursk region	09.03.20 00	22.06.2005 Federal Service on Telecommunications Supervision adopted decision № Π23-2-05-02-8 dated 30.06.2005 to issue licence № 32839 for provision of on-air broadcasting services. At the current moment the licence is in Rossvyaznadzor of the RF (Telecommunications supervising body) at the technical registration stage.

44	On-air broadcasti ng of sound programs	№ 23557	- on-air broadcasting of sound programs	Radio programs broadcasting in the Kursk region	29.08.20 02	29.08.2007
45	TV program broadcasti ng on Cable TV network	№ 11786	- broadcasting of TV programs on a Cable TV network	Up to 30 thousand subscribers	19.03.19 99	25.03.2005 Federal Service on Telecommunications Supervision adopted decision № Π23-2-05-02-1 dated 18.03.2005 to issue licence № 31082 for provision of cablecasting services. At the current moment the licence is in Rossvyaznadzor of the RF (Telecommunications supervising body) at the technical registration stage.
46	On-air broadcasti ng of sound programs	№ 23543	- on-air broadcasting of sound programs	Radio programs broadcasting in the Lipetsk region	29.08.20 02	29.08.2007
47	On-air broadcasti ng of TV programs	№ 23924	On-air broadcasting of TV programs using MMDS system in 2500 – 2700 MHz band	On-air broadcasting of TV programs in Serpukhov, Solnechnogor sk, Chekhov towns of Moscow region	04.10.20 02	04.10.2007
48	On-air broadcasti ng of TV programs	№ 20413	- On-air broadcasting of TV programs	Broadcasting of TV programs in Moscow	10.12.20 01	10.12.2006

				region		
49	On-air broadcasti ng of sound programs	№ 31551	- on-air broadcasting of sound programs	On-air broadcasting of sound programs in Moscow region	22.04.20 05	22.04.2008
50	Broadcast ing of TV and sound programs over cable TV network	№ 28932	- provision of on-air broadcasting of TV and sound programs over cable TV network	68 000 subscribers	12.11.20 03	12.11.2006
51	On-air broadcasti ng of sound programs	№ 18299	- on-air broadcasting of sound programs	On-air broadcasting of sound programs in Tambov region	18.05.20 01	18.05.2006
52	Broadcast ing on a Cable TV network	№ 12225	- broadcasting of sound and TV programs over a Cable TV network	до 120 тысяч абонентов	31.05.19 99	15.03.2005 Federal Service on Telecommunications Supervision adopted decision № Π23-2-05-02-1 dated 18.03.2005 to issue licence № 31083 for provision of cablecasting services. At the current moment the licence is in Rossvyaznadzor of the RF (Telecommunications supervising body) at the technical registration stage.
53	On-air broadcasti ng of sound programs	№ 26670	- on-air broadcasting of sound programs	On-air broadcasting of sound programs in Yaroslavl region	05.06.20 03	16.07.2007

Terms and conditions for a possibility of license renewals:

- 1. Carrying out activities under a license by the licensee without violations of the license conditions.
- 2. Timely application to the licensing authorities with a request for the license renewal and submission of all required documents as provided for by the Federal Law on Telecommunication.
- 3. Compliance of the licensee activities with the corresponding standards, rules and regulations.
- 4. Technical availability of implementation of the licensed activities.

Deadlines for meeting by the issuer of its obligations on creation of a subscriber base are met according to the license validity conditions.

Extent of meeting by the issuer of these obligations: fulfilled according to the license requirements.

Factors that might adversely affect fulfillment by the issuer of its license obligations: circumstances beyond the reasonable control.

Probability of occurrence of such negative factors: not found

b) Telecommunications networks

Local telecommunications

OJSC CenterTelecom is the principal operator in the telecom market of the Central part of Russia for provision of an access to the local telephone network.

OJSC CenterTelecom is the largest among MultiRegional telecommunications companies created in 2002. The Company owns a well-developed telecommunications infrastructure in the most densely populated area of Russia, accounting for about 20% of Russia's total population.

The Company operates in 17 constituents entities of the Russian Federation.

JSC CenterTelecom provides a wide range of services, like POTS, Internet, data, on-air and Cable TV, wireline and UHF radio, lease of channels and other resources, etc. The Company also offers public network interconnection to other operators.

Installed switching capacity of JSC CenterTelecom telephone network as of April 1, 2005 according to current information is 6 847 373 subscriber lines.

Nowadays local telephone networks constitute a complex system with some 9 000 switches of different makes. Telecommunications network of OJSC CenterTelecom is constantly improved and modernized. New digital exchanges and switching nodes are brought into operation, digital links and microwave lines are built. Capacity of digital switches as of April 1, 2005 accounts for 48.9% of the total installed switching capacity. Installation of modern digital switches both locally made and from foreign vendors not only expands network switching capacity but also makes it possible to offer a wider range of services, including Internet, ISDN, data, etc.

Urban telephone lines account for 85 % of the total PSTN capacity of OJSC CenterTelecom, while capacity of rural networks makes up the rest (15%); evidencing a clear dominance of urban telephone networks in the overall structure of local telecommunications of the Company.

Cable and linear assets of the local networks of JSC CenterTelecom are installed and used for provision of services according to licenses. Total length of the cable links is 736.765 thousand km and the figure is constantly growing, of which some 5.861 thousand km are fiber-optic links.

Long-distance telecommunications

OJSC CenterTelecom offers domestic long-distance and international telecommunication services based on agreements with Russia's leading long-distance carrier – OJSC Rostelecom.

Traffic between local telephone networks and trunk network of Rostelecom is routed via long-distance exchanges. At the moment OJSC CenterTelecom owns 26 such switches.

Both fiber-optic and microwave links are used for interstation and intraareal communications implementation.

The length of intraareal band trunk transmission channels according to current data as of April 1, 2005 is 32 110 km, including 13 229.35 of fiber-optic links laying a solid basis for provision of high-quality digital channels and trunk links. Only certified for compliance and meeting strict requirements fiber-optic cables are used. Some 30.45 km of intraarial-band fiber-optic links were commissioned for service in Q2 2005.

All local centers and key regional cities have an access to IDD telephone service. The Company bills its customers for long-distance services, collects payments in respect of the services rendered, and settles accounts with Rostelecom for carrying long-distance traffic.

SUMMARY

of radio frequencies allocated by bodies of the State radio-frequency service according to applicable law for provision of telecommunications services using radio-electronic means in the Central Federal District of the Russian Federation

In order to provide telecommunications services using means of radio-electronic communications the following frequency resources were allocated to OJSC CenterTelecom:

- 1. To provide on-air TV and radio broadcasting (TV and sound program on-air broadcasting) on the territory of the Belgorod, Vladimir, Voronezh, Ivanovo, Kaluga, Kostroma, Kursk, Lipetsk, Moscow, Tambov, Tver, Yaroslavl regions altogether 135 radio frequency assignments, executed in 45 permits issued in accordance with the RF legislation (the "permits").
- 2. To provide cellular radio-telephone services using NMT-450 standard in the territory of Ivanovo, Kostroma and Yaroslavl regions altogether 440 frequency assignments, executed in 8 permits.
- 3. To provide cellular radio-telephone services in the territory of Tambov region: using GSM-900 altogether 836 frequency assignments in nine permits; using GSM-1800 standards 196 frequency assignments in two permits.
- 4. To provide cellular radio-telephone services using AMPS/DAMPS standards in the territory of Tula altogether 24 frequency assignments in one permit.
- 5.To provide mobile radio-telephone service using MRT 1327 (Altay) standard in the territory of Belgorod, Vladimir, Voronezh, Ivanovo, Kaluga, Kursk, Lipetsk, Moscow, Orel, Ryazan, Smolensk, Tver, Tula, Yaroslavl regions altogether 1 292 frequency assignments in 34 permits.
- 6. To provide personal radio-paging services in the territory of Ivanovo and Yaroslavl regions altogether 16 frequency assignments in two permits.
- 7. To provide local telephony services using wireless access systems in the territory of the Belgorod, Vladimir, Voronezh, Ivanovo, Kaluga, Kostroma, Kursk, Lipetsk, Moscow, Orel, Ryazan, Smolensk, Tula regions altogether 324 radio frequency assignments (radio channels) in 81 permits.

Additionally, 504 frequency assignments in 111 permits were secured for provision of transmission systems on local and trunk lines using microwave equipment.

3.3. Issuer's future business plans

In Q3 2005, scheduled measures for development and upgrade of local and intraband communication networks will be continued with the up-to-date technologies. In the Q3, it is planned to commission facilities in Upper Volga, Moscow, Tula, Lipetsk, Tver and Kursk branches, which installed capacity should constitute over 16 thousand numbers. It is also scheduled to lay about 300 km of FOC in the Upper Volga and Orel branches. The strategic trend of public communications network development is their phased conversion into multi-service networks, rendering of various services and enhancement of the bandwidth capability with the application of the xDSL equipment.

It is planned to further expand multi-service communication networks with a transfer to a new soft and hardware level for data flow on-line control, quality input and safety improving of business process management in may branches of the Company. In Q3 it is planned to sign agreements on equipment delivery, designing and construction of the networks in Kursk, Ryazan and Voronezh subsidiaries.

In Q3 it is also planned to continue works on designing of the corporate data transmission network within the framework of OJSC Svyazinvest rearrangement program. OJSC CenterTelecom intends to set up the network based on the Juniper Networks endorsed equipment.

OJSC CenterTelecom branches go on with integration of the corporate videoconference system. The primary objective of the videoconferencing system integration is arrangement of on-line meetings of managerial personnel, remote training of personnel, rendering videoconferencing arrangement services and further business application.

3.4. Issuer's participation in production, banking, financial groups, holdings, groups of companies and associations

As of June 30, 2005 OJSC «CenterTelecom» participated in 22 non-profit organizations:

NON	NONPROFIT INSTITUTIONS						
No.	Name of the institution	Enlistme nt year	Functions	Participation objectives			
1	Association of Telecommunication Open Joint-stock Companies of the Russian Central Region	1995	Coordination of activity in the communications sphere in the CFR. Representation of common interests in state and other authorities and international institutions.	Participation in arrangement of new organization forms in communication enterprises management. Arrangement of the advanced training of managers, key personnel and other categories of communication employees. Promotion of public authorities' initiatives directed towards telecommunication systems development in the region.			
2	Association of communication quality control and informatization International Telecommunications Quality Congress	2000	Promotion and enhancement of state and corporate management quality, attractiveness as investment and competitive advantages of the companies on the information and telecommunications market.	Obtaining data on quality of goods and services at the Russian telecommunication market and activity of other telecommunication companies.			
3	Association of paging communication operators	1996	Coordination of communication operators' activity in the sphere of paging communication services.	Promotion of paging communication services.			
4	Association of MDKR network operators (CDMA)	1998	Elaboration of unified approaches to solution of general system and network problems.	Coordination of business activity, protection of interests of operators rendering communication services in the CDMA standard. Cooperation with CDMA equipment manufacturers.			
5	MART international association	2000	Coordination of communication operators' activity in the sphere of broadcasting services.	Technical and information support of Association members and regional companies of cable and over-the-air television.			
6	Association of operators of ISKRA federal business communications network	1999	Promotion of the associated communication network of the RF, integration of domestic and foreign equipment and software with a view to enhance the quality of communication services rendered by ISKRA FBCN.	Participation in development of the associated communication network of the RF. Integration of domestic and foreign equipment and software with a view to enhance the quality and scope of communication services rendered by ISKRA			

1 1111	5000000970			
				FBCN.
7	Bryansk regional association of production and commercial enterprises (employers)		Consolidation of activity of labor collectives and members of the Association with a view to implement the Complex program for the region social and economic development.	Enhancement of performance and protection of interests of production and commercial enterprises of the region. Integration and coordination of regional employers' activity in economic development task solution. Arrangement of conditions for accelerated enterprises development and integration of technological advances.
8	Non-profit partnership Kaluga association of manufacturers and entrepreneurs REGION		Arrangement of conditions for accelerated development and integration of technological advances at production enterprises.	Promotion in development, cooperation and specialization of production under the conditions of market relations establishment. Professional promotion of enterprise managers and employees. Solution of tasks for economic establishment and advance in the regional living standard.
9	Independent non- profit organization Kaluga research center	1997	A Golubitsky's grant is annually awarded to 10 students of Bauman MGTU and Kaluga State University.	Promotion of scientific and engineering potential of the region.
10	Non-profit partnership TelecomForum	2003	Support of formation of an information society in Russia as an element of a global information space. Cooperation in promotion of information and telecommunication infrastructure in the RF territory.	Informal dialogue settling of issues on cooperation with overseas telecommunication companies, Ministry of information technologies and communication of the RF, OJSC Svyazinvest, other public authorities and Russian enterprises in the sphere of communication and informatization.
11	Povolzhskaya association of information telecommunication engineers TELEINFO (PAITE)	1996	Cooperation in integration of advance technologies into country's telecommunication networks. Rearrangement, upgrade and digitalization of urban, regional and rural communication centers. Publication of the regional research journal regional Telecommunication Field (hereinafter referred to as RTF). Arrangement of annual international scientific and technical workshops, conferences,	Training of the young and specialists. Rearrangement and construction of digital PBX and their technological maintenance. Cooperation with the regional research journal RTF. Integration of scientific and technical products within the framework of training programs.

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			Samara telecommunication round table.	
12	Union of Ivanovo region manufacturers and entrepreneurs		Proposals to executive and legislative public authorities of Ivanovo region, RF in the sphere of optimization of the economic policy being implemented.	Obtaining data on monopoly rates.
13	Association of open joint-stock telecommunication companies of the Central Chernozemny region	1997	Settling of tasks for accelerated development of communication companies and amelioration of operators' living standard. Promotion in development, cooperation and specialization of communication services. Implementation provision of the state policy in the sphere of telecommunication systems in the CBBR by implementing federal, branch-specific and regional programs and projects.	Coordination of activity in the Central Chernozemny region. Representation of common interests in public authorities, relations with third parties, including international establishments.
14	Non-governmental pension fund Telecom-Soyuz	2002	Implementation of social aims in the form of non-state pension payments to the Fund participants, payment of an accumulating part of the labor pension to the insured persons and professional pension payment to the insured persons.	Fund servicing of honored employees of the branches and general directorate of OJSC CenterTelecom, awarded by non-state retirement insurance.
15	International association of DSM MoU cellular communication operators		Promotion of GSM 900/1800 standards systems, GSM and GSM platform satellite communication systems. International roaming provision. Maintenance and promotion of standard services (voice, data, multimedia) Certification of equipment and working out of international agreements in relation to mobile stations, SIM cards (A3-A8, A5 algorithms), alarm system (MAP, INAP), billing system and settlements system (TAP1-TAP3), security and voice code systems.	Obtaining SIM card ciphering algorithms for cellular phones with a view to ensure data confidentiality. Replacement of cellular phones encoding (RUS-38 by Tambov GSM).
16	Association of GSM cellular mobile communication network operators		Promotion of GSM 900/1800 standards systems, GSM and GSM platform satellite communication systems. International roaming provision. Maintenance and promotion of standard services (voice, data,	Standards development, certification of equipment and working out of international agreements in relation to mobile stations, SIM cards (A3-A8, A5 algorithms), alarm system (MAP, INAP), billing system

IININ	5000000970		,	
			multimedia)	and settlements system (TAP1-TAP3), security and voice code systems. Elaboration of draft laws and decrees in the sphere of telecommunications, health care and environmental safety.
17	Association of operators rendering pay telephone services, equipment manufacturers, research, design and engineering organizations in the sphere of telecommunications	2001	Design, manufacture and integration of public telephone equipment, payment control systems, security and safety facilities. Provision of public telephone-based services to individuals.	Coordination of actions with Russian communication operators in construction, development and operation of public telephone networks.
18	Non-profit partnership Center for Investigation of Telecommunications Development Problems	2002	Investigation of telecommunication services market problems development. Cooperation in promotion of competitive advantages of communication branch companies. Creation and maintenance of an attractive image of communication companies and the Partnership itself for Russian and overseas investors and consumers.	Investigation of telecommunication services market problems development. Joint elaboration of draft legislative acts directed at settling the tasks of enhanced performance of communication companies. Provision of consulting, information and other cooperation to communication companies. Joint implementation of measures and programs directed at enhanced performance and operability of communication companies. Information activity, including cooperation with mass media.
19	Public Association of Document Telecommunication	2002	Development of Internet technologies. Arrangement of workshops in information security. Cooperation in implementation of state programs in the sphere of information communications. Analysis of standardization processes in information communications.	Monitoring of telecommunication services in the RF territory. Consulting in information risks and indemnity against liability. Placement of business offers for communication operators in the quarterly analytical and information magazine Recording Telecommunication.
20	Association of Federal Cellular Network NMT-450 Operators	1995	Coordination of operators providing services in NMT-450 standard	Cooperation with other operators providing services in NMT-450 standard
21	Union of Communication Equipment Producers and Consumers	2004	The union of national enterprises developing and producing communication equipment, technical equipment suppliers, communication	Involvement of the national enterprises for implementation of equipment production and supply orders, building and assembly works and

			operators, designing and other communication development related organizations. Coordination of communication equipment designers, producers and consumers activities in order to increase the efficiency of the modern scientific and technical policy implementation in communication industry.	Contract conclusion with credit organizations, investment, off-budget and other funds in order to receive credits on beneficial terms. Participation in communication industry dedicated exhibitions, fairs, presentations, seminars and symposia.
22	Russian Fund of Communications History	2002	Arrangement of A.S. Popov	Restoration of A.S. Popov communication museum in Saint-Petersburg, arrangement of A.S. Popov award, arrangement of A.S. Popov all-Russian contest in physics, renovation of Saint-Petersburg head post office, annual recognition of the

3.5. Daughter and Affiliated business/companies of the Issuer

Full tradename: AEROCOM Open Joint Stock Company

Short tradename: AEROCOM OAO

Located at flat 32, 80 Leningradsky Prospekt Str., Moscow 125190, Russia

Grounds upon which the company shall be deemed the Issuer's subsidiary:

The joint stock company is entitled to dispose of over 50 % of the total number of the votes accounting for the shares (contributions, interests) that make up the authorized (share) capital of this person.

The size of the Issuer's share in the subsidiary's authorized capital: 100 %

The share of the subsidiary's ordinary stock owned by the Issuer: 100 %

The size of the subsidiary's share in the Issuer's authorized capital: no share

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

A description of the company's main type of operations:

- local, intercity and international communication services;
- local, intercity and international communication services over a dedicated network;
- the provision of data transmission services;
- the provision of the services of telematic centres.

A description of such a company's significance for the Issuer:

- the company works in the main line of JSC CenterTelecom's operations, so participation in its operations contributes to more efficient development of JSC CenterTelecom on the basis of mutually beneficial partnership.

The membership of the subsidiary's Board of Directors, with the indication of the year of birth of the respective persons:

Sergei V. Biryukov (1956)

Irina Yu. Kashentseva (1969)

Maxim A. Pegasov (1966), Chairman of the Board of Directors

Sergei V. Nazarov (1971)

Vladimir A. Petrov (1953)

The membership of the subsidiary's collective executive body, with the indication of the year of birth of the respective persons:

No collective executive body of this subsidiary is provided for by the charter of the association.

The person performing the functions of the subsidiary's sole person executive body, with the indication of his year of birth:

Sergei V. Biryukov (1956)

Full tradename: Teleport Ivanovo (TPI) Limited Liability Company

Short tradename: Teleport Ivanovo OOO

Located at 90 Tashkentskaya Str., Ivanovo 153032, Russia

Grounds upon which the company shall be deemed the Issuer's subsidiary:

The joint stock company is entitled to dispose of over 50 % of the total number of the votes accounting for the shares (contributions, interests) that make up the authorized (share) capital of this person.

The size of the Issuer's share in the subsidiary's authorized capital: 100 %

The size of the subsidiary's share in the Issuer's authorized capital: no share

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

A description of the company's main type of operations:

- data transmission services;
- cellular and paging communication services;
- trade in communication devices.

A description of such a company's significance for the Issuer:

the company works in the main line of OJSC CenterTelecom's operations, so participation in its
operations contributes to more efficient development of OJSC CenterTelecom on the basis of
mutually beneficial partnership.

The membership of the subsidiary's Board of Directors, with the indication of the year of birth of the respective persons:

No Board of Directors of this subsidiary is provided for by the charter of the association.

The membership of the subsidiary's collective executive body, with the indication of the year of birth of the respective persons:

No collective executive body of this subsidiary is provided for by the charter of the association.

The person performing the functions of the subsidiary's sole person executive body, with the indication of his year of birth:

Alexander A. Kopytin (1971)

Full tradename: MobilCom Limited Liability Company

Short tradename: MobilCom OOO

Located at 17 Mira Street, Vladimir 600017, Russia

Grounds upon which the company shall be deemed the Issuer's subsidiary:

The joint stock company is entitled to dispose of over 50 % of the total number of the votes accounting for the shares (contributions, interests) that make up the authorized (share) capital of this person.

The size of the Issuer's share in the subsidiary's authorized capital: 100 %

The size of the subsidiary's share in the Issuer's authorized capital: no share

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

A description of the company's main type of operations:

- the provision of trunking communication services to the businesses of the Vladimir Region.

A description of such a company's significance for the Issuer:

- the company works in the main line of JSC CenterTelecom's operations, so participation in its operations contributes to more efficient development of JSC CenterTelecom on the basis of mutually beneficial partnership.

The membership of the subsidiary's Board of Directors, with the indication of the year of birth of the respective persons:

No Board of Directors of this subsidiary is provided for by the charter of the association.

The membership of the subsidiary's collective executive body, with the indication of the year of birth of the respective persons:

No collective executive body of this subsidiary is provided for by the charter of association.

The person performing the functions of the subsidiary's sole person executive body, with the indication of his year of birth:

Leonid N. Kopachenko (1943)

Full tradename: Russian Telecommunication Network Open Joint-Stock Company

Short tradename: RTS OAO

Located at 2/15 Maroseika Str., Moscow 101000, Russia

Grounds upon which the company shall be deemed the Issuer's subsidiary:

The joint stock company is entitled to dispose of over 50 % of the total number of the votes accounting for the shares (contributions, interests) that make up the authorized (share) capital of this person.

The size of the Issuer's share in the subsidiary's authorized capital: 100 %

The share of the subsidiary's ordinary stock owned by the Issuer: 100%

The size of the subsidiary's share in the Issuer's authorized capital: no share

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

A description of the company's main type of operations:

 the provision of telecommunication services, system integration in the area of building corporate networks, including telecommunication equipment supplies.

A description of such a company's significance for the Issuer's operations:

- the company works in the main line of OJSC CenterTelecom's operations, so participation in its operations contributes to more efficient development of OJSC CenterTelecom on the basis of mutually beneficial partnership.

The membership of the subsidiary's Board of Directors, with the indication of the year of birth of the respective persons:

Viktor A. Polischuk (1938), Chairman of the Board of Directors

Sergei V. Biryukov (1956)

Ruben A. Amaryan (1949)

Vladimir V. Kozin (1970)

Alexei A. Lokotkov (1950)

Sergei V. Nazarov (1971)

Sergei V. Pridantsev (1967)

The membership of the subsidiary's collective executive body, with the indication of the year of birth of the respective persons:

No collective executive body of this subsidiary is provided for by the charter of the association.

The person performing the functions of the subsidiary's sole person executive body, with the indication of his year of birth:

Sergei V. Biryukov (1956)

Full tradename: Telecom-Stroy Limited Liability Company

Short tradename: Telecom-Stroy OOO

Located at 6, 2nd Minsky Pereulok, Ivanovo 153017, Russia

Grounds upon which the company shall be deemed the Issuer's subsidiary:

The joint stock company is entitled to dispose of over 50 % of the total number of the votes accounting for the shares (contributions, interests) that make up the authorized (share) capital of this person.

The size of the Issuer's share in the subsidiary's authorized capital: 100 %

The size of the subsidiary's share in the Issuer's authorized capital: no share

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

A description of the company's main type of operations:

- construction and repair works

A description of such a company's significance for the Issuer's operations:

- the company is a supporting one for OJSC CenterTelecom, so participation in its operations contributes to more efficient development of OJSC CenterTelecom on the basis of mutually beneficial partnership.

The membership of the subsidiary's Board of Directors, with the indication of the year of birth of the respective persons:

Andrei V. Saprykin (1957), Chairman of the Board of Directors

Vera V. Kuzovkina (1970)

Oleg V. Shepelev (1950)

The membership of the subsidiary's collective executive body, with the indication of the year of birth of the respective persons:

No collective executive body of this subsidiary is provided for by the charter of association.

The person performing the functions of the subsidiary's sole person executive body, with the indication of his year of birth:

Oleg I. Shepelev (1950)

Full tradename: Telecom-Terminal Limited Liability Company

Short tradename: Telecom-Terminal OOO

Located at 13 Lenin Prospekt, Ivanovo 153000, Russia

Grounds upon which the company shall be deemed the Issuer's subsidiary:

The joint stock company is entitled to dispose of over 50 % of the total number of the votes accounting for the shares (contributions, interests) that make up the authorized (share) capital of this person.

The size of the Issuer's share in the subsidiary's authorized capital: 100 %

The size of the subsidiary's share in the Issuer's authorized capital: no share

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

A description of the company's main type of operations:

- trade in terminal devices;
- the repair of terminal devices;
- aftersale services to the subscribers of the GSM 1800 cellular communication network in the framework of the contract with OJSC MTS, the Ivanovo Branch;
- provision of consultation services with regard to the hardware of information systems for communications.

A description of such a company's significance for the Issuer's operations:

- the company is a supporting one for OJSC CenterTelecom, so participation in its operations contributes to more efficient development of OJSC CenterTelecom on the basis of mutually beneficial partnership.

The membership of the subsidiary's Board of Directors, with the indication of the year of birth of the respective persons:

Sergei A. Grushin (1967), Chairman of the Board of Directors

Anna P. Belyayeva (1972)

Sergei L. Tikhonov (1967)

The membership of the subsidiary's collective executive body, with the indication of the year of birth of the respective persons:

No collective executive body of this subsidiary is provided for by the charter of the association.

The person performing the functions of the subsidiary's sole person executive body, with the indication of his year of birth:

Sergei L. Tikhonov (1967)

Full tradename: Vladimir Teleservice Closed Joint-Stock Company

Short tradename: Vladimir Teleservice ZAO

Located at 20 Gorokhovaya Str., Vladimir 600017, Russia

Grounds upon which the company shall be deemed the Issuer's subsidiary:

The joint stock company is entitled to dispose of over 50 % of the total number of the votes accounting for the shares (contributions, interests) that make up the authorized (share) capital of this person.

The size of the Issuer's share in the subsidiary's authorized capital: 100 %

The size of the subsidiary's ordinary stock owned by the Issuer: 100 %

The size of the subsidiary's share in the Issuer's authorized capital: no share

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

A description of the company's main type of operations:

 providing the services of telematic centres and data transmission services on the territory of the Vladimir Region.

A description of such a company's significance for the Issuer's operations:

- the company works in the main line of OJSC CenterTelecom's operations, so participation in its operations contributes to more efficient development of OJSC CenterTelecom on the basis of mutually beneficial partnership.

The membership of the subsidiary's Board of Directors, with the indication of the year of birth of the respective persons:

Anatoly Ye. Brekhov (1952)

Petr N. Martyshechkin (1956)

Elena K. Romskaya (1957), Chairman of the Board of Directors

Irina Yu. Kashentseva (1969)

Vladimir A. Petrov (1953)

The membership of the subsidiary's collective executive body, with the indication of the year of birth of the respective persons:

No collective executive body of this subsidiary is provided for by the charter of the association.

The person performing the functions of the subsidiary's sole person executive body, with the indication of his year of birth:

Andrei G. Andreyev (1970)

Full tradename: CenterTelecomService of the Moscow Region, Closed Joint-Stock Company

Short tradename: CTKS MO ZAO

Located at 1a Kolomensky Proyezd, Moscow 115446, Russia

Grounds upon which the company shall be deemed the Issuer's subsidiary:

The joint stock company is entitled to dispose of over 50 % of the total number of the votes accounting for the shares (contributions, interests) that make up the authorized (share) capital of this person.

The size of the Issuer's share in the subsidiary's authorized capital: 100 %

The share of the subsidiary's ordinary stock owned by the Issuer: 100 %

The size of the subsidiary's share in the Issuer's authorized capital: no share

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

A description of the company's main type of operations:

- providing the services of dial-up and dedicated-line access to the Internet;
- providing data transmission services;
- implementing integration projects.

A description of such a company's significance for the Issuer's operations:

the company works in the main line of OJSC CenterTelecom's operations, so participation in its
operations contributes to more efficient development of OJSC CenterTelecom on the basis of
mutually beneficial partnership.

The membership of the subsidiary's Board of Directors, with the indication of the year of birth of the respective persons:

Sergei V. Biryukov (1956), Chairman of the Board of Directors

Andrei V. Galayev (1962)

Nikolai V. Mezhuyev (1962)

Maxim A. Pegasov (1966)

Pavel V. Polishchuk (1977)

Alexei V. Savelyev (1975)

The membership of the subsidiary's collective executive body, with the indication of the year of birth of the respective persons:

Vladimir A. Petrov (1953), Chairman of the Management Board

Vadim M. Kondratov (1969)

Maxim A. Pegasov (1966)

Konstantin N. Shadrin (1960)

The person performing the functions of the subsidiary's sole person executive body, with the indication of his year of birth:

Vladimir A. Petrov (1953)

Full tradename: TverTelecom Limited Liability Company

Short tradename: TverTelecom OOO

Located at 24 Novotorzhskaya Str., Tver 170000, Russia

Grounds upon which the company shall be deemed the Issuer's subsidiary:

The joint stock company is entitled to dispose of over 50 % of the total number of the votes accounting for the shares (contributions, interests) that make up the authorized (share) capital of this person.

The size of the Issuer's share in the subsidiary's authorized capital: 85 %

The size of the subsidiary's share in the Issuer's authorized capital: 0.017572 %

The share of the Issuer's ordinary stock owned by the subsidiary: 0.023429 %

A description of the company's main type of operations:

- the construction and overhaul of communication facilities;

- the lease-out of communication channels;
- the provision of local and intra-area phone communication services;
- the provision of the services of telematic centres;
- the provision of local, intercity and international communication services over a dedicated network;
- the provision of data transmission services.

A description of such a company's significance for the Issuer's operations:

- the company works in the main line of JSC CenterTelecom's operations, so participation in its operations contributes to more efficient development of JSC CenterTelecom on the basis of mutually beneficial partnership.

The membership of the subsidiary's Board of Directors, with the indication of the year of birth of the respective persons:

Elena K. Romskaya (1957), Chairman of the Board of Directors

Sergei A. Grushin (1967)

Vladimir A. Petrov (1953)

Artem Yu. Shatrakov (1972)

Oleg S. Shedenkov (1975)

The membership of the subsidiary's collective executive body, with the indication of the year of birth of the respective persons:

No collective executive body of this subsidiary is provided for by the charter of the association.

The person performing the functions of the subsidiary's sole person executive body, with the indication of his year of birth:

Vitaly S. Kostenko (1944)

Full tradename: VladPage Limited Liability Company

Short tradename: VladPage OOO

Located at 42 Gorky Str., Vladimir 600017, Russia

The size of the Issuer's share in the subsidiary's authorized capital: 75 %

The size of the subsidiary's share in the Issuer's authorized capital: no share

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

No economic operations are carried out.

The Annual General Meeting of VladPage OOO resolved to liquidate the Company (Minutes dated 31 May 2004).

An 8-person liquidation commission was elected:

- 1. Anatoly N. Korovin (1946)
- 2. Alexander G. Udilov (1955)
- 3. Olga A. Antonova (1971)
- 4. Yulia V. Markina (1975)
- 5. Yulia V. Bondareva-Bityai (1975)
- 6. Mikhail L. Romanov (1981)
- 7. Yekaterina B. Privalova (1973)
- 8. Livery V. Dzhusoyev (1964)

Full tradename: CenterTelecomService Closed Joint-Stock Company

Short tradename: CenterTelecomService ZAO

Located at room 101, 23 Proletarskaya Str., Khimki, Moscow Region 141400, Russia

Grounds upon which the company shall be deemed the Issuer's subsidiary:

The joint stock company is entitled to dispose of over 50 % of the total number of the votes accounting for the shares (contributions, interests) that make up the authorized (share) capital of this person.

The size of the Issuer's share in the subsidiary's authorized capital: 74.9 %

The share of the subsidiary's ordinary stock owned by the Issuer: 74.9 %

The size of the subsidiary's share in the Issuer's authorized capital: no share

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

A description of the company's main type of operations:

- the provision of local, intercity, international phone communication services, data transmission services;
- the lease-out of communication channels.

A description of such a company's significance for the Issuer's operations:

- the company works in the main line of JSC CenterTelecom's operations, so participation in its operations contributes to more efficient development of JSC CenterTelecom on the basis of mutually beneficial partnership.

The membership of the subsidiary's Board of Directors, with the indication of the year of birth of the respective persons:

Ruben A. Amaryan (1949), Chairman of the Board of Directors

Alexei A. Lokotkov (1950)

Sergei V. Pridantsev (1967)

Ella M. Zhuravleva (1961)

Pavel V. Polishchuk (1977)

Vadim M. Kondratov (1969)

Ruslan V. Kryazhev (1967)

The membership of the subsidiary's collective executive body, with the indication of the year of birth of the respective persons:

Sergei V. Pridantsev (1967)

Nikolai V. Mezhuyev (1962)

Maxim A. Pegasov (1966)

Vadim M. Kondratov (1969), Chairman of the Management Board

Nikita Yu. Brodsky (1973)

The person performing the functions of the subsidiary's sole person executive body, with the indication of his year of birth:

Vadim M. Kondratov (1969)

Full tradename: Svyaz-Service-Irga Production and Commissioning Enterprise, Limited Liability Company

Short tradename: Svyaz-Service-Irga PVP OOO

Located at 21 Yesenina Str., Ryazan 390046, Russia

Grounds upon which the company shall be deemed the Issuer's subsidiary:

The joint stock company is entitled to dispose of over 50 % of the total number of the votes accounting for the shares (contributions, interests) that make up the authorized (share) capital of this person.

The size of the Issuer's share in the subsidiary's authorized capital: 70 %

The size of the subsidiary's share in the Issuer's authorized capital: no share

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

A description of the company's main type of operations:

- the repair and maintenance of communication equipment, the designing of communication lines.

A description of such a company's significance for the Issuer's operations:

- the company is a supporting one for OJSC CenterTelecom, so participation in its operations contributes to more efficient development of OJSC CenterTelecom on the basis of mutually beneficial partnership.

The membership of the subsidiary's Board of Directors, with the indication of the year of birth of the respective persons:

No Board of Directors of this subsidiary is provided for by the charter of the association.

The membership of the subsidiary's collective executive body, with the indication of the year of birth of the respective persons:

No collective executive body of this subsidiary is provided for by the charter of the association. The person performing the functions of the subsidiary's sole person executive body, with the indication of his year of birth:

Alexander V. Boitsev (1955)

Full tradename: Vladimirsky Taxophone Limited Liability Company

Short tradename: Vladimirsky Taxophone Ltd.

Located at 32-a Prospekt Stroiteley, Vladimir 620014, Russia

Grounds upon which the company shall be deemed the Issuer's subsidiary:

The joint stock company is entitled to dispose of over 50 % of the total number of the votes accounting for the shares (contributions, interests) that make up the authorized (share) capital of this entity.

The size of the Issuer's share in the subsidiary's authorized capital: 51 %

The size of the subsidiary's share in the Issuer's authorized capital: no share

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

A description of the company's main type of activity:

- the establishment and arrangement, in the city of Vladimir and the Vladimir Region, of a network of universal card phones so as to provide the population with local, intercity and international communication services; the services of service phone cards (SPC).

The company's significance for the Issuer's activity:

- the company works in the main line of OJSC CenterTelecom operations, so participation in its operations contributes to more efficient development of OJSC CenterTelecom on the basis of mutually beneficial partnership.

The membership of the subsidiary's Board of Directors, with the indication of the year of birth of the respective persons:

Anatoly N. Korovin (1946), Chairman of the Board of Directors

Vladimir I. Yurkin (1951)

Ida A. Saakyan (1944)

The membership of the subsidiary's collective executive body, with the indication of the year of birth of the respective persons:

No collective executive body of this subsidiary is provided for by the Articles of association.

The person performing the functions of the subsidiary's sole person executive body, with the indication of his year of birth:

Vladimir I. Yurkin (1951)

Full tradename: Telecom Closed Joint-Stock Company of the Ryazan Region

Short tradename: JSC Telecom

Located at 36 Svobody Str., Ryazan 390006, Russia

Grounds upon which the company shall be deemed the Issuer's subsidiary:

The joint stock company is entitled to dispose of over 50 % of the total number of the votes accounting for the shares (contributions, interests) that make up the authorized (share) capital of this entity.

The size of the Issuer's share in the subsidiary's authorized capital: 50.9 %

The share of the subsidiary's ordinary stock owned by the Issuer: 50.9 %

The size of the subsidiary's share in the Issuer's authorized capital: no share

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

A description of the company's main type of operations:

- the provision of local, intercity and international communication services;
- the services of equipment lease-out.

A description of such a company's significance for the Issuer's activity:

- the company works in the main line of OJSC CenterTelecom operations, so participation in its operations contributes to more efficient development of OJSC CenterTelecom on the basis of mutually beneficial partnership.

The membership of the subsidiary's Board of Directors, with the indication of the year of birth of the respective persons:

Vladimir N. Shevnev (1941)

Vladimir I. Veretennikov (1952)

Vladislav N. Shatilov (1959)

Ludmila A. Arzhannikova (1960)

Andrei L. Kostromtsov (1961)

Natalia A. Sudareva (1958)

Yuri A. Chemerikin (1954), Chairman of the Board of Directors

The membership of the subsidiary's collective executive body, with the indication of the year of birth of the respective persons:

Olga V. Shapkina (1959), Chairman of the Management Board

Irina N. Savushkina (1968)

Olga V. Tulyupa (1970)

The person performing the functions of the subsidiary's sole person executive body, with the indication of the year of birth:

Olga V. Shapkina (1959)

Full tradename: TeleRoss-Voronezh Closed Joint-Stock Company

Short tradename: JSC TeleRoss-Voronezh

Located at 25 Krasnoarmeiskaya Str., Voronezh 394000, Russia

Grounds upon which the company shall be deemed the Issuer's subsidiary:

The joint stock company is entitled to dispose of over 20 % of the total number of the votes accounting for the shares (contributions, interests) that make up the authorized (share) capital of this person.

The size of the Issuer's share in the subsidiary's authorized capital: 50 %

The share of the subsidiary's ordinary stock owned by the Issuer: 50 %

The size of the subsidiary's share in the Issuer's authorized capital: no share

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

A description of the company's main type of activity:

- the lease-out of communication equipment.

A description of such a company's significance for the Issuer's operations:

the company works in the main line of OJSC CenterTelecom operations, so participation in its
activities contributes to more efficient development of OJSC CenterTelecom on the basis of
mutually beneficial partnership.

The membership of the subsidiary's Board of Directors, with the indication of the year of birth of the respective persons:

Alexander G. Kudryavtsev (1954), Chairman of the Board of Directors

Alexander V. Khaustovich (1949)

Natalia A. Sudareva (1958)

Andrei Ye. Patoka (1969)

Vasily M. Petrov (1956)

Vera V. Kuzovkina (1970)

The membership of the subsidiary's collective executive body, with the indication of the year of birth of the respective persons:

No collective executive body of this subsidiary is provided for by the charter of the

The person performing the functions of the subsidiary's sole person executive body, with the indication of the year of birth:

Anatoly G. Yurochkin (1946)

Full tradename: Smolensk Cellular Telecommunications Closed Joint-Stock Company

Short tradename: JSC Smolensk Cellular Telecommunications

Located at 6 Oktyabrskov Revolutsii Str., Smolensk 214000, Russia

Grounds upon which the company shall be deemed the Issuer's subsidiary:

The joint stock company is entitled to dispose of over 20 % of the total number of the votes accounting for the shares (contributions, interests) that make up the authorized (share) capital of this entity.

The size of the Issuer's share in the subsidiary's authorized capital: 40 %

The share of the subsidiary's ordinary stock owned by the Issuer: 40 %

The size of the subsidiary's share in the Issuer's authorized capital: no share

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

A description of the company's main type of activity:

- the provision of AMPS-800, GSM-1800 cellular communication services.

A description of such a company's significance for the Issuer's operations:

- the company works in the main line of OJSC CenterTelecom operations, so participation in its operations contributes to more efficient development of OJSC CenterTelecom on the basis of mutually beneficial partnership.

The membership of the subsidiary's Board of Directors, with the indication of the year of birth of the respective persons:

No Board of Directors of this subsidiary is provided for by the charter of the association.

The membership of the subsidiary's collective executive body, with the indication of the year of birth of the respective persons:

No collective executive body of this subsidiary is provided for by the articles of association. The person performing the functions of the subsidiary's sole person executive body, with the indication of the year of birth:

Alexander N. Chugunkov (1965)

Full tradename: Belgorod Cellular Network Closed Joint-Stock Company

Short tradename: Belgorod Cellular Network CJSC

Located at 3 Revolutsii Square, Belgorod 308000, Russia

Grounds upon which the company shall be deemed the Issuer's subsidiary:

The joint stock company is entitled to dispose of over 20 % of the total number of the votes accounting for the shares (contributions, interests) that make up the authorized (share) capital of this entity.

The size of the Issuer's share in the subsidiary's authorized capital: 30 %

The share of the subsidiary's ordinary stock owned by the Issuer: 30 %

The size of the subsidiary's share in the Issuer's authorized capital: no share

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

A description of such a company's significance for the Issuer's operations:

- the provision of AMPS-800, GSM-1800 cellular communication services.

The membership of the subsidiary's Board of Directors, with the indication of the year of birth of the respective persons:

No Board of Directors of this subsidiary is provided for by the charter of the association.

The membership of the subsidiary's collective executive body, with the indication of the year of birth of the respective persons:

No collective executive body of this subsidiary is provided for by the charter of the association.

The person performing the functions of the subsidiary's sole person executive body, with the indication of

the year of birth:

Alexander Ye. Slepokurov (1972)

Full tradename: COSTARS Insurance Company of the Telecommunications Employee Labour Union, Closed Joint Stock Company

Short tradename: Costars IC CJSC

Located at 42 Leninsky Prospekt, Moscow 117119, Russia

Grounds upon which the company shall be deemed the Issuer's subsidiary:

The joint stock company is entitled to dispose of over 20 % of the total number of the votes accounting for the shares (contributions, interests) that make up the authorized (share) capital of this entity.

The size of the Issuer's share in the subsidiary's authorized capital: 28 %

The share of the subsidiary's ordinary stock owned by the Issuer: 28 %

The size of the subsidiary's share in the Issuer's authorized capital: no share

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

A description of the company's main type of activity:

- life insurance for communications workers.

A description of such a company's significance for the Issuer's operations:

- the company works in a line other than the main line of OJSC CenterTelecom operations. Participation in its operations contributes to providing to the employees of OJSC CenterTelecom of life insurance services.

The membership of the subsidiary's Board of Directors, with the indication of the year of birth of the respective persons:

Oleg S. Shedenkov (1975)

Galina V. Rysakova (1967)

Dmitry A. Ageyev (1972)

Ella M. Zhuravleva (1961)

Anatoly G. Nazeikin (1946), Chairman of the Board of Directors

The membership of the subsidiary's collective executive body, with the indication of the year of birth of the respective persons:

No collective executive body of this subsidiary is provided for by the charter of the association. The person performing the functions of the subsidiary's sole person executive body, with the indication of the year of birth:

Nikolai A. Polosukhin (1951)

Full tradename: OJSC Rinfotels Telecommunication Company

Short tradename: Rinfotels TC JSC

Located at 43 Yesenin Str., Ryazan 390023, Russia

Grounds upon which the company shall be deemed the Issuer's subsidiary:

The joint stock company is entitled to dispose of over 20 % of the total number of the votes accounting for the shares (contributions, interests) that make up the authorized (share) capital of this entity.

The size of the Issuer's share in the subsidiary's authorized capital: 26 %

The share of the subsidiary's ordinary stock owned by the Issuer: 26 %

The size of the subsidiary's share in the Issuer's authorized capital: 0.001089 %

The share of the Issuer's ordinary stock owned by the subsidiary: 0.001452 %

A description of the company's main type of activity:

- the provision of data transmission services;
- the services of telematic centres;
- Internet access provision.

A description of such a company's significance for the Issuer's operations:

- the company works in the main line of OJSC CenterTelecom operations, so participation in its operations contributes to more efficient development of OJSC CenterTelecom on the basis of mutually beneficial partnership.

The membership of the subsidiary's Board of Directors, with the indication of the year of birth of the respective persons:

Serguei V. Bobylev (1961)

Igor M. Maizels (1954)

Valery P. Melkov (1945)

Yelena K. Romskaya (1957), Chairman of the Board of Directors

Mikhail A. Tulyupa (1971)

The membership of the subsidiary's collective executive body, with the indication of the year of birth of the respective persons:

No collective executive body of this subsidiary is provided for by the Articles of association.

The person performing the functions of the subsidiary's sole person executive body, with the indication of the year of birth:

Serguei V. Bobylev (1961)

Full tradename: Trunksvyaz Limited Liability Company

Short Tradename: Trunksvyaz LLC

Located at 14 Plekhanovskaya Str., Voronezh 394018, Russia

Grounds upon which the company shall be deemed the Issuer's subsidiary:

The joint stock company is entitled to dispose of over 20 % of the total number of the votes accounting for the shares (contributions, interests) that make up the authorized (share) capital of this entity.

The size of the Issuer's share in the subsidiary's authorized capital: 25 %

The size of the subsidiary's share in the Issuer's authorized capital: no share

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

No economic operations are carried out.

The Annual General Meeting of the shareholders of Trunksvyaz LLC resolved to liquidate the Company (Minutes dated 05 October 2004).

A 3-person liquidation commission was elected:

- 1. Vladimir M. Kuzmin (1935)
- 2. Vyacheslav A. Pavlov (1952)
- 3. Alexander V. Khaustovich (1949)

The list of General Directors, members of Boards of Directors (Supervisory Boards), members of the Management Boards of the companies specified in this clause, being the stockholders of OJSC CenterTelecom as of **June 30, 2005**

Full name of Director General, member of the Board of Directors (Supervisory Board) or member of the Management Board	Share of the ordinary stock of OJSC CenterTelecom owned by this person, %	This person's share in the authorized capital of OJSC CenterTelecom, %
Ruben A. Amaryan	0.022990	0.017240
Sergey V. Bobylev	0.000214	0.000412
Anatoly Ye. Brekhov	0.055643	0.043099
Andrei V. Galayev	0.000032	0.000024
Ella M. Zhuravleva	0.001090	0.000820
Anatoly N. Korovin	0.000270	0.000405
Vitaly S. Kostenko	0	0.000024
Aleksey A. Lokotkov	0.008260	0.00620
Igor M. Maizels	0.000187	0.000456

Petr N. Martyshechkin	0.000951	0.001616
Nikolai V. Mezhuyev	0.000060	0.000050
Valery P. Melkov	0.033066	0.025474
Maxim A. Pegasov	0.000420	0.000320
Yelena K. Romskaya	0.000685	0.000514
Andrei V. Saprykin	0.012387	0.010306
Natalia A. Sudareva	0.000350	0.000415
Olga V. Tulyupa	0.003598	0.002699
Alexander G. Udilov	0.000051	0.000190
Alexander V. Khaustovich	0.133398	0.102933
Yuri A. Chemerikin	0.000779	0.001186
Artem Yu. Shatrakov (1972)	0.000127	0.000095
Vladimir N. Shevnev	0.028180	0.023227
Vladimir I. Yurkin	0.000027	0.000020

The remaining General Directors, members of the Boards of Directors (Supervisory Boards) and members of the Management Boards of the companies specified in this clause are not stockholders of OJSC CenterTelecom.

3.6. Composition, structure and value of the issuer's fixed assets, plans on acquisition, replacement and retirement of fixed assets, and instances of encumbrances of the issuer's fixed assets

3.6.1. Fixed assets

Name of the fixed assets group	Original(replacement) cost, rubles	Amount of accrued depreciation, rubles
Reporting date: June 30, 2005		
Land lots and natural management facilities	20 421 821	0
Buildings	4 496 681 715	1 003 747 182
Installations	13 856 760 280	5 860 420 798
Machines and equipment	25 420 900 902	9 449 561 570
Vehicals	590 971 901	374 872 760
Other	2 036 852 227	1 138 049 079
Total:	46 422 588 846	17 826 651 389

The way of fixed assets revaluation:

Prior to Company's aggregation on November 30, 2002, Issuer's fixed assets had not been revaluated. Fixed assets of associated companies had been balanced at their residual balance value as of November 30, 2002. However, it will be observed that some of the associated companies undertook revaluations within the period from 2000 to 2002. Due to the fact that revaluations were performed by independent companies at that moment and in different time (Voronezh, Orel, Tambov – 2000, Tula, Kaluga and Kostroma – 2001, Tver – 2000-2002) with different revaluation techniques (different valuators), the Issuer considers inappropriate to provide the data on the revaluation history for each of the associated companies within the period preceding their association.

The Company put fixed assets in the amount of 9 832 282 thousand rubles (as of June 30, 2005) in pledge under credit agreements. The encumbrance starts upon receipt of fixed assets and ends upon debt repayment of loan funds (2008). The credit agreement terms are confidential.

IV. Financial and business performance of the issuer

- 4.1. Results of the financial and business operations of the issuer
- 4.1.1. Profit and losses.

Indexes of profit and losses for Q2, 2005

№	Description	Q2 2005
1	Earnings, thousand rubles	6 621 883
2	Gross profit, thousand rubles	1 394 081
3	Net profit (retained profit (uncovered loss)), thousand rubles	112 583
4	Return on equity, %	0.71
5	Return on assets, %	0.25
6	Net profit margin, %	1.70
7	Product (sales) profitability, %	21.05
8.	Ratio of capital turnover	0.42
9	Uncovered loss amount as of the reporting date, rubles	0
	Ratio of the uncovered loss amount as of the reporting date and balance	
10	currency	0

The methods recommended by the statutory acts of the Federal bodies of the Executive Authority were used for calculation of the above mentioned performance.

OJSC «CenterTelecom» (Q2, 2005):

Growth of earnings in Q2 2005 amounted to 10.6% year-on-year. Gross profit reached 1 394.1 million rubles, which is 23.5% up year-on-year.

Net profit (retained) is 112.6 mln rubles.

Sales profitability – 21.1%.

4.1.2. Causes of changes in the issuer's revenues from sales of goods, products, works, services and profit (losses) from recurrent operations.

Year	Change in	Factors that affected the amount of proceedings
	proceedings	(effects of inflation, change in foreign currency rates, decrees of public
	amount, th.	authorities, other economic, financial, political and other factors)
	rubles	
	(Q2 2005 –	
	Q2 2004)	
Q2 2005	636 278	At the expense of an increased volume of core services – 37.1 % At the expense of increased rates and other factors – 62.9 %

The revenue growth in Q2 2005 comparing with the same period of the previous year related to the profits increase from the core activities (main services volume and tariffs for communication services increase).

4.2. Liquidity of the issuer, capital and circulating assets adequacy.

Index	H1 2004	H1 2005
Own current assets, th. rubles	-15 639 102	-21 513 585
Permanent asset index	2.03	2.36
Current liquidity ratio	0.48	0.64
Prompt liquidity ratio	0.30	0.40
Own assets self-regulation ratio	0.41	0.36

To calculate these figures, a technique was applied recommended by the Order N205-5/n3-н of the Federal Services on Securities Marke dated March 16, 2005.

The indexes are calculated in accordance with the situation at the end of the reporting quarter (using the collected data).

The negative index of the own current assets shows that the Issuer uses borrowed funds for implementation of its financial and economic activities. This enables the fall of own assets self-regulation ratio. The growth of permanent asset index is related to development, technical re-equipment and modernization of the telephone network aimed at the current services quality increase and provision of the new ones. The decrease of short-term obligations share in the total amount of attracted funds during the reporting period resulted in liquadity indexes growth.

Opex for Q2 2005 (line 070+100) amounted to 818 189 thousand rubles.

Equity capital as of June 30, 2005 amounted to 5 359 793 thousand rubles

Short-term obligations as of June 30, 2005 amounted to 11 782 465 thousand rubles.

According to the methods recommended by the statutory acts of the federal executive bodies on securities market, the equity capital of the Issuer is considered to be adequate for coverage of the current operational expenditures and performance of the shortterm obligations as line 490 form 1 of the balance sheet for H1 2005 is 1.3 times higher than line 690 form 1. The amount of the average operational expenditures of the Issuer in Q1 2005 amounts to 11 570 thousand rubles, Q2 2005 -9091 thousand rubles, and forecast for Q3 2005 -11 108 thousand rubles. The Issuer believes that the amount of circulating assets in Q3 2005 will be enough to cover the forecasted current operational expenditures.

- 4.3. Amount and structure of the issuer's capital and current assets.
- 4.3.1. Amount and structure of the issuer's capital and current assets.

Structure of capital and current assets are shown according to the situation at the end of the reporting quarter (using the collected data)

As of June 30, 2005:

- Charter capital -6 311 999 thousand rubles.
- capital reserves 31 560 thousand rubles.
- additional capital- 646 822 thousand rubles.

- retained profit of the last year -7 982 126 thousand rubles.
- retained profit of the reporting year –387 286 thousand rubles.
- total capital -15 359 793 thousand rubles.
- circulating assets -7 296 173 thousand rubles, including reserves-

1 151 619 thousand rubles, VAT -1575 707 thousand rubles, accounts receivable -2997426 thousand rubles, short-term financial investments - 1291 thousand rubles, cash assets -1567853 thousand rubles, other circulating assets -2277 thousand rubles.

Due to increase of the borrowed funds aimed at the implementation of the Company's tasks, increased their share in the liabilities of the Issuer and, correspondingly, decreased the share of the owned capital in the reporting period (34.4 %) comparing with the same period of the previous year (39.5 %).

In H1 2005 the amount of the current assets increased by 13% comparing with H1 2004 due to the cash funds growth.

The share of the current assets in the assets structure of the Company in the reporting period amounted to 16.3 % against 17.3 % of the same period of the last year. The share of the non-current assets, mainly the share of the fixed assets, reached 83.7 % against 82.7 % in H1 2004. This is connected with the Issuer's industry specivicity, related to the production with the high level of capital intensiveness. Accounts receiveable share prevails in the structure of the current assets, which is also related to the industry specificity. The Issuer's policy connected with the current assetsaimed at reduction of accounts receivable and overdue debts.

Funding sources of the current assets are mainly borrowed funds in the form of short-terma and long-term bank credits.

Factors which may affect the current assets funding policy:

- changes in accounts receivable level, reserves, rate of current assets turnover;
- change of bank interest rates;
- change of market prices for production reserves and other types of inventory items;
- change of prices on the services provided by the Issuer.

Assessment of chances of their apperance:

- the Issuer's assets management policy политика connected with the accounts receivable and reserves is aimed at their level and turnover period reduction. Negative influence of this factor on the current assets funding is unlikely;
- the cost of the bank credits and the refinancing rate of the Central Bank of the RF tends to decrease. Negative influence of this factor on the current assets funding is unlikely;
- the prices on the inventory items used by the Issuer in its economic activities aren't affected by the sudden market fluctuations. Negative influence of this factor on the current assets funding is unlikely;
- the market strategy of the Issuer is focused on activities development in the segments with non-regulated prices and tariffs. Negative influence of this factor on the current assets funding is unlikely;

4.3.2. Financial investments of the issuer.

List of the Issuer's financial investments accounting for 10% and more of all its financial investments as of June 30, 2005

The financial investments amount of OJSC CenterTelecom as of June 30, 2005 amounts to 1 508 696 517.39 rubles.

Security type	Company's full name	Company's short name	Location	State registration number of capital issue	Registration date of the capital issue and registration body		Nominal value of investments owned by OJSC CenterTeleco m, rubles	Dividends (ruble per share) for 2004	Dividen repayme perioc
ordinary stocks	Open Joint-Stock Company "Russian Telecommunication Network"	OJSC RTS	2/15 Maroseyka, Moscow, 101000, Russia	1-03-01033-A	On March 5, 1998, by Interregional Department of the Federal Commission on Securities Market of Russia	876 477	8 764 770	2 285 500	till Septembo 1, 2005

ordinary stocks	Open joint-stock company AEROKOM		80 Lenengradsky prospect, building 32, Moscow, 125190, Russia	73-1-7368 1-02-09135-H	On July 23, 1997 by Interregional Department of the Federal Commission on Securities Market of Russia	2 100 000	1 050 000	no dividends	no divide
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Total book value of the OJSC RTS securities owned by the Issuer: 869 630 942 rubles.

Total book value of the OJSC "AEROKOM" securities owned by the Issuer: 493 138 185.05 rubles.

The Issuer's investment into other financial investments accounting for 10% and more of all its financial investments as of June 30, 2005 was not made.

Total amount of reserves for provision of the Company's financial investments:

As of December 31, 2003 amounted to 3 486 thousand rubles.

As of December 31, 2004 amounted to 5 509 thousand rubles.

As of June 30, 2005 amounted to 5 295 thousand rubles.

Accounting standards (rules), under which the Issuer executed payments reflected in this article: Federal Law No. 129-FZ On Accounting dated November 21, 1996; Regulations for accounting and bookkeeping in the RF approved by Decree of No. 34 n of the RF Ministry of Finance dated July 29, 1998; RAS 19/02 Account of Financial Investments approved by Decree of No. 126 n of the RF Ministry of Finance dated December 10, 2002.

4.3.3. Intangible assets of the issuer

Name of the intangible assets group	Original (replacement) cost, rubles	Amount of the accumulated depreciation, rubles
Reporting date: as of June 30, 2005		
Exclusive rights for an invention, industrial prototype, utility model		
	165 510	4 987
Exclusive rights for computer program, database	1 277 724	968 889
Exclusive rights for trademarks and service marks	58 229	17 953
Total	1 501 463	991 829

Intangible assets are accounted for in compliance with RAS 14/2000 approved by Decree No. 91 n of the RF Ministry of Finance dated October 16, 2000.

4.4. Information on the Issuer's Policy and Expenses in the Area of Scientific and Technical Development, with Regard to Licences and Patents, New Developments and Research

The Issuer obtained a resolution dated May 3, 2005 by the Federal Service for Intellectual Property, Patents and Trade Marks, on the granting of a patent for the invention "A Network for Broadcasting".

The Issuer has works performed under a contract on the technological inventory taking of intellectual property objects and other results of intellectual activity in the structural subdivisions of the Upper Volga Branch of OJSC CenterTelecom located on the territory of the Yaroslavl Region. Ten intellectual property objects qualifying for legal protection were identified, and a set of documents was prepared with regard thereto and forwarded to the Federal Service for Intellectual Property, Patents and Trade Marks. Certificates of the official registration of computer software "The "Uniform Paycard" System", "Common Document Turnover" and "Human Resources Management" were obtained.

The Company has:

- 1. Trademark Certificate dated March 11, 2001 No. 200257. The trademark is used by the Company so as to individualize goods, performed works and rendered services. The registration of the Company's trademark is effective on the entire territory of the Russian Federation for ten years starting with October 16, 2000.
- 2. Patent dated September 10, 2004 No. 2231125 for the invention "A Device for Transmitting the Signals of Alert Messages over Busy Digital Communication Channels".
- 3. Patent dated September 10, 2004 No. 40558 for the utility model "A Network for Broadcasting".
- 4. Patent dated March 27, 2005 No. 44693 for the utility model "The Pit of an Underground Low-Channel Communication Facility".
- 5. Certificate dated October 27, 2004 No. 2004620254 of the official registration of the database "The Subscribers of the Phone Network of the Tula Branch of OJSC CenterTelecom".
- 6. Certificate dated April 7, 2005 No. 2005610821 of the official registration of computer software "The "Uniform Paycard" System".
- 7. Certificate dated April 7, 2005 No. 2005610822 of the official registration of computer software "Common Document Turnover".
- 8. Certificate dated April 7, 2005 No. 2005610823 of the official registration of computer software "Human Resources Management".

The effective term of the patents and trademark (service mark) registration is determined in accordance with current laws. Patents and trademark (service mark) registration may be renewed in due course.

Year	The Issuer's expenses on scientific and engineering operations incurred using its own resources (thousand rubles)	The Issuer's policy in the area of scientific and engineering development
H1 2005	539	Research and development expenses are reflected as part of construction-in-progress.

4.5. An Analysis of Development Trends in the Area of the Issuer's Main Operations.

In the Central Federal District, the macroeconomic situation remains favourable as compared with other regions of the Russian Federation. However, the development of the economy of the Central Federal District is affected by the slackening rates of economy growth (in particular, the reducing rates of GDP growth and accelerated inflation growth) that are common for Russia.

According to L. Reiman, the communication and information technology industry's share in 2004 in this country's GDP reached 5 %. Foreign investments to the communication industry in 2004 exceeded \$1.5 bln. In 2004, domestic investments to the fixed capital of the industry's businesses were up by 24.6 % and exceeded \$4.1 bln.

The earnings of the communication industry in 2005 will increase by 30 % and amount to about 700 bln roubles. The volume of the information technology market in 2005 will increase by 17 % and reach 300 bln roubles. At the same time, in 2005 the volume of the investments of the industry's enterprises will amount to about 140 bln rubles.

According to a forecast by Cominfo Consulting, the total amount of the Russian telecommunication services market will, by 2006, have grown 2.6-times (as compared with 2002) amounting to over 550 bln rubles. The market for documentary telecommunications will be up 5-times due to the growth of the market for Internet access and new types of services, i. e. IP-telephony, VPN and others.

By 2006, the mobile communication market is forecasted to have grown 2.8-times due to the expansion of the customer base in regions. All analysts today agree that the further increase of the mobile communication market will be due to regions.

Over the last several years, a regular trend of redistributing a share of earnings from various types of communication services in favour of non-traditional services, mainly those of mobile communications, has been observed. The Central Federal District is no exception.

Earnings from communication services have a positive trend of growth over the industry in general.

Based on the results of JSC CenterTelecom operations in the 2nd quarter, growth in the number of main phone sets was 44,389. The expected growth in earnings from communication services in the 2nd quarter of 2005 as compared with the 2nd quarter of 2004 is 108 %.

In future, the principal negative effect should be expected from the aggravation of the competitive situation, and especially on the part of mobile operators.

The probability of mobile operators' providing strong competition is very high, as they are actively making their way to all regional markets and expanding the range of provided services.

In future, in order to reduce the negative effect of the factors and conditions influencing the Issuer's operations, main competitive advantages are planned to be used. However, it should be noted that JSC CenterTelecom takes due account of the possible negative consequences of the said risks and makes efforts to overcome those.

National operators are the main competitors of JSC CenterTelecom. Their aggregate share, depending on the region and services type, varies from 1 to 18 %. Comincom company is successful in promoting itself on the market of the Black Earth Region (Chernozemie), and JSC Central Telegraph on that of the Moscow Region.

Corporate operators are just as dangerous. Their share is substantial on the market for long-distance communications and Internet access, and their presence in the local-telephony segment is limited. These operators actively penetrate into the most attractive market segments. TransTeleCom is a particularly active corporate operator.

As for companies providing cellular communication services, they invade other segments of the communication services market, for instance, Internet access services.

Local operators as such are no competitors to interregional companies, since their operations are limited to individual territories; they, however, are promising partners for national and corporate operators and often provide formidable competition to the regional branches of JSC CenterTelecom on strategically important markets. IP-operators who provide formidable competition on the market for long-distance communications and Internet access deserve a separate note.

The values of the shares taken, in the Issuer's opinion, by it and by its competitors, in per cent, over the 5 last completed financial years are as follows:

Company Name	Market share, 2002, %	Market share, 2003, %	Market share, 2004, %
CenterTelecom	73%	64%	62%
Equant	1%	1.2%	1.3%
Golden Telecom	3%	3.6%	<i>5%</i> *
TransTeleCom	1.4%	2.4%	2.8%
Comincom	0.2%	0.4%	-

Source: CominfoConsulting.

The information is presented for the year 2002 and later, as JSC CenterTelecom was established in 2002. It is impossible to present information on the volume of services sale due to lack of data.

The list of the factors of the Issuer's competitiveness:

- \Box a branched network infrastructure;
- \Box a high quality of servicing in spite of customer base growth.

The extent of the impact of those, in the Issuer's opinion, on the competitiveness of turned-out products (works, services) is as follows:

- □ the branched infrastructure enables providing a full range of services, including those involving the use of high-tech solutions, which increases the company's competitiveness;
- □ the high quality of servicing provides the company with a positive image and helps to attract new customers.

V. Detailed information about individuals – members of the issuer's governing bodies, internal control and supervisory bodies of the issuer, brief data on the issuer's employees (personnel).

5.1. Structure and powers of the issuer's governing bodies.

General meeting of shareholders, Board of Directors, Management Board.

Powers of the general meeting of shareholders of the issuer pursuant to its charter (founding documents):

Article 13 (The Charter of JSC CenterTelecom) GENERAL MEETING OF SHAREHOLDERS

- 13.1. The General Meeting of Shareholders is the Company's highest management body.
- 13.2. The following matters lie within the authority of the General Meeting of Shareholders and may not be referred for resolution to the Company's Board of Directors, General Director or Management Board:
- 1) introduction of amendments and addenda hereto or approval of a new version of the Company Charter (subject as provided in the Federal Law 'On Joint Stock Companies'), resolutions on which must be adopted by at least three quarters of votes of shareholders holding voting shares of the Company participating in the meeting;
- 2) reorganization of the Company, a resolution on which must be adopted by at least three quarters of votes of shareholders holding voting shares of the Company participating in the meeting;
- 3) liquidation of the Company, appointment of the liquidation commission and approval of the interim and final liquidation balance sheets, resolutions on which must be adopted by at least three quarters of votes of shareholders holding voting shares of the Company participating in the meeting;
- 4) election of members of the Board of Directors, to be conducted by cumulative voting;
- 5) early termination of the authority of members of the Board of Directors, a resolution on which must be adopted by a majority of votes of shareholders holding voting shares of the Company participating in the meeting;

^{*} In assessing the market share of GoldenTelecom in 2004, its merge with Comincom was taken into account.

- 6) determination of the quantity, nominal value and category (type) of declared shares of the Company and rights to be conferred by such shares, resolutions on which must be adopted by at least three quarters of votes of shareholders holding voting shares of the Company participating in the meeting;
- 7) increase of the Company's charter capital by increasing the nominal value of shares, a resolution on which must be adopted by a majority of votes of shareholders holding voting shares of the Company participating in the meeting;
- 8) increase of the Company's charter capital by placement of additional common (ordinary) shares through open subscription in the event that the number of additionally placed shares comprises more than 25 percent of common shares previously placed by the Company, a resolution on which must be adopted by at least three quarters of votes of shareholders holding voting shares of the Company participating in the meeting.;
- 9) increase of the Company's charter capital through placement of additional shares by closed subscription, a resolution on which must be adopted by at least three quarters of votes of shareholders holding voting shares of the Company participating in the meeting;
- 10) reduction of the Company's charter capital by reducing the nominal value of shares, through acquisition by the Company of a part of shares in order to reduce their total number and also through redemption of shares acquired or repurchased by the Company, a resolution on which must be adopted by a majority of votes of shareholders holding voting shares of the Company and taking part in the meeting;
- 11) election of members of the Company's internal audit commission and early termination of their authority, resolutions on which must be adopted by a majority of votes of shareholders holding voting shares of the Company participating in the meeting;
- 12) approval of the Company's auditor, a resolution on which must be adopted by a majority of votes of shareholders holding voting shares of the Company participating in the meeting;
- 13) approval of the Company's annual reports and annual accounts, including the Company's profit and loss reports (profit and loss accounts) and distribution of profit, including distribution (declaration) of dividends and Company losses according to the results of the financial year, resolutions on which must be adopted by a majority of votes of shareholders holding voting shares of the Company participating in the meeting;
- 14) determination of the procedure for conducting the Company's General Meeting of Shareholders, a resolution on which must be adopted by a majority of votes of shareholders holding voting shares of the Company participating in the meeting;
- 15) split-up and consolidation of shares, resolutions on which must be adopted by a majority of votes of shareholders holding voting shares of the Company participating in the meeting;
- 16) adoption of resolutions approving interested party transactions, resolutions on which must be adopted in circumstances and through the procedures provided by Chapter 11 of the Federal Law 'On Joint Stock Companies';
- 17) adoption of resolutions approving major transactions connected with the Company's direct or indirect acquisition, disposal or possible disposal of assets worth more than 50 percent of the balance-sheet value of the Company's assets determined according to the accounts as on the last reporting date, subject to transactions conducted in the ordinary course of business of the Company, transactions connected with placement of common shares of the Company and transactions connected with the placement of mass-issued securities convertible into common shares of the Company, a resolution on which must be adopted by at least three quarters of votes of shareholders holding voting shares of the Company participating in the meeting;
- 18) adoption of a resolution to participate in holding companies, financial-industrial groups, associations and other unions of commercial organizations, to be adopted by a majority of votes of shareholders holding voting shares of the Company participating in the meeting;
- 19) approval of internal documents regulating the activity of the Company's bodies, a resolution on which must be adopted by a majority of votes of shareholders holding voting shares of the Company participating in the meeting;
- 20) placement by the Company of bonds convertible into shares and other mass-issued securities convertible into shares, if such bonds (other mass-issued securities) are placed through closed subscription or through open subscription where, in the process of open subscription, convertible bonds (other mass-issued securities) may be converted into common shares of the Company comprising more than 25 percent of previously placed common shares, a resolution on which must be adopted by at least three quarters of votes of shareholders holding voting shares of the Company participating in the meeting;
- 21) adoption of resolutions on the compensation by the Company of expenses incurred in connection with the preparation for and conduction of an extraordinary General Meeting of Shareholders of the Company

- where the Board of Directors has, in violation of requirements of effective legislation of the Russian Federation, failed to adopt a resolution to convene an extraordinary General Meeting and the meeting has been convened by other persons. Such resolutions must be adopted by a majority of votes of shareholders holding voting shares of the Company participating in the meeting;
- 22) releasing a person that has, alone or jointly with its affiliates, acquired 30 or more percent of placed common shares of the Company from the obligation to acquire shares from other shareholders of the Company, a resolution on which must be adopted by a majority of votes of shareholders holding voting shares of the Company participating in the meeting, without regard to the votes conferred by shares belonging to such person party and its affiliates;
- 23) adoption of a resolution to transfer the authority of the Company's General Director to a management company or manager, a resolution on which must be adopted by a majority of votes of shareholders holding voting shares of the Company participating in the meeting;

adoption of resolutions on other matters as provided in the Federal Law 'On Joint Stock Companies' and herein.

13.3. The General Meeting of Shareholders has the right to adopt resolutions on matters specified in subclauses 2, 7, 8, 9, 15-19 and 23 of Clause 13.2 herein only upon a proposal from the Board of Directors. Other persons entitled under effective legislation of the Russian Federation to propose items for the agenda of an annual or extraordinary General Meeting of Shareholders may not demand that the Board of Directors put such items on the agenda of a meeting.

The General Meeting of Shareholders may not consider or adopt resolutions on matters not included in its authority pursuant to the Federal Law 'On Joint Stock Companies'.

The General Meeting may not adopt resolutions on matters not included in the agenda, nor may it amend the agenda.

13.4. A resolution of the General Meeting of Shareholders amending or restricting the rights of shareholders holding a particular type of preferred share of the Company will be deemed adopted, if at least three quarters of votes of shareholders holding common shares of the Company participating in the meeting and three quarters of votes of all shareholders holding preferred shares of the Company of such type are cast for it.

Powers of the Board of Directors (Supervisory Board) of the issuer pursuant to its charter:

Article 14 (the Charter of OJSC CenterTelecom) The COMPANY'S BOARD OF DIRECTORS

- 14.1 The Board of Directors is the Company's collective management body and carries out general management of the Company's activities.
- 14.2 The 11 members of the Company's Board of Directors are elected each year by the annual General Meeting of Shareholders, by cumulative voting.
- 14.3 The General Meeting of Shareholders has the right to adopt a resolution to early terminate the authority of members of the Board of Directors. Such a resolution may be adopted only in respect of all members of the Board of Directors simultaneously.

In the event of early termination of the authority of the Board of Directors the authority of the new Board of Directors will remain in effect until the nearest annual General Meeting of Shareholders.

- 14.4. The following matters will be referred to the authority of the Company's Board of Directors:
 - 1) determination of priority directions of the activity of the Company, including approval of the annual budget, mid- and long-term budgets, development strategies and programs; amendment to such documents and consideration of the results of their implementation;
 - 2) prior approval of operations outside the limits of the annual budget of the Company;
 - 3) convocation of annual and extraordinary General Meetings of Shareholders, subject to circumstances provided in Article 55.8 of the Federal Law 'On Joint Stock Companies';
 - 4) approval of the agenda for the General Meeting of Shareholders;
 - 5) determination of the date of compilation of the list of persons entitled to participate in the General Meeting of Shareholders and other matters within the competence of the Company's Board of Directors under Chapter VII of the Federal Law 'On Joint Stock Companies' and connected with preparation for and conduction of the General Meeting of Shareholders;

- 6) preliminary approval of the Company's annual report;
- 7) an increase of the Company's charter capital by placement by the Company of additional shares within the limits of the number of declared shares determined herein, subject to circumstances provided in subclauses 8 and 9 of Clause 13.2 herein;
- 8) placement by the Company of bonds and other mass-issued securities in the event such bonds and other mass-issued securities are not convertible into shares of the Company under the terms of the their placement;
- 9) placement by the Company of bonds convertible into shares and other mass-issued securities convertible into shares, if such bonds (mass-issued securities) are placed through open subscription and such convertible bonds (mass-issued securities) may be converted into common shares of the Company comprising 25 percent or less of the previously placed common shares;
- 10) determination of the price (market value) of assets, placement and repurchase price of mass-issued securities under circumstances provided by the Federal Law 'On Joint Stock Companies';
- 11) approval of resolutions to issue securities, of issuing prospectus, reports on the results of an issue of securities of the Company, and reports on the results of acquisition by the Company of shares for the purposes of redemption;
- 12) acquisition of shares, bonds and other mass-issued securities placed by the Company;
- 13) approval of the Company's registrar and the terms of the agreement with it and adoption of a resolution to terminate such agreement;
- 14) recommendations on the amount of dividend payable on shares and the form and time of its payment and approval of internal documents on payment of dividends on shares of the Company;
- 15) use of the reserve fund and other of funds of the Company;
- 16) supervising implementation of internal supervision procedures;
- 17) recommendations on the amount of fees and compensation payable to members of the Company's internal audit commission and approval of the terms of the agreement with the auditor, including determination of fees payable for its services;
- 18) approval of Regulations on the structural subdivision of the Company implementing internal supervisory functions, agreeing of candidates for the position of manager of such subdivision and also consideration of other matters within the authority of the Board of Directors pursuant to Regulations on the subdivision; approval of the organizational chart of the Company including key functions.
- 19) approval of transactions the subject of which is the Company's direct or indirect acquisition, disposal or possible disposal of assets worth from 0.4 to 25 percent of the balance-sheet value of the Company's assets, determined according to the accounts as of the last reporting date;
- 20) approval of transactions the subject of which is the Company's direct or indirect acquisition, disposal or possible disposal of assets worth 25-50 percent of the balance-sheet value of the Company's assets determined according to accounts as on the last reporting date, subject to transactions conducted in the ordinary course of business of the Company, transactions connected with placement through subscription of common shares of the Company and transactions connected with the placement of mass-issued securities convertible into common shares of the Company;
- 21) approval of interested party transactions, under circumstances and through the procedures provided by Chapter 11 of the Federal Law 'On Joint Stock Companies';
- 22) defining the key principles of the organizational structure of the Company;
- 23) establishment of branch offices and opening of representative offices, liquidation thereof and approval of the Regulations on branch and representative offices;
- 24) preliminary approval of candidates for the position of heads of branch and representative offices and relieving them of duty;
- 25) approval of annual budgets and development strategies and programs for branch offices; introduction of amendment to such documents and consideration of the results of their implementation;
- 26) appointment of the Company's General Director, determination of the term of his authority and early termination of his authority;
- 27) election (re-election) of the Chairman of the Company's Board of Directors and his deputy;
- 28) formation of the Management Board, determination of the term of its authority and early termination of the authority of members of the Management Board;
- 29) permitting the person performing the functions of Company's General Director and members of the Company's Management Board to combine [these functions] with positions in the management bodies of other organizations;

- 30) permitting the person performing the functions of Company's General Director to work pluralistically in a paid position in other organizations;
- 31) establishment of permanent or temporary (to address specific matters) committees of the Board of Directors and approval of the Regulations on the committees;
- 32) appointment of the Company Corporate Secretary, relieving the Company Corporate Secretary of his duty and approval of the Regulations On the Corporate Secretary and the Office of the Company Corporate Secretary;
- 33) approval of the terms of the agreements (supplementary agreements) with the Company's General Director, members of the Management Board, the heads of branch and representative offices, the head of the Company's structural subdivision performing internal supervisory functions and the Company Corporate Secretary and consideration of matters within the authority of the Board of Directors pursuant to such agreements;
- 34) adoption of resolutions to participate (act as participant, terminate participation, alter share of participation) in other organizations through the purchase or sale of shares or participatory interests in other organizations and also through additional investment in the charter capitals of such organizations;
- 35) adoption of resolutions to participate in non-commercial organizations, subject as provided in sub-clause 18 of Clause 13.2 herein, through acting as a participant, terminating participation and making additional investments (contributions) connected with the Company's participation in non-commercial organizations;
- 36) adoption of resolutions on matters on the agenda of general meetings of subsidiary companies (senior management bodies of other organizations) in which the Company is the sole participant;
- 37) determination of the procedure for cooperation between the Company and organizations in which the Company is a participant;
- 38) approval of the internal document on disclosure of information about the Company;
- 39) approval of the Code of Corporate Conduct of the Company, making amendments and additions thereto;
- 40) approval of the Company's internal documents regulating matters within the authority of the Company's Board of Directors, other than those provided in Clause 14.4 herein, subject to internal documents the approval of which lies within the authority of the Company's General Meeting of Shareholders and executive bodies pursuant to the Company's Charter;
- 41) other matters as provided by the Federal Law 'On Joint Stock Companies' and herein.
- 14.5. Matters within the authority of the Company's Board of Directors may not be referred for resolution to the Company's Management Board or General Director.
- 14.6. Resolutions on matters specified in sub-clauses 7 and 20 of Clause 14.4 herein shall be adopted unanimously by all members of the Company's Board of Directors without regard the votes of former members of the Company's Board of Directors.

In the event that the Board of Directors fail to reach a unanimous decision on issues listed in sub-clauses 7, 20 of Clause 14.4 hereof those issues may be referred to the relevant General Meeting of Shareholders, and in the latter case resolutions on those issues shall be passed by a majority of votes of shareholders – owners of voting shares of the Company taking part in the general meeting.

Decisions on the issues specified in item 21, par. 14.4 shall be taken by a majority of votes of the independent directors who are not an interested party in closing related party transactions.

In the event that all members of the Company's Board of Directors are recognized as interested parties and/or are not independent directors, the deal may be approved by a decision of a general meeting of shareholders by a majority of votes of all shareholders – owners of voting shares who are not interested parties to the deal.

14.7. Other issues except those listed in Clause 14.6 hereof referred to the authority of the Board of Directors according to the Federal Law On Joint-Stock Companies and by this Charter shall be decided by a majority of votes of members of the Board of Directors taking part in the relevant meeting of the Board.

Powers of the sole person and collective executive bodies of the issuer pursuant to its charter:

Article 16 General Director of the Company (*The Charter of OJSC CenterTelecom*)

16.1 The General Director is the individual executive body managing the Company's day-to-day activities. The General Director shall be appointed by the Company's Board of Directors.

- 16.2 The General Director shall adopt resolutions on matters not referred to the authority of the Company's General Meeting of Shareholders, Board of Directors or Management Board pursuant to this Charter.
- 16.3 The General Director shall perform the functions of Chairman of the Company's Management Board.
- 16.4. The General Director shall acts on behalf of the Company without a power of attorney, including representation of the interests of the Company, conclusion of transactions on behalf of the Company, approval of staff-lists and issue of orders and instructions binding upon all of the Company's employees.

The General Director's rights, duties, salary and liability shall be determined in the agreement that he enters into with the Company. The Chairman of the Company's Board of Directors shall sign the agreement on behalf of the Company.

The General Director bears personal responsibility for organization of works and conditions for state secret protection in the Company and for failure to comply with the limitations of familiarization with the information containing state secret set by the current legislation.

- 16.5. During the General Director's absence (illness, business trips, vacation etc.) the officer performing through the established procedure the duties of General Director shall have the right to issue power of attorneys on behalf of the Company.
- 16.6. The Company's Board of Directors may at any time adopt a resolution early terminating the authority of the Company's General Director and terminating the agreement with him.

Article 15 (The Charter of OJSC CenterTelecom) COMPANY'S MANAGEMENT BOARD

- 15.1. The Management Board is the collective executive body organizing the implementation of resolutions of the Company's General Meeting of Shareholders and Board of Directors.
- 15.2. The number of members and members of the Management Board shall be determined by a resolution of the Company's Board of Directors upon proposal from the General Director and members of the Company's Board of Directors.
- 15.3. The Management Board shall be constituted for a term to be determined by the Company's Board of Directors when appointing its members.

Pursuant to a resolution of the Company's Board of Directors the authority of any member (all members) of the Company's Management Board may be terminated early.

In the event that the authority of individual members of the Management Board are terminated early the authority of newly appointed members of the Management Board will remain effective within the term for which the Company's Management Board was constituted.

- 15.4. The following matters relating to management of the Company's day-to-day activities will be referred to the authority of the Company's Management Board:
 - 1) developing proposals relating to the principal directions of activity of the Company, including drafts of the annual budget, mid-term and long-term budgets, development strategies and programs for the Company and proposals relating to amendments to such documents;
 - 2) approving internal supervisory procedures;
 - 3) determination of the Company's staff and social policy;
 - 4) approving the internal document regulating the general provisions for working incentives and considering and adopting resolutions on conclusion of collective agreements and contracts;
 - 5) preparing materials and draft resolutions on matters to be considered by the General Meeting of Shareholders or Board of Directors and presenting materials to committees of the Board of Directors;
 - 6) organizational and technical support of the activities of the Company's bodies;
 - 7) determination of the technical, financial, economic and pricing policies of the Company and its branch offices:
 - 8) determination of accounting policy and supervising improvements to accounting and administrative methods and the adoption of international accounting standards for the Company and its branch offices;

- 9) determination of the methods for planning, budgeting and financial control for the Company and its branch offices:
- 10) determination of security policies for the Company and its branch offices;
- 11) determination of the procedure for allocating assets to branch offices and withdrawal of allocated assets from branch offices;
- 12) determination of the number of members of the collective executive bodies of branch offices, appointing them, terminating their authority early and approving the regulations on branch offices' collective executive bodies;
- 13) preliminary approval of candidates for the position of deputy heads and chief accountants of branch and representative offices and relieving them of their duty;
- 14) approving the terms of agreements (supplementary agreements) with members of branch offices' collective executive bodies and the deputy heads and chief accountants of branch and representative offices and considering matters within the authority of the Management Board pursuant to such agreements;
- 15) approving branch offices' quarterly budgets and amending such documents;
- 16) analyzing the results of performance of the Company's structural subdivisions, including separate structural subdivisions, and developing binding instructions for improvement of their work;
- 17) approving internal documents regulating matters within the authority of the Company's Management Board, subject to of documents to be approved by the Company's General Meeting of Shareholders or Board of Directors;
- 18) approval of the organizational chart of the Company including job descriptions/key functions.
- 15.5. The Company's Management Board also has the right to adopt resolutions on other matters connected with the day-to-day management of the activities of the Company pursuant to the instructions from the Board of Directors or a proposal from the Company's General Director.
- 15.6. The procedure for convening and holding sessions of the Management Board and also the procedure for adoption of resolutions by the Management Board, the amount and procedure for paying compensations to the members of the Management Board shall be established by the Regulation On the Management Board of the Company, to be approved by the Company's General Meeting of Shareholders.
- 15.7. The rights, duties and liability of members of the Management Board shall be determined in the agreement that each of them enters into with the Company. The Company's General Director shall sign the agreement on the behalf of the Company.

On February 20, 2004 the Company Board of Directors approved Code of Corporate Governance of JSC CenterTelecom developed giving consideration to comment and proposals of expert organizations – the Russian Institute of Directors, Association of Independent Directors, International Financial Corporation (IFC).

In a study conducted jointly by Expert rating agency and the Russian Institute of Directors the Company's Code was named the best among all codes of corporate governance (corporate conduct) of Russian companies (numbered over 60) both with regard of its quality and full compliance with the provisions of the Code of FCSM of Russia.

The Code of Corporate Governance of JSC CenterTelecom is posted on the website at http://www.centertelecom.ru/files/corpmgmt/codex_corp_mng.pdf - for review by investors and shareholders.

The Charter and internal documents regulating functioning of the bodies of JSC CenterTelecom are posted at www.CENTERTELECOM.RU - the Company's website, for review by shareholders and investors.

In the reporting quarter there were changes introduced in the internal documents regulating activities of the issuer's bodies, there were some changes introduced in the Company's Charter and approved by the Annual General Meeting of the Shareholders held on June 30, 2005.

5.2. Information on individuals – members of the governing bodies of the issuer.

Board of Directors

Chairman of the Board of Directors:

Mr. Valery N. Yashin

Born in *1941*Education: *Higher*

Positions held over the past 5 years

Period: 2000-2002

Organization: OJSC Peterburgskaya Telefonnaya Set' (OJSC North-Western Telecom as of 2001)

Position: member of the Board of Directors

Period: 2000

Organization: OJSC Saint-Petersburg International and Long-Distance Telephone Service

Position: Member of the Supervisory Board

Period: 2000 - 2002

Organization: *Open JSC Svyazinvest-Media* Position: *Chairman of the Board of Directors*

Period: 2001 - 2004

Organization: Open JSC RTComm.RU

Position: Chairman of the Board of Directors

Period: 2001 - 2002

Organization: Open JSC Elektrosvyaz of the Orel region

Position: Chairman of the Board of Directors

Period: 2001 - 2003

Organization: Non-governmental Pension Fund Rostelecom-Guarantia

Position: Chairman of the Fund Board

Period: 2000 - 2003

Organization: Closed JSC MobiTel

Position: Chairman of the Board of Directors

Period: 2000 - up to now

Organization: Closed JSC Saint-Petersburg Payphones

Position: Chairman of the Board of Directors

Period: 2000 - up to now

Organization: *Open JSC Telecominvest*Position: *Chairman of the Board of Directors*

Period: 2000 - up to now

Organization: Non-government Pension Fund Telecom-Soyuz

Position: Chairman of the Fund Board

Period: 2000- up to now

Organization: OJSC Investitsionnaya Kompania Svyazi (Svyazinvest)
Position: General Director and Chairman of the Management Board

Period: 2000 - up to now

Organization: Open Joint-Stock Company Elektrosvyaz of the Moscow region (OJSC CenterTelecom as of

2001)

Position: Chairman of the Board of Directors

Period: 2000 - up to now

Organization: Open JSC Moscow Metropolitan Telephone Network (MGTS)

Position: Member of the Board of Directors

Period: 2000 - up to now

Organization: Open Joint-Stock Company for International and Long-Distance Telecommunications

Rostelecom

Position: Chairman of the Board of Directors

Period: 2001 - up to now

Organization: Open JSC National Payphone Network

Position: Chairman of the Board of Directors

Period: 2002 - up to now

Organization: Russian Telecommunications History Fund

Position: Member of the Board

Period: 2002 - up to now

Organization: *OJSC North-Western Telecom* Position: *Chairman of the Board of Directors*

Period: 2003 - up to now

Organization: Closed JSC Football Club Zenit Position: Member of the Board of Directors

Period: 2004 - up to now

Organization: Closed Joint-Stock Insurance Company Medexpress

Position: Member of the Supervisory Board

Interest in the legal (charter) capital of the issuer: 0.012738% Percentage of the ordinary shares of the issuer: 0.001901%

Number of the issuer's shares in each category that may be purchased by this individual through exercising options owned by him: *No options issued by the Company*

Interest in daughter/affiliated companies of the issuer: *no interest*

Number of shares in each category of a daughter or affiliated company of the issuer that may be purchased by this individual through exercising options owned by him: *No options issued.*

Relative (in-law, blood, etc.) to any other person - member of the issuer's governing or supervisory bodies:

no information available to the Company.

Mr. Ruben A. Amaryan

Born in: *1949*Education: *Higher*

Degree in Science: Doctor of Science in Technology

Academic rank: full member of the International Telecommunication Academy, Professor of Moscow

Academy of Labor Market and Information Technology

Positions held over the past five years:

Period: 2000

Organization: Open Joint-Stock Company Moscow Metropolitan Telephone Network

Position: Deputy General Director of JSC MGTS - Head of Technical and Engineering department of

"Service"

Period: 2002 - 2004

Organization: Closed Joint-Stock Company Moscow Telecommunication Company (as of 2003 Closed JSC

CenterTelecomService of Moscow region)
Position: Chairman of the Board of Directors

Period: 2002 - 2004

Organization: Joint-Stock Commercial Bank LINK-bank (Open Joint-Stock Company)

Position: Chairman of the Board of Directors

Period: 2003 - 2004

Organization: Closed Joint-Stock Company Science and Technology Center COMSET

Position: Member of the Board of Directors

Period: 2002 - 2002

Organization: Open Joint-Stock Company for Telecommunications and Informatics of the Voronezh region

Position: Member of the Board of Directors

Period: 2000 - up to now

Organization: Open Joint-Stock Central Telecommunication Company (before 2001 Open Joint-Stock

Company Elektrosvyaz of the Moscow region)

Position: General Director, Chairman of the Management Board

Period: 2000 - up to now

Organization: Open Joint-Stock Central Telecommunication Company (before 2001 Open Joint-Stock

Company Elektrosvyaz of the Moscow region)
Position: Member of the Board of Directors

Period: 2002 - up to now

Organization: Open Joint-Stock Company National Payphone Network

Position: Member of the Board of Directors

Period: 2003 - up to now

Organization: Closed Joint-Stock Company CenterTelecomService

Position: Chairman of the Board of Directors

Period: 2004 - up to now

Organization: Open Joint-Stock Company Russian Telecommunications Network

Position: Deputy Chairman of the Board of Directors

Period: 2004 - up to now

Organization: Not-for-profit Partnership Center for Telecommunications Development Studies

Position: Member of the Partnership Board

Interest in the legal (charter) capital of the issuer: 0.017239% Percentage of the ordinary shares of the issuer: 0.022986%

Number of the issuer's shares in each category that may be purchased by this individual through exercising options owned by him: *No options issued by the Company*

Interest in daughter/affiliated companies of the issuer: no interest

Number of shares in each category of a daughter or affiliated company of the issuer that may be purchased by this individual through exercising options owned by him: *No options issued.*

Relative (in-law, blood, etc.) to any other person - member of the issuer's governing or supervisory bodies: *no information available to the Company.*

Mr. Boris Dm. Antonyuk

Born in: *1949* Education: *Higher*

Positions held over the past five years:

Period: 2000 - 2002

Organization: FGUP Satellite Communications

Position: General Director

Period: 2002 - 2004

Organization: Ministry of the Russian Federation for Communications and Information

Position: First Deputy Minister

Period: 2004

Organization: Ministry of the Russian Federation for Communications and Information

Position: Deputy Minister

Period: 2003 - up to now

Organization: OJSC Moscow Long-Disctance Telephone Exchange 9

Position: Member of the Board of Directors

Period: 2003 - up to now

Organization: Open Joint-Stock Company Investitsionnaya Kompania Svyazi

Position: Member of the Board of Directors

Period: 2003 - up to now

Organization: OJSC CenterTelecom

Position: Member of the Board of Directors

Interest in the legal (charter) capital of the issuer: *no interest* Percentage of the ordinary shares of the issuer: *no interest*

Number of the issuer's shares in each category that may be purchased by this individual through exercising

options owned by him: No options issued by the Company

Interest in daughter/affiliated companies of the issuer: no interest

Number of shares in each category of a daughter or affiliated company of the issuer that may be purchased by this individual through exercising options owned by him: *No options issued.*

Relative (in-law, blood, etc.) to any other person - member of the issuer's governing or supervisory bodies: *no information available to the Company.*

Mr. Andrei V. Beskorovayny

Born in: *1958*Education: *higher*

Positions held over the past five years:

Period: 2000

Organization: Closed Joint-Stock Company «North-Western GSM». (Saint-Petersburg)

Position: Deputy General Director.

Period: 2001-2004

Organization: Federal State Unitary Enterprise «Main Radiofrequency Center»

Position: First Deputy Director, Director

Period: 2004 - 2004

Organization: Ministry of the Russian Federation for Communications and Information

Position: Deputy Minister

Period: 2004-2005

Organization: Federal Agency for Communication

Position: Deputy Head, Head of the agency.

Period: 2005-up to now

Organization: Federal Agency for Communication

Position: Head of the agency

Interest in the legal (charter) capital of the issuer: *no interest*

Percentage of the ordinary shares of the issuer: no interest

Number of the issuer's shares in each category that may be purchased by this individual through exercising options owned by him: *No options issued by the Company*

Interest in daughter/affiliated companies of the issuer: no interest

Number of shares in each category of a daughter or affiliated company of the issuer that may be purchased by this individual through exercising options owned by him: *No options issued.*

Relative (in-law, blood, etc.) to any other person - member of the issuer's governing or supervisory bodies: no information available to the Company.

Mr. Alexander P. Gribov

Born in: 1972 Education: Higher

Positions held over the past five years:

Period: 2000 - 2001

Organization: Russian Federal Property Fund (RFFI)

Position: Senior Expert

Period: 2001 - 2002

Organization: Russian Federal Property Fund (RFFI)

Position: Consultant

Period: 2002 - up to now

Organization: Russian Federal Property Fund (RFFI)

Position: Deputy Chief of Department - Head of Unit on Representation in Joint-Stock Companies

Period: 2002 - up to now

Organization: Open Joint-Stock Central Telecommunication Company

Position: Member of the Board of Directors

Period: 2004 - up to now

Organization: Open Joint-Stock Company Vniizarubezhgeologia

Position: Chairman of the Board of Directors

Period: 2004 - up to now

Organization: Open Joint-Stock Company 615 Construction Enterprise

Position: Member of the Board of Directors

Period: 2004 - up to now

Organization: Open Joint-Stock Company AK Voronezhavia

Position: Member of the Board of Directors

Period: 2004 - 2004

Organization: Open Joint-Stock Company 175 Timber Processing Plant

Position: Chairman of the Board of Directors

Interest in the legal (charter) capital of the issuer: no interest

Percentage of the ordinary shares of the issuer: no interest

Number of the issuer's shares in each category that may be purchased by this individual through exercising options owned by him: No options issued by the Company

Interest in daughter/affiliated companies of the issuer: no interest

Number of shares in each category of a daughter or affiliated company of the issuer that may be purchased by this individual through exercising options owned by him: *No options issued.*

Relative (in-law, blood, etc.) to any other person - member of the issuer's governing or supervisory bodies: *no information available to the Company*.

Mr. Valery V. Degtyarev

Born in: *1957*Education: *higher*

Positions held over the past five years:

Period: 2000

Organization: Closed joint-Stock Company «Metrocom» Position: Director of Marketing and Development Unit

Period: 2000

Organization: Closed Joint-Stock Company «Komkor-TV»

Position: First Deputy General Director

Period: 2000-2001

Organization: «DTS» Limited Liability Company

Position: Deputy General Director

Period: 2001-2001

Organization: Closed Joint-Stock Company «TransTeleCom Company»

Position: General Director

Period: 2001- up to now

Organization: Closed Joint-Stock Company «Professional Telecommunications»

Position: General Director

Period: 2004- up to now

Organization: Open Joint-Stock Comapny «Tetrasvyaz»

Position: General Director

Period: 2001- up to now

Organization: Closed Joint-Stock Comapny «Professional Telecommunications»

Position: Member of the Board of Directors

Period: 2004- up to now

Organization: Closed Joint-Stock Company «Radiotel»

Position: Member of the Board of Directors

Period: 2004- up to now

Organization: Open Joint-Stock Comapny «Rostelocom»

Position: Member of the Board of Directors

Period: 2004 up to now

Organization: Open Joint-Stock Comapny «VolgaTelecom»

Position: Member of the Board of Directors

Interest in the legal (charter) capital of the issuer: *no interest* Percentage of the ordinary shares of the issuer: *no interest*

Number of the issuer's shares in each category that may be purchased by this individual through exercising options owned by him: *No options issued by the Company*

Interest in daughter/affiliated companies of the issuer: no interest

Number of shares in each category of a daughter or affiliated company of the issuer that may be purchased by this individual through exercising options owned by him: *No options issued.*

Relative (in-law, blood, etc.) to any other person - member of the issuer's governing or supervisory bodies: *no information available to the Company.*

Mr. Alexander N. Kiselev

Born in: *1962*Education: *Higher*

Positions held over the past five years:

Period: 2000-2002

Organization: Ministry of the Russian Federation for Communications and Information

Position: Deputy Minister

Period: 2002-2004

Organization: Ministry of the Russian Federation for Communications and Information

Position: First Deputy Minister

Period: 2004-2004

Organization: Ministry of the Russian Federation for Communications and Information
Position: Director of department on State policy for Electric Communication and Mail Service

Period: 2004- up to now

Organization: Ministry of the Russian Federation for Communications and Information

Position: Aide to Minister

Period: 2001- up to now

Organization: Open Joint-Stock Company «AKB Svyaz-Bank»

Position: Chairman of the Board of Directors

Period: 2005- up to now

Organization: Open Joint-Stock Company «MGTS»

Position: Member of the Board of Directors

Period: 2005- up to now

Organization: Open Joint-Stock Company «Rostelecom»

Position: Member of the Board of Directors

Period: 2005- up to now

Organization: Open Joint-Stock Company «North-Western Telecom»

Position: Member of the Board of Directors

Interest in the legal (charter) capital of the issuer: *no interest* Percentage of the ordinary shares of the issuer: *no interest*

Number of the issuer's shares in each category that may be purchased by this individual through exercising options owned by him: *No options issued by the Company*

Interest in daughter/affiliated companies of the issuer: no interest

Number of shares in each category of a daughter or affiliated company of the issuer that may be purchased by this individual through exercising options owned by him: *No options issued.*

Relative (in-law, blood, etc.) to any other person - member of the issuer's governing or supervisory bodies: *no information available to the Company.*

Mr. Sergei I. Kuznetsov

Born in: *1953*Education: *Higher*

Positions held over the past five years:

Period: 2000-2001

Organization: Closed Joint-Stock Company «PeterStar»

Position: General Director

Period: 2001-2003

Organization: Open Joint-Stock Company «Rostelecom»

Position: General Director, Chairman of the Management Board

Period: 2001-2003

Organization: Non-governmental Pension Fund «Rostelecom-Garantya»

Position: Member of the Board of the Fund

Period: 2001-2003

Organization: Open Joint-Stock Company «Investitsionnaya kompanya svyazi»

Position: Member of the Management Board

Period: 2001-2004

Organization: Closed Joint-Stock Company «Global star-Satellite telecommunications»

Position: Member of the Board of Directors

Period: 2001-2004

Organization: Open Joint-Stock Company «RTComm.RU»

Position: Member of the Board of Directors

Period: 2001-2004

Organization: Closed Joint-Stock Company «Telmos»

Position: Member of the Board of Directors

Period: 2002-2003

Organization: Closed Joint-Stock Company «Interfax-Telecom»

Position: Member of the Board of Directors

Period: 2002-2004

Organization: Open Joint-Stock Company «Rostelecom»

Position: Member of the Board of Directors

Period: 2003-2003

Organization: Open Joint-Stock Company «RTK-Leasing»

Position: Chairman of the Board of Directors

Period: 2003-2004

Organization: Open Joint-Stock Company «North-Western Telecom» Position: General Director, Chairman of the Management Board

Period: 2004-2004

Organization: Open Joint-Stock Company «North-Western Telecom»

Position: Member of the Board of Directors

Period: 2004-2004

Organization: Non-profit partnership «Center of Telecommunication Problems Investigation»

Position: Member of the Partnership Board

Period: 2004-up to now

Organization: Open Joint-Stock Company «Investitsionnaya kompanya svyazi»

Position: Member of the Management Board

Period: 2004- up to now

Organization: Open Joint-Stock Company «Investitsionnaya kompanya svyazi»

Position: First Deputy General Director

Period: 2004- up to now.

Organization: Open Joint-Stock Company «Telecominvest»

Position: Member of the Board of Directors

Period: 2003-2005

Organization: Open Joint-Stock Company «Interregional Commercial Bank for Development of

Communication and Informatics»

Position: Member of the Board of Directors

Period: 2005- up to now.

Organization: Open Joint-Stock Company «Rostelecom»

Position: Member of the Board of Directors

Period: 2005- up to now.

Organization: Open Joint-Stock Company «Central Telecommunication Company»

Position: Member of the Board of Directors

Period: 2005- up to now.

Organization: Open Joint-Stock Company «VolgaTelecom»

Position: Member of the Board of Directors

Period: 2005- up to now.

Organization: Open Joint-Stock Company «Southern Telecommunication Company»

Position: Chairman of the Board of Directors

Period: 2005- up to now.

Organization: Open Joint-Stock Company «Uralsvyazinform»

Position: Chairman of the Board of Directors

Period: 2005- up to now.

Organization: Open Joint-Stock Company «Sibirtelecom»

Position: Chairman of the Board of Directors

Period: 2005- up to now.

Organization: Open Joint-Stock Company «Far-Eastern company of electric communication»

Position: Chairman of the Board of Directors

Period: 2005- up to now.

Organization: Open Joint-Stock Company «Central telegraph»

Position: Chairman of the Board of Directors

Interest in the legal (charter) capital of the issuer: no interest

Percentage of the ordinary shares of the issuer: no interest

Number of the issuer's shares in each category that may be purchased by this individual through exercising options owned by him: *No options issued by the Company*

Interest in daughter/affiliated companies of the issuer: no interest

Number of shares in each category of a daughter or affiliated company of the issuer that may be purchased by this individual through exercising options owned by him: *No options issued.*

Relative (in-law, blood, etc.) to any other person - member of the issuer's governing or supervisory bodies: *no information available to the Company.*

Mr. Ivan N. Mazalov

Born in: *1972*Education: *Higher*

Positions held over the past five years:

Period: 2000-2003

Organization: Open Joint-Stock Company «Financial broker «Troika-Dialog»

Position: Senior Consultant of Corporate Securities Division under the Analityc Department

Period: 2003- up to now.

Organization: Moscow representative office of «Prosperity Capital Management Ltd»

Position: Portfolio Manager

Period: 2005- - up to now.

Organization: Open Joint-Stock Company «Smolensk Power Generating Company»

Position: Member of the Board of Directors

Period: 2005- up to now.

Organization: Open Joint-Stock Company «Smolensk State Regional Electric Power Station»

Position: Member of the Board of Directors

Period: 2005- up to now.

Organization: Open Joint-Stock Company «Smolenskenergosbyt»

Position: Member of the Board of Directors

Interest in the legal (charter) capital of the issuer: no interest

Percentage of the ordinary shares of the issuer: no interest

Number of the issuer's shares in each category that may be purchased by this individual through exercising

options owned by him: No options issued by the Company

Interest in daughter/affiliated companies of the issuer: no interest

Number of shares in each category of a daughter or affiliated company of the issuer that may be purchased by this individual through exercising options owned by him: *No options issued.*

Relative (in-law, blood, etc.) to any other person - member of the issuer's governing or supervisory bodies: *no information available to the Company.*

Mr. Dmitry A. Milovantsev

Born in: *1971* Education: *Higher*

Positions held over the past five years:

Period: 2000

Organization: Bank for Reconstruction and Development of Saint-Petersburg

Position: Director on Development of Investment and Bank Services

Period: 2000-2000

Organization: Russian Joint-Stock Company «Unified Energy System of Russia»

Position: Head of Corporate Financing Department of Treasury

Period: 2000-2002

Organization: Open Joint-Stock Company «Investitsionnaya kompanya svyazi»

Position: Head of Internal Audit and Economic Analysis Unit, Director of Internal Audit and Economic

Analysis Department.

Period: 2002-2004

Organization: Ministry of the Russian Federation for Communications and Informatics
Position: Head of «Federal Purpose-Oriented Program Electronic Russia», Deputy Minister

Period: 2004-2004

Organization: Federal Agency for Communication

Position: Head of the Agency

Period: 2004-up to now

Organization: Ministry of Information technologies and Communication of the Russian Federation

Position: Deputy Minister

Interest in the legal (charter) capital of the issuer: no interest

Percentage of the ordinary shares of the issuer: no interest

Number of the issuer's shares in each category that may be purchased by this individual through exercising options owned by him: *No options issued by the Company*

Interest in daughter/affiliated companies of the issuer: no interest

Number of shares in each category of a daughter or affiliated company of the issuer that may be purchased by this individual through exercising options owned by him: *No options issued.*

Relative (in-law, blood, etc.) to any other person - member of the issuer's governing or supervisory bodies: *no information available to the Company.*

Mr. Grigory M. Finger

Born in: *1966*Education: *Higher*

Positions held over the past five years:

Period: 2000-2003

Organization: Moscow representative office of NCH Advisors, Inc

Position: Executive Director

Period: 2000-2003

Organization: Open Joint-Stock Company Trade House GUM

Position: Member of the Board of Directors

Period: 2002-2003

Organization: Open Joint-Stock Company Aeroflot

Position: Member of the Board of Directors

Period: 2002- up to now.

Organization: Open Joint-Stock Company Central Telegraph

Position: Member of the Board of Directors

Period: 2001- up to now.

Organization: Open Joint-Stock Company Grindstone Plant Ilyich

Position: Member of the Board of Directors

Period: 2003- up to now.

Organization: Open Joint-Stock Central Telecommunication Company

Position: Member of the Board of Directors

Period: 2002- up to now.

Organization: Open Joint-Stock Company Polimerbyt

Position: Member of the Board of Directors

Period: 2000 - 2003 and 2004 - up to now.

Organization: Open Joint-Stock Company for Long-Distance and International Telecommunications

Rostelecom

Position: Member of the Board of Directors

Interest in the legal (charter) capital of the issuer: no interest

Percentage of the ordinary shares of the issuer: no interest

Number of the issuer's shares in each category that may be purchased by this individual through exercising options owned by him: *No options issued by the Company*

Interest in daughter/affiliated companies of the issuer: no interest

Number of shares in each category of a daughter or affiliated company of the issuer that may be purchased by this individual through exercising options owned by him: *No options issued.*

Relative (in-law, blood, etc.) to any other person - member of the issuer's governing or supervisory bodies: *no information available to the Company.*

The sole person executive body: General Director - Chairman of the Management Board

Mr. Ruben A. Amaryan

Born in: *1949*Education: *Higher*

Degree in Science: Doctor of Science in Technology

Academic rank: full member of the International Telecommunication Academy, Professor of Moscow

Academy of Labor Market and Information Technology

Positions held over the past five years:

Period: 1997 - 2000

Organization: Open Joint-Stock Company Moscow Metropolitan Telephone Network

Position: Deputy General Director of JSC MGTS - Head of Technical and Engineering department of

"Service"

Period: 2000 - up to now

Organization: Open Joint-Stock Central Telecommunication Company (before 2001 Open Joint-Stock

Company Elektrosvyaz of the Moscow region)

Position: General Director, Chairman of the Management Board

Period: 2000 - up to now

Organization: Open Joint-Stock Central Telecommunication Company (before 2001 Open Joint-Stock

Company Elektrosvyaz of the Moscow region)
Position: Member of the Board of Directors

Period: 2002 - up to now

Organization: Open Joint-Stock Company National Payphone Network

Position: Member of the Board of Directors

Period: 2002 - 2002

Organization: Open Joint-Stock Company for Telecommunications and Informatics of the Voronezh region

Position: Member of the Board of Directors

Period: 2002 - 2004

Organization: Closed Joint-Stock Company Moscow Telecommunication Company (as of 2003 Closed JSC

CenterTelecomService of Moscow region)
Position: Chairman of the Board of Directors

Period: 2002 - 2004

Organization: Joint-Stock Commercial Bank LINK-bank (Open Joint-Stock Company)

Position: Chairman of the Board of Directors

Period: 2003 - up to now

Organization: Closed Joint-Stock Company CenterTelecomService

Position: Chairman of the Board of Directors

Period: 2003 - 2004

Organization: Closed Joint-Stock Company Science and Technology Center COMSET

Position: Member of the Board of Directors

Period: 2004 - up to now

Organization: Open Joint-Stock Company Russian Telecommunications Network

Position: Deputy Chairman of the Board of Directors

Period: 2004 - up to now

Organization: Not-for-profit Partnership Center for Telecommunications Development Studies

Position: Member of the Partnership Board

Interest in the legal (charter) capital of the issuer: 0.017239% Percentage of the ordinary shares of the issuer: 0.022986%

Number of the issuer's shares in each category that may be purchased by this individual through exercising options owned by him: *No options issued by the Company*

Interest in daughter/affiliated companies of the issuer: no interest

Number of shares in each category of a daughter or affiliated company of the issuer that may be purchased by this individual through exercising options owned by him: *No options issued.*

Relative (in-law, blood, etc.) to any other person - member of the issuer's governing or supervisory bodies: *no information available to the Company.*

Collective executive body of the issuer – the Management Board:

Mr. Aleksei A. Lokotkov

Born in: *1950*Education: *Higher*

Positions held over the past five years:

Period: 1992 - 2000

Organization: Open Joint-Stock Company Moscow Metropolitan Telephone Network

Position: Deputy Chief, Economy and Planning of Technical and Engineering Department "Service"

Period: 2000 - 2003

Organization: Open Joint-Stock Central Telecommunication Company (before 2001 - Open Joint-Stock

Company Elektrosvyaz of Moscow region)
Position: First Deputy General Director

Period: 2002 - 2002

Organization: Open Joint-Stock Company Yaroslavskie telecommunications networks

Position: Member of the Board of Directors

Period: 2002 - 2002

Organization: Open Joint-Stock Company Ivanovskie telecommunications networks

Position: Member of the Board of Directors

Period: 2003 - up to now

Organization: Open Joint-Stock Central Telecommunication Company

Position: First Deputy General Director - Financial Director

Period: 2000 - up to now

Organization: Open Joint-Stock Central Telecommunication Company (before 2001 Open Joint-Stock

Company Elektrosvyaz of Moscow region)
Position: Member of the Management Board

Period: 2003 - up to now

Organization: Closed Joint-Stock Company Tverskaya Cellular Communications

Position: Member of the Board of Directors

Period: 2003 - up to now

Organization: Closed Joint-Stock Company MOTECO (as of 2003 Closed JSC CenterTelecomService of

Moscow region)

Position: Member of the Board of Directors

Period: 2003 - up to now

Organization: Joint-Stock Commercial Bank LINK-bank Public Joint-Stock Company

Position: Member of the audit commission

Period: 2003 - up to now

Organization: Closed Joint-Stock Company CenterTelecomService

Position: Member of the Board of Directors

Period: 2004 - up to now

Organization: Open Joint-Stock Company Russian Telecommunications Network

Position: Member of the Board of Directors

Interest in the legal (charter) capital of the issuer: 0.006195% Percentage of the ordinary shares of the issuer: 0.008260%

Number of the issuer's shares in each category that may be purchased by this individual through exercising

options owned by him: No options issued by the Company

Interest in daughter/affiliated companies of the issuer: no interest

Number of shares in each category of a daughter or affiliated company of the issuer that may be purchased by this individual through exercising options owned by him: *No options issued.*

Relative (in-law, blood, etc.) to any other person - member of the issuer's governing or supervisory bodies: *no* information available to the Company.

Mr. Maksim A. Pegasov

Born in: *1966*Education: *Higher*

Positions held over the past five years:

Period: 1999-2000

Organization: Open Joint-Stock Company Moscow City Telephone Network

Position: Head of Division, Network Reconstruction, Department of Telecommunication Maintenance -

branch of JSC MGTS

Period: 2000-2001

Organization: Open Joint-Stock Company Elektrosvyaz of the Moscow region
Position: Deputy General Director – Head of Prospective Development Department

Period: 2000 - 2000

Organization: OJSC Elektrosvyaz of the Moscow region

Position: Chief Engineer

Period: 2001-2003

Organization: Open Joint-Stock Central Telecommunication Company

Position: Deputy General Director

Period: 2001-2001

Organization: Open Joint-Stock Company Elektrosvyaz of Moscow region

Position: Deputy General Director

Period: 2002-2002

Organization: OJSC Elektrosvyaz of Kostroma region

Position: Member of the Board of Directors

Period: 2003- up to now

Organization: Open Joint-Stock Central Telecommunication Company

Position: Deputy General Director - Technical Director

Period: 2000 - up to now

Organization: Open Joint-Stock Central Telecommunication Company (before 2001 Open Joint-Stock

Company Elektrosvyaz of the Moscow region)
Position: Member of the Management Board

Period: 2003 - 2004

Organization: Closed Joint-Stock Company Ryazan Cellular Communications

Position: Member of the Board of Directors

Period: 2003 - 2004

Organization: Closed Joint-Stock Company MOTECO (as of 2003 Closed Joint-Stock Company

CenterTelecomService of Moscow region)
Position: Member of the Management Board

Period: 2003 - up to now

Organization: Closed Joint-Stock Company CenterTelecomService

Position: Member of the Management Board

Period: 2003 - up to now

Organization: Open Joint-Stock Company Giprosvyaz

Position: Member of the Management Board

Period: 2004 - up to now

Organization: Closed Joint-Stock Company CenterTelecomService of Moscow region

Position: Member of the Management Board

Period: 2004 - up to now

Organization: Closed Joint-Stock Company Telecom of Ryazan region

Position: Member of the Board of Directors

Period: 2004 - up to now

Organization: Closed Joint-Stock Company Kaluzskaya Cellular Communications

Position: Member of the Board of Directors

Period: 2004 - up to now

Organization: Closed Joint-Stock Company Science and Technology Center Comset

Position: Member of the Board of Directors

Period: 2004 - up to now

Organization: Open Joint-Stock Company AEROCOM

Position: Member of the Board of Directors

Interest in the legal (charter) capital of the issuer: 0.000318% Percentage of the ordinary shares of the issuer: 0.000425%

Number of the issuer's shares in each category that may be purchased by this individual through exercising

options owned by him: No options issued by the Company

Interest in daughter/affiliated companies of the issuer: no interest

Number of shares in each category of a daughter or affiliated company of the issuer that may be purchased by this individual through exercising options owned by him: *No options issued.*

Relative (in-law, blood, etc.) to any other person - member of the issuer's governing or supervisory bodies: *no information available to the Company.*

Mr. Alexander I. Polnikov

Born in: *1943*Education: *Higher*

Academic rank: Academician

Positions for the last 5 years:

Period: 1999- 2004

Organization: OJSC Investitsionnaya Kompania Svyazi

Position: Executive Director - Director of Capital Investment Management Department

Period: 1999 - 2002

Organization: Open Joint-Stock Company Elektrosvyaz of Vladimir region

Position: Member of the Board of Directors, Chairman of the Board of Directors

Period: 1999 - 2002

Organization: Open Joint-Stock Company Ivtelecom

Position: Chairman of the Board of Directors

Period: 1999 - 2002

Organization: Open Joint-Stock Company Giprosvyaz

Position: Member of the Board of Directors, Chairman of the Board of Directors

Period: 2004 - up to now

Organization: Open Joint-Stock Company Giprosvyaz

Position: Member of the Board of Directors

Period: 1999 - 2002

Organization: Open Joint-Stock Company KabBalktelecom

Position: Member of the Board of Directors, Chairman of the Board of Directors

Period: 2000 - 2002

Organization: Open Joint-Stock Company Svyazinform of the Samara region

Position: Member of the Board of Directors

Period: 2000 - 2001

Organization: Open Joint-Stock Company Sevosetinelektrosvyaz

Position: Chairman of the Board of Directors

Period: 2003 - up to now

Organization: Open Joint-Stock Company SibirTelecom

Position: Member of the Management Board

Period: 2003 – up to now

Organization: Closed Joint-Stock Company RusLeasing-Svyaz

Position: Member of the Board of Directors

Period: 2003 - up to now

Organization: Yug-Giprosvyaz LLC

Position: Chairman of the Board of Directors

Period: 2000 - up to now

Organization: Open Joint-Stock Central Telecommunication Company

Position: Member of the Management Board

Period: 2003 - up to now

Organization: Giprosvyaz-Sibir LLC

Position: Chairman of the Board of Directors

Interest in the legal (charter) capital of the issuer: *no interest* Percentage of the ordinary shares of the issuer: *no interest*

Number of the issuer's shares in each category that may be purchased by this individual through exercising options owned by him: *No options issued by the Company*

Interest in daughter/affiliated companies of the issuer: no interest

Number of shares in each category of a daughter or affiliated company of the issuer that may be purchased by this individual through exercising options owned by him: *No options issued.*

Relative (in-law, blood, etc.) to any other person - member of the issuer's governing or supervisory bodies: *no information available to the Company.*

Ms. Ella M. Zhuravleva

Born in: *1961* Education: *Higher*

Degree in Science: PhD in technology

Positions held over the past five years:

Period: 1997-2000

Organization: Open Joint-Stock Company Moscow City Telephone Network (OJSC MGTS)

Position: Chief of Accounting, Finance and Crediting - First Deputy Chief Accountant, Technical and

Engineering Provisioning Department "Service"

Period: 2000-2000

Organization: OJSC Moscow City Telephone Network

Position: Deputy Chief, Economy and Finance - Chief Accountant, Technical and Engineering

Provisioning Department Service

Period: 2000 - 2003

Organization: Open Joint-Stock Central Telecommunication Company (before 2001 OJSC Elektrosvyaz of

Moscow region)

Position: Deputy General Director, Head of Personnel Department

Period: 2003 - up to now

Organization: Open Joint-Stock Central Telecommunication Company

Position: Deputy General Director - Director for Personnel

Period: 2000 - up to now

Organization: Open Joint-Stock Central Telecommunication Company

Position: Member of the Management Board

Period: 2003 - up to now

Organization: Closed Joint-Stock Company CenterTelecomService

Position: Member of the Board of Directors

Period: 2004 - up to now

Organization: Open Joint-Stock Company Russian Telecommunications Network

Position: Member of the Board of Directors

Interest in the legal (charter) capital of the issuer: 0.000333% Percentage of the ordinary shares of the issuer: 0.000444%

Number of the issuer's shares in each category that may be purchased by this individual through exercising options owned by him: *No options issued by the Company*

Interest in daughter/affiliated companies of the issuer: no interest

Number of shares in each category of a daughter or affiliated company of the issuer that may be purchased by this individual through exercising options owned by him: *No options issued.*

Relative (in-law, blood, etc.) to any other person - member of the issuer's governing or supervisory bodies: *no* information available to the Company.

Ms. Raisa P. Konstantinova

Born in: *1954* Education: *Higher*

Positions held over the past five years:

Period: 1993-2000

Organization: Open Joint-Stock Company Moscow City Telephone Network (JSC MGTS)

Position: Chief Accountant

Period: 2000 - 2001

Organization: Open Joint-Stock Company Elektrosvyaz of Moscow region

Position: Chief Accountant

Period: *2001 – up to now*

Organization: Open Joint-Stock Central Telecommunication Company

Position: Chief Accountant

Period: *2001 – up to now*

Organization: OJSC Central Telecommunication Company

Position: Member of the Management Board

Interest in the legal (charter) capital of the issuer: *no interest* Percentage of the ordinary shares of the issuer: *no interest*

Number of the issuer's shares in each category that may be purchased by this individual through exercising options owned by him: *No options issued by the Company*

Interest in daughter/affiliated companies of the issuer: *no interest*

Number of shares in each category of a daughter or affiliated company of the issuer that may be purchased by this individual through exercising options owned by him: *No options issued.*

Relative (in-law, blood, etc.) to any other person - member of the issuer's governing or supervisory bodies: no

information available to the Company.

Mr. Sergey V. Pridantsev

Born in: *1967*Education: *Higher*

Positions held over the past five years:

Period: 1998 - 2003

Organization: Closed Joint-Stock Company Lucent Technologies

Position: Sales Director

Period: 2002 - 2003

Organization: Open Joint-Stock Central Telecommunication Company

Position: Advisor to the General Director

Period: 2003 - up to now

Organization: Open Joint-Stock Central Telecommunication Company

Position: Deputy General Director - Commercial Director

Period: 2003 - up to now

Organization: Open Joint-Stock Central Telecommunication Company

Position: Member of the Management Board

Period: 2003 - up to now

Organization: Closed Joint-Stock Company CenterTelecomService

Position: Member of the Board of Directors

Period: 2003 - up to now

Organization: Closed Joint-Stock Company CenterTelecomService

Position: Member of the Management Board

Period: 2003 - up to now

Organization: Closed Joint-Stock Company MOTECO (as of 2003 Closed JSC CenterTelecomService of

Moscow region)

Position: Member of the Board of Directors

Period: 2004 - up to now

Organization: Open Joint-Stock Company Russian Telecommunication Network

Position: Member of the Board of Directors

Period: 2004 - up to now

Organization: Closed Joint-Stock Company Cellular Communications of the Black-soil Area (Chernozemie)

Position: Member of the Board of Directors

Period: 2004 - up to now

Organization: Closed Joint-Stock Company Ryazanskaya Cellular Communications

Position: Member of the Board of Directors

Interest in the legal (charter) capital of the issuer: no interest

Percentage of the ordinary shares of the issuer: no interest

Number of the issuer's shares in each category that may be purchased by this individual through exercising options owned by him: *No options issued by the Company*

Interest in daughter/affiliated companies of the issuer: *no interest*

Number of shares in each category of a daughter or affiliated company of the issuer that may be purchased by this individual through exercising options owned by him: *No options issued.*

Relative (in-law, blood, etc.) to any other person - member of the issuer's governing or supervisory bodies: *no information available to the Company.*

Mr. Valeriy P. Sychev

Born in: *1947*Education: *Higher*

Academic rank: Assistant Professor

Positions held over the past five years:

Period: 1998 - 2000

Organization: Limited Liability Company Private Security Firm SBB Security

Position: Deputy Director - Chief of Guarding

Period: 2000 - 2001

Organization: Open Joint-Stock Company Elektrosvyaz of Moscow region

Position: Deputy General Director - Head of Security

Period: 2001 - 2002

Organization: Open Joint-Stock Central Telecommunication Company

Position: Deputy General Director - Head of Security

Period: 2002 - up to now

Organization: Open Joint-Stock Central Telecommunication Company

Position: Deputy General Director for Security and Confidentiality Enforcement

Period: 2003 - up to now

Organization: Open Joint-Stock Central Telecommunication Company

Position: Member of the Management Board

Period: 2002 - 2002

Organization: Open Joint-Stock Company Smolensksvyazinform

Position: Member of the Board of Directors

Interest in the legal (charter) capital of the issuer: no interest

Percentage of the ordinary shares of the issuer: no interest

Number of the issuer's shares in each category that may be purchased by this individual through exercising options owned by him: *No options issued by the Company*

Interest in daughter/affiliated companies of the issuer: no interest

Number of shares in each category of a daughter or affiliated company of the issuer that may be purchased by this individual through exercising options owned by him: *No options issued.*

Relative (in-law, blood, etc.) to any other person – member of the issuer's governing or supervisory bodies: *no information available to the Company.*

Ms. Tatyana N. Sotskova

Born in: *1958* Education: *Higher*

Positions held over the past five years:

Period: 1998 - 2000

Organization: Ministry of Fuel and Power Engineering of the Russian Federation

Position: Chief of Legal Department

Period: 2000 - 2001

Organization: Ministry of Power Engineering of the Russian Federation

Position: Chief of Legal Department

Period: 2001 - 2003

Organization: Open Joint-Stock Central Telecommunication Company

Position: Chief of Legal Department

Period: 2003 - up to now.

Organization: Open Joint-Stock Central Telecommunication Company

Position: Director of Legal Department

Period: 2003 - up to now

Organization: Closed Joint-Stock Company Science and Technology Center Comset

Position: member of the audit commission

Period: 2003 - up to now.

Organization: Open Joint-Stock Central Telecommunication Company

Position: Member of the Management Board

Interest in the legal (charter) capital of the issuer: *no interest* Percentage of the ordinary shares of the issuer: *no interest*

Number of the issuer's shares in each category that may be purchased by this individual through exercising options owned by him: *No options issued by the Company*

Interest in daughter/affiliated companies of the issuer: no interest

Number of shares in each category of a daughter or affiliated company of the issuer that may be purchased by this individual through exercising options owned by him: *No options issued.*

Relative (in-law, blood, etc.) to any other person - member of the issuer's governing or supervisory bodies: *no information available to the Company.*

Mr. Arevshad A. Vartanyan

Born in: 1958 Education: Higher

Scientific degree: Ph.D. in technology

Positions held over the past five years:

Period: 1992-2002

Organization: Moscow Lomonosov State University

Position: Senior Researcher

Period: 2002-2004

Organization: Moscow Airspace Institute (state technological university)
Position: Deputy Dean, Department of Economics and Management

Period: 1997-2002

Organization: Galaktika Corporation (part-time job)

Position: First Vice-President

Period: 2000-2003

Organization: High School of Corporate Management of the Academy of Economics

Position: Lecturer (part-timer)

Period: 2003 - 2004

Organization: Open Joint-Stock Central Telecommunication Company

Position: Advisor to the General Director

Period: 2004 - up to now

Organization: Moscow Airspace Institute (state technological university)

Position: Deputy Dean, Department of Economics and Management (part-timer)

Period: 2003 - up to now.

Organization: Open Joint-Stock Central Telecommunication Company

Position: Deputy General Director for Information Technology

Period: 2004 - up to now.

Organization: Open Joint-Stock Central Telecommunication Company

Position: Member of the Management Board

Interest in the legal (charter) capital of the issuer: 0.000095% Percentage of the ordinary shares of the issuer: 0.000127%

Number of the issuer's shares in each category that may be purchased by this individual through exercising options owned by him: *No options issued by the Company*

Interest in daughter/affiliated companies of the issuer: no interest

Number of shares in each category of a daughter or affiliated company of the issuer that may be purchased by this individual through exercising options owned by him: *No options issued.*

Relative (in-law, blood, etc.) to any other person - member of the issuer's governing or supervisory bodies: *no information available to the Company.*

Mr. Nikolay V. Mezhuev

Born in: *1962*Education: *Higher*

Positions held over the past five years:

Period: 2000 - 2000

Organization: Closed Joint-Stock Company Teleintercom

Position: *Deputy General Director*

Period: 2000 - 2001

Organization: Open Joint-Stock Company Elektrosvyaz of the Moscow region

Position: Deputy General Director

Period: 2001 - 2003

Organization: Open Joint-Stock Central Telecommunication Company

Position: Deputy General Director

Period: 2002 - up to now

Organization: Closed Joint-Stock Company Moscow Telecommunication Company (as of 2003 - Closed JSC

CenterTelecomService of Moscow region)
Position: Member of the Board of Directors

Period: 2002 - 2002

Organization: Open Joint-Stock Company Belgorodskaya Elektricheskaya Svyaz

Position: Member of the Board of Directors

Period: 2002 - 2002

Organization: Open Joint-Stock Company Elektrosvyaz of Orel region

Position: Member of the Board of Directors

Period: 2003 - up to now

Organization: Open Joint-Stock Central Telecommunication Company

Position: Deputy General Director - Director of Moscow subsidiary of OJSC CenterTelecom

Period: 2000 - up to now

Organization: Open Joint-Stock Central Telecommunication Company (before 2001 - OJSC Elektrosvyaz of

Moscow region)

Position: Member of the Management Board

Period: 2003 - up to now

Organization: Closed Joint-Stock Company CenterTelecomService

Position: Member of the Management Board

Period: 2004 - up to now

Organization: Open Joint-Stock Company Commercial Stock Bank LINK-Bank

Position: Member of the Board of Directors

Interest in the legal (charter) capital of the issuer: 0.000048% Percentage of the ordinary shares of the issuer: 0.000063%

Number of the issuer's shares in each category that may be purchased by this individual through exercising options owned by him: *No options issued by the Company*

Interest in daughter/affiliated companies of the issuer: no interest

Number of shares in each category of a daughter or affiliated company of the issuer that may be purchased by this individual through exercising options owned by him: *No options issued.*

Relative (in-law, blood, etc.) to any other person - member of the issuer's governing or supervisory bodies: *no information available to the Company.*

The person performing the duties of the sole person executive body of the issuer: Mr. Ruben A. Amaryan

5.3. Compensations, benefits, remunerations and/or reimbursement of expenses of each governing body of the issuer.

THE MANAGEMENT BOARD:

Remuneration paid to members of the Management Board, RUR

Description	Fiscal period	
	2004	
Salary	20 351 856.37	
Bonuses	9 674 633.58	
Remuneration	5 111 973.34	
Commission	0	
Benefits and/or reimbursement of expenses	0	
Other allowances	0	
Total	35 138 463.29	

Income of members of the Management Board are their salaries earned as staff members of the Company and remuneration payable according to a decision of the Company's Board of Directors pursuant to the Regulations on the Management Board.

According to Article 6 Remunerations for the Management Board members and reimbursement of expenses related to their performance of duties of Regulations on the Management Board of JSC CenterTelecom:

5.4. Structure and powers of the issuer's bodies for control and supervision over financial and business activities.

Structure and powers of the issuer's bodies for control and supervision over financial and business activities.

Article 18 (Charter of OJSC CenterTelecom) SUPERVISION OF COMPANY FINANCIAL AND ECONOMIC ACTIVITY

- 18.1. In order to supervise financial and economic activity an internal audit commission and a special structural subdivision implementing internal supervision shall be created within the Company and an independent auditor shall be engaged.
- 18.2. The internal audit commission is an independent supervisory body of the Company. Its seven members shall be elected at the annual General Meeting of Shareholders for the period up to the next annual General Meeting of Shareholders.
- 18.2.1. The authority of individual members or the all members of the internal audit commission may be terminated early by a resolution of the General Meeting of Shareholders.

In the event of early termination of the authority of members of the internal audit commission the authority of the new members of the internal audit commission shall remain in effect until the next annual General Meeting of Shareholders

In the event that the number of members of the internal audit commission falls below half the number of elected members of the internal audit commission the Board of Directors must convene an extraordinary General Meeting of Shareholders to elect a new internal audit commission. The remaining members of the internal audit commission shall perform their functions until the new internal audit commission is elected at the extraordinary General Meeting of Shareholders.

- 18.2.2. The following matters are referred to the authority of the internal audit commission:
 - verifying the accuracy of data in reports and other financial documents of the Company;
 - discovering breaches of procedures established by legal acts of the Russian Federation on maintaining accounts and presenting financial reports;
 - verifying the compliance with legal norms of the calculation and payment of taxes;
 - discovering infringements of legal acts of the Russian Federation in accordance with which the Company conducts its financial and economic activity;
 - assessing the economic feasibility of the Company's financial and economic operations.
- 18.2.3. The internal audit commission shall review the Company's financial and economic activity based on the Company's results for the year.

The Company's financial and economic activity shall also be reviewed:

- at the initiative of the Company's internal audit commission;
- pursuant to a resolution of the Company's General Meeting of Shareholders;
- pursuant to a resolution of the Company's Board of Directors;
- pursuant to a request of a shareholder (shareholders) of the Company holding a total of at least 10 percent of voting shares in the Company in respect of all matters within the authority of the General Meeting of Shareholders on the date that the request is presented.
- 18.2.4. Pursuant to a request of the internal audit commission, officers of the Company's management bodies must provide documents concerning the Company's financial and economic activities.
- 18.2.5. Working procedures for the internal audit commission and the amount and procedure for payment of the fees of members of the internal audit commission shall be determined in the Regulation On the Internal Audit Commission of the Company, to be approved by the General Meeting of Shareholders.
- 18.3. In order to ensure permanent internal supervision over performance of all economic operations a special structural subdivision shall be established within the Company that will be independent of the Company's executive bodies. The activity of such subdivision shall be under supervision of the Company's Board of Directors.

The functions of such structural subdivision, the procedure for performance of its activities and the procedure for appointing employees, requirements with respect to such employees shall be determined by an internal document approved by the Company's Board of Directors.

- 18.4. In order to verify and confirm the accuracy of the annual financial reports the Company shall each year engage a professional auditor, independent from any material interests connected with the Company or its shareholders.
- 18.4.1. The auditor shall audit the Company's financial and economic activities in accordance with legal acts of the Russian Federation on the basis of an agreement entered into with it.
- 18.4.2. The General Meeting of Shareholders shall approve the Company's auditor. The terms of the agreement to be entered into with the auditor, including the amount of fees payable for its services, shall be approved by the Company's Board of Directors.
- 18.4.3. The Company's activity must be audited at any time pursuant to a request of a shareholder with a total interest in the charter capital of 10 percent or more. Shareholders initiating an audit review shall submit to the Board of Directors a written request indicating the grounds of such request, the name of the shareholders and the quantity and category (type) of shares belonging to such shareholders and bearing the signature of the shareholder or its authorized representative. If the demand is signed by an authorized representative a copy of the power of attorney must be attached to it.

Information regarding the internal system of control and supervision over financial and business activities of the issuer.

The Internal Audit Department was set up in JSC CenterTelecom's General Directorate in 2003. There are two units in the department: the audit unit and methodology and risk unit, totaling 9 employees. The Director of the Internal Audit Department is Ms. L. Dyliaeva. All members have higher education professional (in economics) education, and six are certified auditors. Alongside with the department internal audit units are set up in 14 subsidiaries directly reporting to the subsidiary's director

The department of internal audit of the General Directorate reports to the Board of Directors and according to the Regulations shall annually submit a report on the department activities. According to subclause 15.4 of the Charter rules of procedure of the internal audit shall be approved by the Management Board of the Company.

Main functions of the department include regular verification of compliance of business and financial operations of the Company, its subsidiaries and structural units with the Company interests; protection of the Company's assets: independent assessment and analysis of the financial position of Company as a whole and its subsidiaries and structural units; regular control over compliance of the Company and its subsidiaries and structural units with statutory and other legal acts (including internal regulations) regulating their activities, and with resolutions of General meetings of Shareholders, the Board of Directors, sole person and collective executive bodies of the Company; consulting on issues of financial and tax legislation; working with external auditors, tax and other controlling authorities.

Schedule of work of the department approved by the Board of Directors on February 28, 2005 (Minutes #23). In Q1, 2005 there were three integrated checks of financial and business activities and operational and technical activities of the Moscow, Smolensk and Orel subsidiaries of the Company. Experts of the Internal Audit Department participated in the complex check of the Moscow subsidiary structural unit (Naro-Fominsky Communication Node).

The program of checks of subsidiaries includes all types of activities.

While forming the program for integrated checks of the subsidiaries the recommendations of the Board of Directors related to primary lines of checks were taken into consideration.

The following employees take part in the checks: experts of the Internal Audit Department, experts of internal audit units in subsidiaries, experts of the General Directorate in various lines of business.

During Q1 2005 experts of the Internal Audit Department developed guidelines for conducting audits. Also, experts of the Internal Audit Department take part in various commissions, in the development of the master-plan of the Corporate Restructuring Department, Master-system based on Oracle E-Business Suite ERP.

In order to increase level of proficiency of the Internal Audit Department experts the seminar for the subsidiaries Internal Audit Department employees was organized in February 2005.

REGULATIONS on ensuring protection of proprietory and confidential information in OJSC CenterTelecom is attached (approved by Order of the General Director of JSC CenterTelecom #322 of July 6, 2001) (Attachment

#1)

5.5. Information on individuals serving in the bodies controlling and supervising financial and business operations of the Company.

Control and internal audit commission

Mr. K. Belyaev Born in: *1968* Education: *Higher*

Period: 2000 - 2001

Organization: Open Joint-Stock Company Artelecom

Position: Chief Accountant

Period: 2002 - 2002

Organization: Open Joint-Stock Company Yartelecom

Position: member of the Board of Directors

Period: 2002 - 2002

Organization: Open Joint-Stock Company Artelecom

Position: member of the Board of Directors

Period: 2003 - 2003

Organization: Open Joint-Stock Company Inter-regional Bank for Development of Telecommunications and

Informatics

Position: member of the Board of Directors

Period: 2001 - 2005

Organization: Open Joint-Stock Company Investistitsionnaya Kompania Svyazi

Position: Chief Accountant

Period: 2002 - 2005

Organization: Open Joint-Stock Central Telecommunication Company

Position: Chairman of the Audit Commission

Period: 2002 – 2005

Organization: Open Joint-Stock Company North-Western Telecom

Position: Member of the Audit Commission

Period: 2002 - up to now

Organization: Open Joint-Stock Company Moscow City Telephone Network

Position: Member of the Audit Commission

Period: 2003 – 2005

Organization: Open Joint-Stock Company VolgaTelecom

Position: Chairman of the Audit Commission

Period: 2003 – 2005

Organization: Open Joint-Stock Company Far-Eastern Telecommunications Company

Position: Chairman of the Audit Commission

Period: 2003 – up to now

Organization: Open Joint-Stock Company for Long-Distance and International Telecommunications

Rostelecom

Position: Member of the Audit Commission

Period: 2005 – up to now

Organization: Open Joint-Stock Company for Long-Distance and International Telecommunications

Rostelecom

Position: Member of Management Board

Period: 2005 – up to now

Organization: Open Joint-Stock Company Investistitsionnaya Kompania Svyazi

Position: Deputy General Director

Period: 2005 – up to now

Organization: Open Joint-Stock Company Investistitsionnaya Kompania Svyazi

Position: Member of Management Board

Period: *2002 – up to now*

Organization: Open Joint-Stock Company North-Western Telecom

Position: Member of the Board of Directors

Period: 2005 – up to now

Organization: Open Joint-Stock Company "Central Telecommunication Company"

Position: Chairman of the Audit Commission

Period: 2005- up to now

Organization: Opene Joint-Stock Company «VolgaTelecom»

Position: Chairman of the Board of Directors

Period: 2005- up to now

Organization: Open Joint-Stock Company «Southern Telecommunication Company»

Position: Member of the Board of Directors

Period: 2005- up to now

Organization: Open Joint-Stock Company "Interregional Commercial Bank for Development of

Communication and Informatics"

Position: Member of the Board of Directors

Period: 2005 – up to now

Organization: Open Joint-Stock Company "Sibirtelecom"

Position: Chairman of the Audit Commission

Interest in the legal (charter) capital of the issuer: no

Percentage of ordinary shares of the issuer owned by the person: no

Number of the issuer's shares in each category that may be purchased by this individual through exercising options owned by him: *No options issued by the Company*

Interest in daughter/affiliated companies of the issuer: no

Number of shares in each category of a daughter or affiliated company of the issuer that may be purchased by this individual through exercising options owned by him: *No options issued.*

Relations (in-law, family, etc.) of the member of the issuer's body for control of its financial and business operations to other members of such bodies, members of the Board of Directors, the collective executive body and the person, performing the duties of the sole person executive body of the issuer: *no information available to the Company*

Ms. Svetlana N. Bocharova

Born in: *1970*Education: *Higher*

Positions held over the past five years:

Period: 2000 -2001

Organization: Non-Governmental Non-Profit Education Institution "Institute of Journalism and Literature"

Position: Senior Lecturer

Period: 2001 -2003

Organization: Open Joint-Stock Company Investistitsionnaya Kompania Svyazi

Position: Head of Division under Legal Department

Period: 2003 - up to now

Organization: Open Joint-Stock Company Investistitsionnaya Kompania Svyazi

Position: Head of Division under Accounting Department

Period: 2002 -2003

Organization: Open Joint-Stock Company "Electrosvyaz" of the Republic of Buryatiya

Position: Member of the Board of Directors

Period: 2004- up to now

Organization: Open Joint-Stock Company "Uralsvyazinform"

Position: Member of the Audit Commission

Period: currently.

Organization: Closed Joit-Stock Company "Penza Mobile"

Position: Member of the Audit Commission

Period: 2005 - up to now

Organization: Open Joint-Stock Company "Central Telecommunication Company"

Position: Member of the Audit Commission

Period: 2005 - up to now

Organization: Open Joint-Stock Company "Information Technologies of Communication"

Position: Member of the Audit Commission

Interest in the legal (charter) capital of the issuer: no

Percentage of ordinary shares of the issuer owned by the person: no

Number of the issuer's shares in each category that may be purchased by this individual through exercising options owned by him: *No options issued by the Company*

Interest in daughter/affiliated companies of the issuer: no

Number of shares in each category of a daughter or affiliated company of the issuer that may be purchased by this individual through exercising options owned by him: *No options issued.*

Relations (in-law, family, etc.) of the member of the issuer's body for control of its financial and business operations to other members of such bodies, members of the Board of Directors, the collective executive body and the person, performing the duties of the sole person executive body of the issuer: *no information available to the Company*

Ms. Valintina F. Veremyanina

Born in: *1966*Education: Higher

Positions held over the past five years:

Period: 2000-2003

Organization: Open Joint-Stock Company «Bank «Menatep Saint-Petersburg», Voronezh

Position: Legal Adviser

Period: 2003-2003

Organization: Open Joint-Stock Company «RTK-Leasing»

Position: Deputy Head of Legal Division

Period: 2003-2004

Organization: Open Joint-Stock Company «RTK-Leasing»

Position: Head of Legal Division

Period: 2004- up to now

Organization: Open Joint-Stock Company Investistitsionnaya Kompania Svyazi

Position: Head of Division under Legal Department

Period: 2005- up to now

Organization: Open Joint-Stock Company «Information technologies of communication»

Position: Chairman of the Board of Directors

Period: *2005 – up to now*

Organization: Open Joint-Stock Company "Central Telecommunication Company"

Position: Member of the Audit Commission

Interest in the legal (charter) capital of the issuer: no

Percentage of ordinary shares of the issuer owned by the person: no

Number of the issuer's shares in each category that may be purchased by this individual through exercising options owned by him: *No options issued by the Company*

Interest in daughter/affiliated companies of the issuer: no

Number of shares in each category of a daughter or affiliated company of the issuer that may be purchased by this individual through exercising options owned by him: *No options issued.*

Relations (in-law, family, etc.) of the member of the issuer's body for control of its financial and business operations to other members of such bodies, members of the Board of Directors, the collective executive body

and the person, performing the duties of the sole person executive body of the issuer: *no information available to the Company*

Mr. Yaroslav Y. Murashkin

Born in: 1978 Education: Higher

Positions held over the past five years:

Period: 2000 -2002

Organization: Joint-Stock Commercial Bank "Sossibinterbank" branch office «Petrovsky»

Position: Chief Economist of Corporate Clients Relations Department

Period: 2002 -2003

Organization: Open Joint-Stock Company Investistitsionnaya Kompania Svyazi

Position: Chief Specialist of Economic Policy Department

Period: 2003 - up to now.

Organization: Open Joint-Stock Company Investistitsionnaya Kompania Svyazi Position: Chief Specialist of Economic Planning and Budgeting Department

Period: 2005 – up to now

Organization: Open Joint-Stock Company "Central Telecommunication Company"

Position: Member of the Audit Commission

Interest in the legal (charter) capital of the issuer: no

Percentage of ordinary shares of the issuer owned by the person: no

Number of the issuer's shares in each category that may be purchased by this individual through exercising options owned by him: *No options issued by the Company*

Interest in daughter/affiliated companies of the issuer: no

Number of shares in each category of a daughter or affiliated company of the issuer that may be purchased by this individual through exercising options owned by him: *No options issued.*

Relations (in-law, family, etc.) of the member of the issuer's body for control of its financial and business operations to other members of such bodies, members of the Board of Directors, the collective executive body and the person, performing the duties of the sole person executive body of the issuer: *no information available to the Company*

Ms. Oxana V. Petrova

Born in: *1973*Education: *Higher*

Positions held over the past five years:

Period: 2000

Organization: Open Joint-Stock Company Investistitsionnaya Kompania Svyazi

Position: Leading Specialist of Methodology and Information Division under Corporate Governance

Department

Period: 2000 - 2002

Organization: Open Joint-Stock Company Investistitsionnaya Kompania Svyazi

Position: Senior Specialist of Methodology and Information Division under Corporate Governance

Department

Period: 2001 - 2002

Organization: Open Joint-Stock Company "Electrosvyaz" Kostroma region

Position: Member of the board of Directors

Period: 2000 - 2002

Organization: Open Joint-Stock Company "Chelyabinsksvyazinform"

Position: Member of the board of Directors

Period: 2001 - 2002

Organization: Open Joint-Stock Company "Electrosvyaz" Tver region

Position: Member of the board of Directors

Period: 2000 - 2005

Organization: Open Joint-Stock Company "Electrosvyaz" Moscow region (since 2001 - Open Joint-Stock

Company "Central Telecommunication Company")

Position: Member of the board of Directors

Period: 2004 - up to now

Organization: Open Joint-Stock Company "North-Western Telecom"

Должность: Member of the board of Directors

Period: 2002 - up to now

Organization: Open Joint-Stock Company Investistitsionnaya Kompania Svyazi

Position: Deputy Head of Methodology and Information Division under Corporate Governance Department

Period: 2005 - up to now

Organization: Open Joint-Stock Company "Central Telecommunication Company"

Position: Member of the Audit Commission

Interest in the legal (charter) capital of the issuer: no

Percentage of ordinary shares of the issuer owned by the person: no

Number of the issuer's shares in each category that may be purchased by this individual through exercising options owned by him: *No options issued by the Company*

Interest in daughter/affiliated companies of the issuer: no

Number of shares in each category of a daughter or affiliated company of the issuer that may be purchased by this individual through exercising options owned by him: *No options issued.*

Relations (in-law, family, etc.) of the member of the issuer's body for control of its financial and business operations to other members of such bodies, members of the Board of Directors, the collective executive body and the person, performing the duties of the sole person executive body of the issuer: *no information available to the Company*

Mr. Ilya V. Ponomaryev

Born in: *1970*Education: *Higher*

Positions held over the past five years:

Period: 2000-2001

Organization: Closed Joint-Stock company "Investment House «Stena»"

Position: Head of Division

Period: 2001-2002

Organization: Open Joint-Stock Company Investistitsionnaya Kompania Svyazi
Position: Deputy Head of Division under Economic and Tariff Policy Department

Period: 2003-2005

Organization: Open Joint-Stock Company Investistitsionnaya Kompania Svyazi Position: Head of Division under Economic and Tariff Policy Department

Period: 2003- up to now

Organization: Open Joint-Stock Company Investistitsionnaya Kompania Svyazi Position: Deputy Head of Economic Planning and Budgeting Department

Period: 2005 – up to now

Organization: Open Joint-Stock Company "Central Telecommunication Company"

Position: Member of the Audit Commission

Period: 2005 - up to now

Organization: Open Joint-Stock Company "Sibirtelecom"

Position: Member of the Audit Commission

Interest in the legal (charter) capital of the issuer: no

Percentage of ordinary shares of the issuer owned by the person: no

Number of the issuer's shares in each category that may be purchased by this individual through exercising options owned by him: *No options issued by the Company*

Interest in daughter/affiliated companies of the issuer: no

Number of shares in each category of a daughter or affiliated company of the issuer that may be purchased by this individual through exercising options owned by him: *No options issued.*

Relations (in-law, family, etc.) of the member of the issuer's body for control of its financial and business operations to other members of such bodies, members of the Board of Directors, the collective executive body and the person, performing the duties of the sole person executive body of the issuer: *no information available to the Company*

Ms. Svetlana P. Sinadskaya

Born in: *1971*Education: *Higher*

Positions held over the past five years:

Period: 2000- 2001

Organization: Investment Bank Group «Gamma Group»

Position: Consultant

Period: *2001 – up to now*

Organization: Open Joint-Stock Company Investistitsionnaya Kompania Svyazi Position: Head of Division under Economic and Tariff Policy Department

Period: *2005 – up to now*

Organization: Open Joint-Stock Company "Central Telecommunication Company"

Position: Member of the Audit Commission

Interest in the legal (charter) capital of the issuer: no

Percentage of ordinary shares of the issuer owned by the person: no

Number of the issuer's shares in each category that may be purchased by this individual through exercising options owned by him: *No options issued by the Company*

Interest in daughter/affiliated companies of the issuer: no

Number of shares in each category of a daughter or affiliated company of the issuer that may be purchased by this individual through exercising options owned by him: *No options issued.*

Relations (in-law, family, etc.) of the member of the issuer's body for control of its financial and business operations to other members of such bodies, members of the Board of Directors, the collective executive body and the person, performing the duties of the sole person executive body of the issuer: *no information available to the Company*

Internal Audit Department.

Ms. Lyudmila Y. Dylyaeva

Born in: *1958*Education: *Higher*

Positions held over the past five years:

Period: 2000

Organization: Open Joint-Stock Company Elektrosvyaz of Moscow region Position: Accountant-controller, Accounting, Reporting and Control Unit

Period: 2000 - 2001

Organization: Open Joint-Stock Company Elektrosvyaz of Moscow region

Position: Chief of Audit, Head of Accounting Department

Period: 2001 - 2003

Organization: Open Joint-Stock Central Telecommunication Company

Position: Head of Department of Internal Audit of the General Accounting Office

Period: 2003 - 2003

Organization: Open Joint-Stock Central Telecommunication Company

Position: Deputy Head of Accounting Procedures Unit, Methodology and Accounting Department

Period: 2003 - up to now

Organization: Open Joint-Stock Central Telecommunication Company

Position: Director of Internal Audit Department

Interest in the legal (charter) capital of the issuer: no

Percentage of ordinary shares of the issuer owned by the person: no

Number of the issuer's shares in each category that may be purchased by this individual through exercising options owned by him: *No options issued by the Company*

Interest in daughter/affiliated companies of the issuer: no

Number of shares in each category of a daughter or affiliated company of the issuer that may be purchased by this individual through exercising options owned by him: *No options issued.*

Relations (in-law, family, etc.) of the member of the issuer's body for control of its financial and business operations to other members of such bodies, members of the Board of Directors, the collective executive body and the person, performing the duties of the sole person executive body of the issuer: *no information available to the Company*

5.6. Remunerations, benefits and/or reimbursement of expenses of the body supervising financial and business activities of the issuer.

The Charter of OJSC CenterTelecom specifies that the amount and payment procedure of the remunerations payable to the members of the Internal Audit Commission are set forth by Regulations on the Audit Commission of the Company, approved by a general meeting of shareholders.

The said Regulations in Article 7 specify that a member of the Audit Commission shall be paid quarterly remunerations equal to RUR 150 000 to each member in his/her period of serving on the commission.

The Chairman of the Audit Commission shall be paid the remuneration multiplied by a factor of 1.3.

For the quarter in which elections of the Audit Commission were held remunerations to the members of the Audit Commission are paid pro rata the period served in the quarter.

Remunerations paid to members of the audit commission:

RUR

Description	Fiscal period
	2004
Salary	862 452.73
Bonuses	236 445.50
Remuneration	4 781 272.40
Commission	0
Benefits and/or reimbursement of expenses	0
Other allowances	0
Total	5 880 170.63

Remunerations paid to employees of the Internal Audit Department:

RUR

Description	Fiscal period
	2004
Salary	3 640 975.48
Bonuses	753 380.01
Remuneration	0.00
Commission	0
Benefits and/or reimbursement of expenses	0
Other allowances	0
Total	4 394 355.49

5.7. Workforce and general information on the issuer's employees and workforce variations

Information about the number of employees, expenditures on labour remuneration and social maintenance in OISC «CenterTelecom»:

№	Description	Q2 2005
1.	Average number of employees	64 445
2.	Employees having higher professional education, %	23.7%
3.	Payroll costs (RUR)	1 657 715 624
4.	Social maintenance costs (RUR)	191 928 167
5.	Total amount of costs (RUR)	1 849 643 791

5.8. Information regarding any issuer's obligations to employees (workforce) related to a possibility of their participation in the legal (contributed) capital (unit fund) of the issuer.

No obligations to employees.

VI. Information regarding shareholders of the issuer, and related (interested) party deals closed by the issuer

6.1. Data on the total number of the issuer's shareholders (members).

Total number of the issuer's shareholders as at the reporting period end $-28\,532$ of which nominal holders of the issuer's shares -35

- 6.2. Data on shareholders (participants) of the issuer owning at least 5% of its legal (contributed) capital (unit fund) or at least 5% of its ordinary shares, and data on participants (shareholders) of such holders, owning at least 20% of its legal (contributed) capital (unit fund) or at least 20% of ordinary shares of such a holder.
 - 6.2.1. Full name of the shareholder: Open Joint-Stock Company Investitsionnaya Kompania Svyazi

Abbreviated name: OJSC Svyazinvest

INN: 7710158355

Address: 55 Plyuschikha Street, building 2, Moscow, 119121, Russia

Interest in the legal (charter) capital of the issuer: 38.02%

Percentage of ordinary shares: 50.69 %

Shareholders (participants) owning at least 20% of the legal capital of the shareholder (participant) of the issuer:

a) Name of the shareholder: Ministry of Property Relations of the Russian Federation

Address: 9 Nikolski Per., Moscow, Russia

Interest in the legal capital of the issuer's shareholder (participant): 50 % + 1 share

Percentage of ordinary shares of the shareholder (participant) of the issuer: 50 % + 1 share

Interest in the legal (charter) capital of the issuer: 0 %

Percentage of ordinary shares: 0 %

b) Name of the shareholder: MUSTCOM LIMITED

Address: Julia House, 3 Themistokles Dervis Street CY-1066 Nicosia, Cyprus.

Interest in the legal capital of the issuer's shareholder (participant): 25 % + 1 share

Percentage of ordinary shares of the shareholder (participant) of the issuer: 25 % + 1 share

Interest in the legal (charter) capital of the issuer: 0 %

Percentage of ordinary shares: 0 %

c) Name of the shareholder: Specialized state body established by the government of the Russian Federation

- Russian Federal Property Fund

Address: 9 Leninski Prospect, Moscow, 119049, Russia

Interest in the legal capital of the issuer's shareholder (participant): 25 % -2 shares

Percentage of ordinary shares of the shareholder (participant) of the issuer: 25 % -2 shares

Interest in the legal (charter) capital of the issuer: 7.19%

Percentage of ordinary shares: 9.59%

6.2.2. Full name of the shareholder: Specialized state body established by the government - Russian Federal

Property Fund INN: 7704097841

Address: 9 Leninski Prospect, Moscow, 119049, Russia

Interest in the legal (charter) capital of the issuer: 7.19%

Percentage of ordinary shares: 9.59%

Shareholders (participants) owning at least 20% of the legal capital of the shareholder (participant) of the

issuer:

no such persons

6.2.3. (nominal holder)

Full name of the shareholder: Closed Joint-Stock Company Depositary Clearing Company

Abbreviated name: ZAO DCC

INN: 7710021150

Address: 31 Shabolovka Street, Building B, Moscow, 115162, Russia

Tel.: +7 (095) 956-09-99 Fax: +7 (095) 232-68-04

e-mail: dcc@dc.ru

License of a professional participant in the securities market:

Number: *177-06236-000100* Issue date: *October 09, 2002*

Valid till: unlimited term of validity

The body which issued the license: Federal Commission for Securities Market (FCSM)

Number of ordinary shares: 145 412 712

Interest in the legal (charter) capital of the issuer: 11.91 %

Percentage of ordinary shares: 9.21%

6.2.4. (nominal holder)

Full name of the shareholder: Closed Joint-Stock Company Commercial Bank "CITYBANK"

Abbreviated name: ZAO «CITYBANK»

Address: 8-10 Galesheka Street, Moscow, 125047, Russia

Tel.: +7 (095) 725-67-36 Fax: +7 (095) 251-46-58

e-mail: no information is available

License of a professional participant in the securities market:

Number: 177-02719-000100
Issue date: November 1, 2000
Valid till: unlimited term of validity

The body which issued the license: Federal Commission for Securities Market (FCSM)

Number of ordinary shares: 62 935 951

Interest in the legal (charter) capital of the issuer: 9.01 %

Percentage of ordinary shares: 3.99 %

6.2.5. (nominal holder)

Full name of the shareholder: Closed Joint-Stock Company BRUNSWICK UBS NOMINEES

Abbreviated name: ZAO BRUNSWICK UBS NOMINEES
Address: 2/2 Paveletskaya Square, Moscow, 115054, Russia

Tel.: +7 (095) 258-52-00 Fax: +7 (095) 725-41-70

e-mail: no information is available

License of a professional participant in the securities market:

Number: 177-04885-000100 Issue date: March 13, 2001

Valid till: unlimited term of validity

The body which issued the license: Federal Commission for Securities Market (FCSM)

Number of ordinary shares: 105 288 386

Interest in the legal (charter) capital of the issuer: 10.76 %

Percentage of ordinary shares: 6.67 %

6.3. Information on government or municipal interest in the charter (contributed) capital (unit) fund of the issuer, existence of a special right ("golden share").

No	full name (for a legal entity – for-profit organization) or name (full name of the organization for a legal entity – not-for-profit organization), or first name and surname (for an individual), managing the government/municipal stake on behalf of the Russian Federation, constituent entity of the RF or municipality, who performs the functions of a member (shareholder) of the issuer	Location	interest in the charter (contributed) capital of the issuer
1.	Specialized state body established by the government - Russian Federal Property Fund	9 Leninski Prospect, Moscow, 119049, Russia	7.193740 %
2.	State organization Federal Post Service of Moscow region	29 Narodnogo Opolchenya Street, building 2, Moscow, 123824, Russia	0.004040 %
3.	Property Management Committee of Kaluga city	8 Saltykova-Schedrina Street, Kaluga, 248002, Russia	0.000106 %
4.	The Kaluga Region represented by the Ministry of the Economic Development of Kaluga region	64 Lunacharskogo Street, Kaluga, 248600, Russia	0.000011 %

Special rights of the Russian Federation, constituent entities of the same, municipal entities for governing of the issuer: **no**

6.4. Information regarding restrictions on owning interest in the legal (contribution) capital (unit fund) of the issuer.

According to item 8.12 of the Company's Charter:

In the event that a shareholder in the Company intends to acquire 30 or more percent of placed common shares in the Company, alone or jointly with an affiliate (affiliates), such shareholder must, no sooner than 90 days and no later than 30 days before the date of acquisition of shares, send the Company written notice of its intention to acquire the shares. After the completion of the transaction involving the acquisition of such shares such shareholder must, within 30 days from the date of acquisition, propose to the Company shareholders to sell their common shares of the Company and mass-issued securities convertible into shares at the market price but not less than the average price for the six months preceding the acquisition date of the shares by such shareholder.

According to the Russian Federation Law On competition and limitation of monopolistic activities on commodity markets there are following restrictions applicable to dealings with outstanding issued securities of the issuer on OTC market: "based on an application of a legal entity or a natural person and subject to a consent of a federal anti-monopoly body given in advance, an individual (a group of individuals) may acquire shares (units) carrying voting rights in the legal capital of a business entity giving the person (the group of individuals) the right to control over 20% of the said shares (units)."

There are no restrictions on foreign participation in the legal capital of the issuer.

There are no other limitations applicable to having an interest in the legal (contributed) capital of the issuer.

6.5. Information regarding changes in the ownership (shareholders-participants and their interests) of issuer affecting holders of at least 5 percent of its legal (contributed) capital (unit fund) or at least 5 percent of its ordinary shares.

Nº	full and abbreviated corporate names (for a not-for-profit organization – name) of a legal entity or surname, given names of a natural person	interest of the person in the legal (contributed) capital (unit fund) of the issuer	percentage of the issuer ordinary shares owned by the said person
	d date (compiling the list of persons entited tolders of the issuer): March 12, 2000	led to take part in the	general meeting of
1.	Russian Federal Property Fund	22 %	27.40 %
2.	Open Joint-Stock Company Investitsionnaya Kompania Svyazi, OJSC Svyazinvest	38 %	52.05 %
3.	PROTSVETANIE HOLDINGS LIMITED	5.45 %	1.51 %
4.	DCL-KF Corporation	5.58 %	2.39 %
	d date (compiling the list of persons entited tolders of the issuer): April 16, 2001	led to take part in the	general meeting of
1.	Russian Federal Property Fund	22 %	27.4 %
2.	Open Joint-Stock Company Investitsionnaya Kompania Svyazi, OJSC Svyazinvest	38 %	52.05 %
3.	PROTSVETANIE HOLDINGS	6.66 %	1.51 %

11414 200	0000970		
	LIMITED		
4.	DCL-KF Corporation	5.58 %	2.39 %
	d date (compiling the list of persons entite holders of the issuer): January 7, 2002	led to take part in the	e general meeting of
1.	Russian Federal Property Fund	22 %	27.4 %
2.	Open Joint-Stock Company Investitsionnaya Kompania Svyazi, OJSC Svyazinvest	38 %	52.05 %
3.	PROTSVETANIE HOLDINGS LIMITED	6.66 %	1.51 %
4.	DCL-KF Corporation	5.58 %	2.39 %
	d date (compiling the list of persons entite holders of the issuer): April 18, 2002	led to take part in the	e general meeting of
1.	Russian Federal Property Fund	22 %	27.4 %
2.	Open Joint-Stock Company Investitsionnaya Kompania Svyazi, OJSC Svyazinvest	38 %	52.05 %
3.	PROTSVETANIE HOLDINGS LIMITED	5.93 %	0.51 %
4.	DCL-KF Corporation	5.58 %	2.39 %
	d date (compiling the list of persons entit holders of the issuer): December 17, 2002	led to take part in the	general meeting of
1.	Russian Federal Property Fund	7.19 %	9.59 %
2.	Open Joint-Stock Company Investitsionnaya Kompania Svyazi, OJSC Svyazinvest	38.02 %	50.69 %
R	ecord date (compiling the list of persons entite shareholders of the issues	-	eneral meeting of
1.	Russian Federal Property Fund	7.19 %	9.59 %
2.	Open Joint-Stock Company Investitsionnaya Kompania Svyazi, OJSC Svyazinvest	38.02 %	50.69 %
R	ecord date (compiling the list of persons entite shareholders of the issue		eneral meeting of
1.	Specialized state body established by the government - Russian Federal Property Fund	7.19 %	9.59 %
2.	Open Joint-Stock Company Investitsionnaya Kompania Svyazi	38.02 %	50.69 %
3.	PROTSVETANIE HOLDINGS LIMITED	5.10 %	2.15 %
	d date (compiling the list of persons entit holders of the issuer): May 13, 2005	led to take part in the	e general meeting of
1.	Specialized state body established by the government - Russian Federal Property Fund	7.19 %	9.59 %
	Open Joint-Stock Company		I

6.6. Information regarding transactions concluded by the issuer where self-interest existed (related party deals). The number of transactions concluded by the issuer where self-interest existed - 10.

Total value of the closed related party deals: 247 256 241.52 rubles. All transactions were approved by the Board of Directors.

There were no transactions (several related transactions) valued at over 5% of the book-value of the issuer's assets as defined according to its financial statements on the last reporting date before closing the deal.

There were no related party transactions (several related transactions) conducted without an approval given by the Board of Directors (Supervisory Board) or by the general meeting of shareholders, ahen such approval was obligatory in accordance with the legislation of the Russian Federation.

6.7. Accounts receivable.

	Break-down by posting periods	
Type of accounts receivable	before one year period	over one year period
Customers and buyers accounts receivable, RUR	1 660 830 981	0
including overdue, RUR	271 641 887	X
Bills of exchange receivable, RUR	16 553 902	0
including overdue, RUR	0	X
Debt of participants (founders) with respect to contributions to the charter capital, RUR	0	0
including overdue, RUR	0	X
Accounts receivable on paid advance sum, RUR	334 481 768	17 200 912
including overdue, RUR	51 913 384	X
Other accounts receivable, RUR	947 956 670	20 400 989
including overdue, RUR	189 072 121	X
Total, RUR	2 959 823 321	37 601 901
including overdue, RUR	512 627 392	X

Debtors, whose each amount of debt is not less than 10 percents of total accounts receivable (total amount of accounts receivable as of June 30, 2005 is 5 105 927 thousand rubles, 10% of this amount is 510 593 thousand rubles): *no such debtors*

Information about the total amount of the issuer's accounts receivable and the total amount of unsettled accounts receivable for H1 2005.

Description	As of June 30, 2005
Accounts receivable, total (RUR)	2 997 425 222
Including overdue, total (RUR)	512 627 392
Reserve for bad debts, RUR	2 108 501 694

VII. Accounting reports/financial statements of the issuer

7.1. Annual financial statements of the issuer

Annual financial statements of OJSC CenterTelecom are not included in the report for 2Q2004. Auditor's conclusion for 2004 is available at the Internat site of the Company: www.centertelecom.ru

7.2. Quarterly financial statements of the issuer for the last ended reporting quarter

Balance sheet (form No. 1)

Profit and Loss Report (form No. 2)

The quarterly account books of OJSC CenterTelecom for H1 2005 are provided in Annex No. 2 of the Quarterly Statement.

7.3. Consolidated financial statements of the issuer for the last full fiscal year

Consolidated account books are not kept, for this is not required by OJSC Svyazinvest – principal shareholder.

7.4. Information about the accounting policy of the Issuer.

The accounting policy is provided in Annex N_2 3

7.5. Total value of export and export share in the total sales volume

OJSC CenterTelecom does not sell its services outside the RF.

Distribution area for services of OJSC CenterTelecom – the RF regions.

7.6. Information on the value of the Issuer's real estate and the material changes in the Issuer's property that occurred after the date when the last completed financial year ended

The value of the Issuer's real estate (land areas, buildings, line-and-cable communication facilities) amounted to:

- 10 810.0 mln rubles as of June 30, 2005.

Depreciation (buildings, communication lines):

3 269.0 mln rubles as of June 30, 2005.

Changes in the real estate value are caused by the Government of the RF's adoption, on February 11, 2005, of resolution No. 68 that approved the Regulations on the Specifics of the State Registration of Title to and Interest in Line-and-Cable Communication Facilities, which enabled the Company's branches to implement activities so as to isolate real estate from communication facilities. In previous reports, the value of line-and-cable communication facilities was stated based of the data of accounting statements. At the same time the authorities that effect the state registration of rights to real estate and transactions therewith and the authorities that effect technical inventory-taking so far have no unambiguous interpretation of the above resolution.

Over the reporting period, no real estate whose value would exceed 5 per cent of the balance-sheet value of the Issuer's assets was acquired and disposed of.

Data on the real estate valuated by an independent valuer in the period from July 1, 2004 to July 1, 2005 are as follows:

The valuated real estate which undergone no changes thousand rubles

Nº	Facility name	Valuation date (day/ month/year)	Assessed value
1	Automatic exchange building	14.02.05	266.00
2	Garage building	14.02.05	21.30
3	Automatic exchange building	02.02.05	192.80
4	Garage building	02.02.05	19.50
5	2-box garage building	02.02.05	16.80
6	Extension building to communication section	02.02.05	31.10
7	Shed-and-warehouse building	02.02.05	34.20
8	Power base building	02.02.05	16.30
9	Land plot	20.04.05	25.60
10	Extension building	06.12.04	304.70
11	Automatic exchange building	16.02.05	300.00
12	Garage building	16.02.05	217.00
13	Garage building	16.02.05	46.30
14	Building that contains warehousing premises	16.02.05	24.40
15	Administrative building	16.02.05	278.70
16	Garage building	16.02.05	12.80
17	Land plot	20.04.05	12.30
18	Garage building	02.02.05	13.70
19	Fitters' building	02.02.05	19.80
20	Warehouse building	02.02.05	15.20
21	Non-residential (accumulator) building	02.02.05	17.80
22	Automatic exchange building	28.02.05	90.00
23	Land plot	28.02.05	11.80
24	Utility building	01.03.05	216.60
25	Administrative building	01.03.05	1 963.40
26	Production workshop building	01.03.05	2 738.50
27	Sawmill building	01.03.05	77.20
28	Garage building	01.03.05	757.00
29	Warehouse building	01.03.05	930.10
30	Land plot	01.03.05	2 317.80
31	Land plot	08.06.05	44.30
32	Three-room flat	02.06.05	643.80

. т	NN 5000000970		1
33	One-room flat	02.06.05	302.00
34	One-room flat	02.06.05	330.00
35	Timber workshop, garage (litera A, A1), total area 690.30 sq. m, and outbuildings (litera G1, G2, G3, G, G5)	25.07.04	1 161.00
36	One-room flat	26.11.04.	295.00
37	Flat	22.06.05	794.10
38	Administrative building of maintenance-engineering communication centre	24.01.05	79.50
39	Land plot, 304 sq. m (long-term lease for 5 years)	24.01.05	26.00
40	Garage-warehouse	10.03.05	195.00
41	Power base	02.02.05	35.60
42	Boilerhouse	22.11.04	395.80
43	Building of phone and telegraph office	30.05.05	218.00
44	Diesel building	30.05.05	32.00
45	Operations base	01.03.05	2 151.00
46	Automatic exchange building	28.09.04	61.00
47	Garage, warehouse building	21.04.05	99.00
48	Garage building (litera V)	14.04.05	334.00
49	Garage building (litera E)	14.04.05	139.00
50	Boilerhouse with backrooms	14.04.05	223.00
51	Gatehouse on the territory of the Altai-3M complex	14.04.05	120.00
52	Part of building, non- residential premises	26.11.04	82.60
53	Fitters' (residential) building /2-room flat	26.11.04	14.50
54	Kindergarten building	10.06.05	13 543.00
55	Building of hostel	10.06.05	10 649.00
56	Garage building (litera V)	05.04.05	1 345.00
57	Garage building (litera D)	05.04.05	380.37
58	Extension building (under construction) to an exchange	05.04.05	597.00
59	Exchange-36 building	04.03.05	4 186.00
60	Garages building	15.03.05	210.00
61	Residential building	15.03.05	83.00

62	Fitters' house	19.05.05	39.00
63	Garage	19.05.05	277.00
64	Warehouse	19.05.05	56.00
65	Stable	19.05.05	11.00
66	Office	19.05.05	45.00
67	Two-room flat	25.01.05	350.00
68	One-room flat	25.01.05	370.00
69	Non-residential building of the line maintenance shop of the area telecommunications centre, litera A	01.04.05	106.50
70	Garage, litera A	01.04.05	65.52

The Real Estate Valuated and Disposed of as a Result of Valuation, thousand rubles

No	Facility name	Valuation	Disposition	Value as o	of Disposition Date)
		date (day/ month/year)	date (day/ month/year)	Balance- sheet value	Depreciated value	Assessed value
1	Building with an attic	22.03.05	06.06.05	157.00	13.00	95.00
2	Panel house	23.03.05	06.06.05	42.00	0.00	8.00
3	Timber house	23.03.05	06.06.05	133.00	74.00	98.00
4	Panel house	23.03.05г	06.06.05	105.00	13.00	6.00
5	Fisherman's house	23.03.05	06.06.05	124.00	93.00	74.00
6	Non-residential premises - radio centre	18.05.05	30.06.05	77.20	0.00	317.40
7	Standalone building	15.03.05	23.06.05	46.50	27.30	34.80
8	Power base building (100047)	15.02.05	30.06. 05	12.73	0.00	4.27
9	Operations building (100048)	15.02.05	30.06. 05	44.14	4.37	17.20
10	Radio centre building (100002)	01.08.04	31.12.04	79.16	0.00	29.53
11	Sawmill building	06.04.05	30.06.05	64.81	7.43	52.54
12	Building of an auxiliary service of the area communications centre	16.06.04	30.12.04	72.37	-	340.00
13	Part of the building of a woodworking shop, 2 storeys	06.04.05	30.06.05	215.90	157.39	194.92
14	Repair workshop building	02.09.04	28.03.05	3 204.00	2 579.5	2 661.00
15	Washing station building	02.09.04	28.03.05	246.5	198.5	210.00
16	Control centre building	02.09.04	28.03.05	36.20	21.6	57.00
17	One-storey building	20.08.04	07.12.04	139.17	24.03	270.00

18	Residential building with a non-residential room	20.08.04	07.12.04	24.65	5.00	380.00
19	1-room flat	20.07.04	28.10.04	338 218.00	338 218.00	357.80
20	Fitters' house	20.01.05	Договор купли- продажи от 06.07.05	93.60	18.90	290.00
21	Garage			19.20	3.90	
22	Radio centre building (Glazovo Village)	28.01.05	30.06.05	154.80	0.00	43.22

The Valuated Real Estate Entered into the Balance Sheet

No	Facility name	Valuation	Acquisition	Value as of the acquisition date		
		date (day/ month/year)	date (day/ month/year)	Balance-sheet value	Depreciated value	Assesse d value
1	Automatic exchange building (10105)	01.09.04	01.09.04	37.90	0.00	37.90
2	Automatic exchange building (10106)	01.09.04	01.09.04	15.59	0.00	15.59
3	Automatic exchange building (10107)	01.09.04	01.09.04	11.41	0.00	11.41
4	Automatic exchange building (10108)	01.09.04	01.09.04	47.24	0.00	47.24
5	Automatic exchange building (10109)	01.09.04	01.09.04	25.49	0.00	25.49
6	Garage building (10258)	20.11.04	20.11.04	37.78	0.00	37.78
7	Land plot, 58.76 sq. m in total	16.11.04	01.12.04	0.48	0.48	0.08
8	In-built premises No. 243 under construction, 62.7 sq. m	02.08.04	30.05.05	-	-	627.00
9	One-storied building of store No. 1 (87/1000)	09.07.04	15.06.05	203.71	203.71	120.00
10	Three-storied administrative building (41/1000)	01.01.04	17.11.04	499.93	499.93	421.00
11	One-storied building (515/1000), litera V	24.06.04	15.12.04	392.85	392.85	430.00
12	One-storied building, litera G	24.06.04	15.12.04	114.20	114.20	125.00
13	One-storied building, litera Zh	24.06.04	15.12.04	86.79	86.79	95.00
14	Garage	20.12.04	29.12. 04	777.00	777.00	777.00
15	Non-residential building of an exchange and a	29.12.04	30.12.04	466.00	461.34	466.00

	call office					
16	Diesel building	29.12.04	30.12.04	9.00	4.50	9.00
17	Garage building	29.12.04	30.12.04	17.00	16.50	17.00
18	Diesel building	29.12.04	30.12.04	11.00	10.59	11.00

7.7. Information on the Issuer's participation in legal proceedings in cases where such participation may have a material effect on the Issuer's financial and economic operations

In our opinion, the following may be included into material claims:

- claims which value equals or exceeds 10 per cent of the balance-sheet value of the Company's assets;
- claims that prevent economic operations or aim to prohibit or terminate them (claims to liquidate the Company, to deem the Company and its subsidiaries and dependent companies insolvent (bankrupt), to alienate its property (assets), to contest rights arising out of licences and patents, to recover taxes and charges payable to the budget and extrabudgetary funds in a material amount).

In the 2nd quarter of 2005 and over the three years preceding the date when the reporting quarter ended, the Company did not take part in material legal proceedings that might (may) affect is financial and economic operations.

In addition, we inform you that over the 3 years preceding the date when the reporting quarter ended, the Company participated or participates, as of the date of the reporting quarter end, as a claimant or a defendant in the following legal proceedings with whose regard the maximum risk of a potential loss exceeded or exceeds 5 mln roubles:

1. In 2003, the Arbitration Courts of the Moscow District dismissed two statements of claim filed on behalf and in the interests of CenterTelecom in order to recover from the Russian Federation represented by the Ministry of Finance, at the expense of the treasury of the Russian Federation, 8,057,531 rubles and μ 5,975,041 rubles as expenses related to granting communication services fee reductions under the Federal Law on Veterans.

In the first case the court was of an opinion that the claimant's allegations of the defendants' failure to act were not supported with documentary evidence; in the second case the judicial authorities determined that funds for compensating communication enterprises for expenses were not provided for in full in the federal budget for the years 2001 and 2002. The court was of an opinion that under such circumstances there were no grounds for claims satisfaction.

For and on behalf of JSC CenterTelecom, a complaint was filed with the Supreme Arbitration Court of the Russian Federation so as to have these judicial acts revised in the exercise of supervisory functions, but the judges of the Supreme Arbitration Court of the RF determined to refuse to refer the judgements of Moscow's Arbitration Court and the rulings of the Federal Arbitration Court of the Moscow District to the Presidium of the Supreme Arbitration Court of the RF so as to have them revised in the exercise of supervisory functions.

In the third quarter of 2004, for and on behalf of JSC CenterTelecom, applications to have the judgements revised due to newly discovered circumstances were filed with Moscow's Arbitration Court (a decision dated May 11, 2004 made by the Constitutional Court of the Russian Federation on the refusal to accept, for consideration, JSC CenterTelecom complaint of the infringement of constitutional rights and freedoms was cited as the newly discovered circumstance, art. 30 of the Federal Law dated February 16, 1995 on Communication and para 2 of art. 180 of the Budget Code of the RF).

A decision dated September 27, 2004, affirmed by a ruling of the court of appeal dated February 1, 2005 and a ruling of the Federal Arbitration Court of the Moscow District dated April 26, 2005 dismissed the

application. The reason for such judicial acts was the fact that the applicant's references to the circumstances given in the statement of reasons in the decision of the Constitutional Court of the Russian Federation, these circumstances not being related to the procedure of applying federal laws and to the court's failure to implement the objectives of court proceedings, may not, by virtue of para 1 of art 311 of the Arbitration Procedure Code of the Russian Federation, be treated as newly discovered circumstances.

2. In December 2003, on behalf and in the interests of JSC CenterTelecom, a statement of claim was filed with Moscow's Arbitration Court in order to recover the losses that arose due to the granting of communication services fee reductions to the veterans of the Tula Region. The value of the claim is 92,989,136 rubles.

The defendant, a representative of the Russian Federation, that is specified in the statement of claim is the Ministry of Finance of the Russian Federation.

On May 24, 2004, Moscow's Arbitration Court considered the above claim against the Russian Federation and satisfied CenterTelecom's claims to recover the said amount from the Ministry of Finance. The court of appeal, by a ruling dated September 1, 2004, satisfied the appeal of the Ministry of Finance of the Russian Federation and dismissed JSC CenterTelecom claim. On October 25, 2004, the court of cassation affirmed the ruling of the court of appeal and dismissed the cassation appeal of JSC CenterTelecom.

On March 18, 2005, JSC CenterTelecom filed to the Constitutional Court of the Russian Federation a complaint of infringement of its constitutional rights, wherein the applicant asks the Constitutional Court to verify the constitutionality of paragraph 2 of article 124 of the Civil Code of the RF in its interpretation applied by the federal arbitration courts of the Moscow District in the case of JSC CenterTelecom.

- 3. On May 13, 2004, Moscow's Arbitration Court made a judgement to satisfy the claim filed on behalf and in the interests of JSC CenterTelecom against the Russian Federation represented by the Ministry of Finance, the Ministry of Labour and Social Development of Russia, and the Tambov Region's Administration for the Social Protection of Population to recover 10,432,407 rubles 31 kopecks of losses incurred as a result of granting the communication services fee reductions provided for by the Federal Law on Veterans. The court of appeal and the court of cassation affirmed the judgement of the court of first instance. The Ministry of Labour and Social Development filed an application with the Supreme Arbitration Court of the Russian Federation so as to have the above judicial acts revised in the exercise of supervisory functions. A ruling of the Supreme Arbitration Court of the Russian Federation dismissed the applicant's forwarding of the legal cases to the Presidium of the Supreme Arbitration Court of the RF so as to have them revised in the exercise of supervisory functions.
- 4. On June 28, 2004, the Arbitration Court of the Voronezh Region made a judgement, in the claim filed by the Voronezh Branch of JSC CenterTelecom, to recover from the treasury of the Russian Federation the losses sustained by JSC CenterTelecom due to the granting of communication services fee reductions to individual categories of citizens, in the amount of 10,607,180 rubles 57 kopecks. The judgement entered into legal force. On December 29, 2004, the writ of execution was forwarded to the Ministry of Finance of the Russian Federation so as to be executed in due course.
- 5. In the 3d quarter of 2004, the Voronezh Branch of JSC CenterTelecom filed 3 claims with the Arbitration Court of the Voronezh Region in the total amount of 49,707,988 rubles 74 kopecks so as to recover from the treasury of the Russian Federation the losses sustained by JSC CenterTelecom due to the granting of communication services fee reductions to individual categories of citizens under the laws on Veterans, on the Social Protection of the Disabled in the Russian Federation and the Law on the Social Protection of the Citizens Who Were Exposed to Radiation as a Consequence of the Accident at the Chernobyl Nuclear Power Station. The claims were satisfied by the court of the first instance by judgements dated December 15, 2004 and December 21, 2004. The judgements entered into legal force. In the 1st quarter of 2005, writs of execution were issued, which on February 25, 2005 were forwarded to the Ministry of Finance of the Russian Federation so as to be executed in due course.
 - 6. In 2003, the Voronezh Branch of JSC CenterTelecom filed with the Arbitration Court of the Voronezh

Region a claim against the treasury of the Russian Federation for the losses sustained by JSC CenterTelecom due to its having granted communication services fee reductions to individual categories of citizens. The value of the claim was 20,646 thousand rubles. JSC CenterTelecom claims were satisfied in the 1st quarter of 2004.

7. In 2003, the Moscow Branch of JSC CenterTelecom filed a claim against the Moscow Regional Registration Chamber and the Municipal Entity *The Chekhov District of the Moscow Region* represented by the District Administration, so as to have the Municipal Entity's registered title to the city phone and radio-broadcasting network belonging to JSC CenterTelecom deemed invalid and to have CenterTelecom's title recognized.

The value of the facilities is estimated at 8,040,712 rubles.

The court of first instance considered the dispute on its merits on April 15, 2004. The claims made by JSC CenterTelecom were satisfied in full.

However, the Federal Arbitration Court of the Moscow District was of an opinion that the court of first instance failed to duly investigate into all circumstances that were of relevance for considering the dispute on its merits and making a judgement.

The ruling of the Federal Arbitration Court of the Moscow District dated July 7, 2004 revoked the judgement of the Arbitration Court of the Moscow Region dated April 15, 2004 and remanded the case for a new trial to the first instance.

The claim is being considered.

- 8. In 2003-2004, the *Russian Television and Radio Broadcasting Network* Federal State Unitary Enterprise (RTRBN FGUP) filed three claims against JSC CenterTelecom so as to have the privatization of the telecommunication companies that were, as a result of re-organization, affiliated with CenterTelecom deemed invalid with regard to the transfer of the property of TV and radio transmitting centres to the companies:
- 1) RTRBN FGUP filed with the Arbitration Court of the Kaluga Region a claim to have para 6.1. of the Articles of Association of JSC CenterTelecom deemed invalid with regard to the inclusion, into the Company's authorized capital, of four facilities, i. e. a tower in the town of Maloyaroslavets, the Kirov-Manino-Ludinovo radar station, the Manino-Betlitsa radar station and the Kirov-Novoalexandrovsky radar station of the Kaluga Region. The residual value of the property is 7,846 thousand rubles, although the claim was filed in the total amount of 27,438,408 rubles.

The Territorial Administration of the Ministry of Property of Russia took part in the case as a third party making independent claims.

A judgement of the court of first instance dated June 25, 2004 dismissed the claim of RTRBN FGUP.

The court of appeal revoked the judgement of the court of first instance and made a new judgement to satisfy the claim of RTRBN FGUP.

The court of cassation revoked the judgement of the court of appeal and affirmed the judgement of the court of first instance dated June 25, 2004 to dismiss the claim of RTRBN FGUP.

2) A claim was filed with the Arbitration Court of the Moscow Region to apply the consequences of the void transaction of privatizing Rossvyazinform State Enterprise for Communications and Informatics of the Moscow Region with regard to the inclusion, into the authorized capital of JSC CenterTelecom, of a TV relay building in the town of Stupino of the Moscow Region and to the return of the building into the state property of the Russian Federation. The residual value of the building equals zero (100 % depreciation).

A judgement of the Arbitration Court of the Moscow Region dated August 9, 2004 dismissed the claim of RTRBN FGUP.

A ruling of the Federal Arbitration Court of the Moscow District dated December 9, 2004 revoked the judgement of the court of first instance and remanded the case to the court of first instance for a new trial.

The judgement of the Arbitration Court of the Moscow Region dated March 14, 2005 again dismissed the claim of RTRBN FGUP. The court's judgement entered into legal force.

3) On May 15, 2003, a claim was filed to apply the consequences of a void transaction with regard to the inclusion, into the authorized Capital of Electrosvyaz JSC of the Ryazan Region, of the building of the regional radio and TV transmitting centre located in the town of Ryazan. The residual value of the building is 397.54

thousand rubles. A judgement of the court of first instance dated January 14, 2004 dismissed the claim of RTRBN FGUP. Rulings of the court of appeal and the court of cassation affirmed the judgement of the court of first instance.

9. The State Enterprise - the Administration for Federal Postal Communications of the Moscow Region (hereinafter the SE AFPC MR) filed with the Arbitration Court of the Moscow Region a statement of claim to have the title registered by JSC CenterTelecom to the premises located at 1 Sobtsov Str., Taldom, the Moscow Region, total area 524.1 sq. m, deemed invalid.

The Arbitration Court of the Moscow Region on December 22, 2004 dismissed the claim of the SE AFPC MR. The State Enterprise - the Administration for Federal Postal Communications of the Moscow Region appealed against this judgement to the court of appeal. A ruling of the Tenth Arbitration Court of Appeal dated April 4, 2005 affirmed the judgement of the Arbitration Court of the Moscow Region dated December 22, 2004 and dismissed the appeal. The cassation appeal of the SE AFPC MR is, of the day this information is provided, left without action.

10. The Property Management Committee of the Istra District of the Moscow Region (hereinafter the PMC of the Istra Region) on January 25, 2005 filed with the Istra Town Court an application to recognize the right of municipal ownership to abandoned property consisting of a phone network cable conduit system 31,387.85 m long and 339 cable manholes, located at the town of Istra, the Moscow Region.

The Moscow Branch of OJSC CenterTelecom prepared and forwarded to the persons participating in the case a statement of defence indicating that the said property was owned by OJSC CenterTelecom and that there were no grounds for satisfying the claims of the PMC of the Istra District.

So far the court appointed no date for considering the case on its merits.

- 11. On June 1, 2005, JSC CenterTelecom filed with Moscow's Arbitration Court a claim against the Regional Company for Communications ZAO to recover 61,589,857.79 rubles of the principal and 2,005,650 rubles of interest for using borrowed monies, and 157,955 rubles as a penalty under a contract of guarantee. The claim is being considered.
- 12. In 2004, on behalf and in the interests of JSC CenterTelecom, a statement of claim was filed against the Russian Federation represented by the Ministry of Finance of the Russian Federation so as to recover the losses sustained by JSC CenterTelecom due to the Tula Branch of the JSC CenterTelecom having granted, in 2003, communication services fee reductions to veterans. The value of the claim is 17,025 thousand rubles. The court of first instance dismissed the claims. A ruling of the Ninth Arbitration Court of Appeal dated June 16, 2005 affirmed the judgement of the court of first instance and dismissed the appeal of JSC CenterTelecom. Now JSC CenterTelecom has filed a cassation appeal.
- 13. In 2004, on behalf and in the interests of OJSC CenterTelecom, a statement of claim was filed against the Russian Federation represented by the Ministry of Finance of the Russian Federation so as to recover the losses sustained by OJSC CenterTelecom due to the Bryansk Branch of OJSC CenterTelecom having granted, during 2001-2003, communication services fee reductions to veterans. The value of the claim is 28,164 thousand rubles. By a judgement of Moscow's Arbitration Court dated February 28, 2005, the claimed amount was recovered from Russia's Ministry of Finance using the monies in the treasury of the Russian Federation. A ruling of the court of appeal dated May 25, 2005 satisfied the appeal of the Ministry of Finance, revoked the judgement of the court of first instance and dismissed the claim of OJSC CenterTelecom. OJSC CenterTelecom filed a cassation appeal.
- 14. In 2004, on behalf and in the interests of OJSC CenterTelecom, a statement of claim was filed against the Russian Federation represented by the Ministry of Finance of the Russian Federation so as to recover the losses sustained by OJSC CenterTelecom due to the Ivanovo Branch of OJSC CenterTelecom having granted, during 2001-2003, communication services fee reductions to veterans. The value of the claim is 20,137 thousand rubles. The court of first instance dismissed the claim. A ruling of the court of appeal affirmed the judgement of the court of first instance and dismissed the appeal of OJSC CenterTelecom. The court of cassation on May 24, 2005 revoked the ruling of the court of appeal and the judgement of the court of first

instance and remanded the case for a new trial. The preliminary court hearing is scheduled for July 29, 2005.

- 15. In 2004, on behalf and in the interests of OJSC CenterTelecom, a statement of claim was filed against the Russian Federation represented by the Ministry of Finance of the Russian Federation so as to recover the losses sustained by OJSC CenterTelecom due to the Tver Branch of OJSC CenterTelecom having granted, during 2001-2003, communication services fee reductions to veterans. The value of the claim is 19,711 thousand rubles. A judgement of the court of first instance, as affirmed by the court of appeal on April 21, 2005, dismissed the claim. OJSC CenterTelecom filed a cassation appeal.
- 16. On December 23, 2004, on behalf and in the interests of OJSC CenterTelecom, a statement of claim was filed with the Arbitration Court of the Yaroslavl Region against the Russian Federation represented by the Ministry of Finance of the Russian Federation so as to recover the losses sustained by OJSC CenterTelecom due to its having granted communication services fee reductions to individual categories of citizens. The value of the claim is 38,210,915 rubles 52 kopecks. A judgement of the court of first instance dated June 3, 2005 satisfied the claim.
 - 17. In the 1st quarter of 2005, on behalf and in the interests of OJSC CenterTelecom, a statement of claim was filed with the Arbitration Court of the Smolensk Region against the Russian Federation represented by the Ministry of Finance of the Russian Federation so as to recover the losses sustained by OJSC CenterTelecom due to its having granted communication services fee reductions to individual categories of citizens. The value of the claim is 53,326,408 rubles 55 kopecks. A judgement of the court of first instance dated May 4, 2005 satisfied the claim.
 - 18. In the end of the year 2004, on behalf and in the interests of OJSC CenterTelecom, a statement of claim was filed with Moscow's Arbitration Court against the Russian Federation represented by the Ministry of Labour and Social Development of the Russian Federation so as to recover the losses sustained by OJSC CenterTelecom due to the Moscow Branch of OJSC CenterTelecom having granted, in 2001-2003, communication services fee reductions to veterans. The value of the claim is 217,306,378 rubles 72 kopecks.

A judgement of Moscow's Arbitration Court dated February 16, 2005 satisfied the claims of OJSC CenterTelecom. The third party involved in the case, i. e. the Ministry of Public Health and Social Development of the Russian Federation, filed an appeal with the Ninth Arbitration Court of Appeal. A ruling of the court of appeal dated April 22, 2005 affirmed the judgement of the court of first instance and dismissed the appeal. A writ of execution was obtained, which was forwarded by OJSC CenterTelecom to the Ministry of Finance of the Russian Federation so as to have it executed in due course, but, as of the day this information is submitted, the Ministry of Public Health and Social Development of the Russian Federation filed a cassation appeal.

19. On behalf and in the interests of OJSC CenterTelecom, a claim was filed with Moscow's Arbitration Court against the Russian Federation represented by the Ministry of Labour and Social Development of the Russian Federation so as to recover the losses sustained by OJSC CenterTelecom due to the Moscow Branch of OJSC CenterTelecom having granted, in 2001-2003, communication services fee reductions to veterans. The value of the claim is 144,758,276 rubles 95 kopecks.

A judgement of Moscow's Arbitration Court dated April 6, 2005 satisfied the claims of OJSC CenterTelecom. A ruling of the court of appeal dated June 16, 2005 affirmed the judgement of the court of first instance and dismissed the appeal.

- 20. On behalf and in the interests of OJSC CenterTelecom, a claim was filed with Moscow's Arbitration Court against the Russian Federation represented by the Ministry of Labour and Social Development of the Russian Federation so as to recover the losses sustained by OJSC CenterTelecom due to the Moscow Branch of OJSC CenterTelecom having granted, in 2001-2003, communication services fee reductions to veterans. The value of the claim is 261,602,379 rubles 98 kopecks. The court of first instance dismissed the claim. A ruling of the court of appeal dated June 3, 2005 satisfied the appeal of OJSC CenterTelecom, revoked the judgement of the court of first instance and satisfied the claims of OJSC CenterTelecom.
- 21. On behalf and in the interests of OJSC CenterTelecom, a claim was filed with Moscow's Arbitration Court against the Russian Federation represented by the Ministry of Labour and Social Development of the Russian Federation so as to recover the losses sustained by OJSC CenterTelecom due to the Kursk Branch of

OJSC CenterTelecom having granted communication services fee reductions to individual categories of citizens. The value of the claim is 11,783,505 rubles 80 kopecks. A judgement of Moscow's Arbitration Court dated June 9, 2005 satisfied the claims of OJSC CenterTelecom.

- 22. On behalf and in the interests of OJSC CenterTelecom, a claim was filed with Moscow's Arbitration Court against the Russian Federation represented by the Ministry of Labour and Social Development of the Russian Federation so as to recover the losses sustained by OJSC CenterTelecom due to the Moscow Branch of OJSC CenterTelecom having granted communication services fee reductions to individual categories of citizens. The value of the claim is 4,801,059.42 rubles. A judgement of the court of the first instance satisfied the claims of OJSC CenterTelecom. The defendant filed an appeal with the Ninth Arbitration Court of Appeal. The ruling of the Court of Appeal dated June 30, 2005 affirmed the judgement of the court of first instance and dismissed the appeal.
- 23. On behalf and in the interests of OJSC CenterTelecom, a claim was filed with Moscow's Arbitration Court against the Russian Federation represented by the Ministry of Labour and Social Development of the Russian Federation so as to recover the losses sustained by OJSC CenterTelecom due to the Tambov Branch of OJSC CenterTelecom having granted communication services fee reductions to individual categories of citizens. The value of the claim is 15,322,211.43 oubles. The case is due to be considered on its merits on July 25, 2005.

VIII. Additional information about the issuer and outstanding securities issued by it

8.1 Additional information about the issuer.

8.1.1. Legal (charter) capital of the issuer: amount and structure

The Issuer's authorized capital as of the end of the last reporting quarter is (rubles): 6 311 998 965

Authorized capital layout by category of stocks:

Ordinary stocks:

Total nominal value (rubles): 4 734 020 499 Share in the charter capital: 75.000337 %

Preference stock:

Total nominal value (rubles): *1 577 978 466* Share in the charter capital: *24.999663 %*

Program of American depository receipts (ADR) of the 1st level for ordinary stocks of OJSC CenterTelecom was registered on August 22, 2001 by the US Securities and Exchange Commission. One depository receipt represents 100 Company's ordinary stocks. By the end of the reporting quarter, ADR accounted for about 1.47% of the Company's ordinary stocks.

Depositories of the Company's ADR program are J.P. Morgan Chase Bank, Trinity Tower 9 Tomas More Street London EIWIYT United Kingdom). Deposit agreement between OJSC CenterTelecom, J.P. Morgan Chase Bank and holders of depository receipts was concluded on September 4, 2001, amended and revised on 10 December 2001.

The stock overseas circulation permit is issued in compliance with the Russian FCSM Resolution No. 03-17/nc dated April 1, 2003.

FCSM permit for company's stock introduction to circulation outside the RF territory is issued:

Russian FCSM Resolution No. 702-r dated August 16, 2001 for the ADR program of the 1st level for 334 185 Company's ordinary stocks
 March 18, 2002 #323/r for Level I ADR Program for 334,185,000 underlying ordinary shares of the Company (due to share split);
 Russian FCSM Resolution No. 1818/r dated August 16, 2001 for the ADR program of the 1st level for circulation of 802 000 000 Company's ordinary stocks (due to association of 16 telecommunication companies of the Central region to OJSC Central Telecommunications Company)

Russian FCSM Decree No. 05-58/nz-i dated January 19, 2005 for the ADR program of the 1st level for 623 312 699 Company's ordinary stocks (document in force as of the end of the reporting quarter)

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As of today, there are no arrangers of trade circulating foreign issuer's securities certifying rights to Issuer's stocks.

8.1.2. Changes in the charter (contributed) capital (unit fund) of the issuer

8.1.2. Changes in the charter (cont.	ributed) capital (unit fund) of the issuer
Name of the Issuer's administration body that adopted a decision on the changes in amount of the Issuer's authorized capital	General annual meeting of shareholders of AOOT Elektrosvyaz, Moscow Region
Date and number of the minutes of the meeting of the Issuer's management body (session), at which a decision was made on the changes in amount of the Issuer's authorized capital	May 17, 1996 Minutes No. 2
Amount of the Issuer's authorized capital (rubles) as of January 1, 2000	185 589 300 rub.
Authorized capital composition	Ordinary stocks:
	Total nominal value (rubles):
	135 480 300
	share in the charter capital: 73.00006 %
	Preferred stock, B type:
	Total nominal value (rubles): 3 711 600
	share in the charter capital: 1.9999 %
	Preferred stock, A type:
	Total nominal value (rubles):
	46 397 400
	share in the charter capital: 25.00004 %
Name of the Issuer's management body that adopted a decision on the changes in amount of the Issuer's authorized capital	Board of Directors of Open Joint-Stock Company Central Telecommunication Company
Date and number of the	July 29, 2002 Minutes No. 6
minutes of the meeting of the Issuer's management body (session), at which a decision was made on the changes in amount of the Issuer's authorized capital	
Amount of the Issuer's authorized capital (rubles) as of December 31, 2002	631 199 896.5 rub.
Authorized capital composition	Ordinary stocks:
	Total nominal value (rubles):
	473402 049.9
	share in the charter capital: 75.000337 %
	Preferred stock, A type:
	Total nominal value (rubles):

	157 797 846.6
	share in the charter capital: 24.999663 %
Name of the Issuer's management body that adopted a decision on the changes in amount of the Issuer's authorized capital	General annual meeting of shareholders of the open joint-stock company Central Telecommunication Company
Date and number of the minutes of the meeting of the Issuer's management body (session), at which a decision was made on the changes in amount of the Issuer's authorized capital	Minutes No. 12 dated June 11, 2004
Dimension of the Issuer's authorized capital (rubles) as of March 31, 2005	6 311 998 965 rub.
Authorized capital composition	Ordinary stocks:
	Total nominal value (rubles):
	4 734 020 499
	share in th charter capital: 75.000337 % Preferred stock, A type:
	Total nominal value (rubles):
	1 577 978 466
	1 377 370 400

8.1.3. Allocations to and making use of the reserves and other funds of the issuer.

Fund name: reserve fund

Fund dimension established by constituent documents:

Article 10 of the Company's Charter (Company's funds):

«Item.10.1. A reserve fund is set up in the Company to the amount of 5% of the Company's authorized capital. The Company's reserve fund is set up out of compulsory annual allocations of at least 5% from the Company's net profit until it reaches the amount established in this item.

The reserve fund is intended for covering of the Company's losses and retirement of the Company's bonds and redemption of the Company's stock in the absence of other means.

The reserve fund cannot be used for any other purposes».

The Company's reserve fund was intended for covering of the Company's losses and retirement of the Company's bonds and redemption of the Company's stock in the absence of other means.

The reserve fund cannot be used for any other purposes.

The reserve fund as of June 30, 2005 - 31 560 thousand rubles.

In Q2 2005 reserve fund wasn't used for anu purposes.

Other Issuer's funds set up at the expense of its net profit:

Fund name: Accumulation fund

Amount of the fund established by constituent documents: presently, (as of June 30, 2005) the Fund is not provided for by constituent documents

Fund name: Social welfare fund

Amount of the fund established by constituent documents: presently, (as of June 31, 2005) the Fund is not provided for by constituent documents

Reserve for bad debts on accounts receivable

as of June 30, 2005 is 2 108 502 thousand rubles.

Reserve for bad debts in Q1 2005 was used to cover doubtful accounts receivable to the amount of 69 470 th. rubles.

8.1.4. Convening and conducting meetings (sessions) of the issuer's supreme governing body

Name of the Issuer's supreme management authority: General Meeting of Shareholders

Procedure for notification to shareholders (participants) on holding of a meeting of the Issuer's supreme management authority:

1) Notification on holding of a general shareholders' meeting shall be made at least within 30 days prior to its holding.

In case the proposed agenda of an extraordinary general meeting of shareholders contains an item on election of the Company's Board of Directors, the notification on holding of an extraordinary general meeting of shareholders shall be made at least within 50 days before its holding date.

If extraordinary general meeting of shareholders is convoked on demand of the Company's Audit Commission, Auditor or shareholders (shareholder) who owns at least 10% of the voting stocks of the Company, the notification should be made not less than 20 days before its holding date. Within the set term, the notification on holding of a GM shall be submitted to each person indicated in the list of persons entitled to participate in the shareholders' general meeting by registered mail or delivered to each of the said persons upon signature or published in the Rossiyskaya Gazeta.

2) The notification on holding of the GM shall contain:

full commercial name of the Company and its place of performance

form of the GM (meeting or absent voting)

date, place and time of a shareholders' meeting and postal address at which completed bulletins may be sent, or in a case of holding of a GM in the form of an absent voting – the deadline for receipt of voting bulletins and postal address at which completed bulletins shall be sent

registration time of persons (their representatives) participating in the GM

date of making a list of persons entitled to participate in the GM

agenda of the GM

procedure for confirmation of powers of representatives of the persons entitled to participate in the GM

Procedure for familiarization with the information (materials) subject to be submitted to the persons entitled to participate in the general meeting when preparing to holding of the general meeting and the address (addresses) at which it can be familiarized (address (location) of a Company's one-man executive agency and addresses of other places where the information (materials) will be provided.

3) Notification to shareholders on holding of a GM whose agenda contains items, the voting on which may entail creation of the right to request for the Company's redemption of shares, apart from the information provided in article 4.2 of these Regulations, shall contain the information on

availability with shareholders – holders of the Company's voting shares of a right to request for the Company's redemption of shares owned by it, in case they voted against decision making or did not participate in voting for these items

on the price and procedure for redemption of shares.

4) Notification to shareholders on holding of an extraordinary GM which agenda contains the item on election of

the Company's Board of Directors, apart from the information provided in article 4.2 of these Regulations, shall contain the information on procedure and terms for nomination of shareholders (shareholder) being jointly the owners of at least 2% of the Company's voting shares as candidates to the Company's Board of Directors.

5) Apart from the information provided in items 2-4, the notification on holding of the GM may contain other information on procedure for shareholders' participation in GM.

Persons (authorities) entitled to convene (request convention) of an extraordinary meeting of the Issuer's supreme management body:

Board of Directors upon its own initiative,

Company's auditing committee,

Company's auditor,

Shareholder (shareholders) owning at least 10% of the Company's voting shares as of the date of request.

Procedure for submitting requests on extraordinary meeting of the Issuer's supreme management body:

- 1. Request on holding of an extraordinary meeting may be submitted by:
- mailing at the address (location) of the Company's one-man executive agency contained in the united state register of legal entities
- delivery upon signature to the person performing functions of the Company's one-man executive agency, Chairman of the Company's Board of Directors, Company's corporate secretary or other person authorized to receive written correspondence addressed to the Company
- delivery by fax.
- 2. Request on holding of an extraordinary meeting shall contain the information envisaged by article 55 of the Federal Law On Joint-Stock Companies. The corresponding provisions of article 53 of the Federal Law On Joint-Stock Companies shall apply to the proposal on nomination of the candidates to the Company's bodies elected at the GM contained in a request on holding of an extraordinary meeting of shareholders.
- 3. A share of voting stocks owned by the shareholder (shareholders) requesting an extraordinary general meeting shall be determined as of the date of the request.
- 4. Should the request on holding of an extraordinary meeting be signed by a shareholder's representative, this request shall be supplemented by a power of attorney (copy of the power of attorney certified according to the established procedure) containing data on the represent and representative, which, in compliance with the Federal Law On Joint-Stock Companies shall be contained in the power of attorney for voting executed in compliance with requirements of the Federal Law On Joint-Stock Companies to execution of the voting power of attorney.
- 5. Should the request on holding of an extraordinary meeting be signed by a shareholder (his representative), whose share rights are accounted for in the custody account, this request shall be supplemented by a statement of the shareholder's custody account, accounting for rights for these shares.
- 6. Should the request on holding of an extraordinary meeting be forwarded by an unregistered mail or another unregistered posting, the date of presentation of this request is the date indicated at the impress of the date stamp confirming the mailing date. Should the request on holding of an extraordinary meeting be sent by registered mail or another registered posting the date of delivery of the posting against receipt.
- 7. Should the request on holding of an extraordinary meeting be delivered against receipt the request date is the delivery date.
- 8. Should the request on holding of an extraordinary meeting be sent by fax, the date of request is the date of receipt by the Company of a fax message according to the procedure envisaged by the second paragraph of this article.

A fax message containing a request shall be sent by the Company's fax number and received by the Company until the end of the business day officially established by the Company. When sending a fax message, copies of the text transmitted shall bear the indication of the person who sent this text, its transmission date and time and the surname of a receiving person. At this, the person who sent the text shall request for its receipt confirmation, while the person who received the text shall confirm its receipt by sending back a fax message.

When the Company receives an original request sent by fax, the request or proposal date is the date of the Company's receipt of the fax message.

9. Requests on convening of an extraordinary general shareholders' meeting received by the Company may be

called off by the persons submitting requests. This call-back shall be submitted by any means envisaged by item 1 for requests. At this, the date of call-back receipt is the date of the Company's receipt of a mailing unit, date of the call-back delivery or Company's receipt of the fax message.

The procedure for determination of the holding date of the Issuer's supreme management body meeting:

Determination of the date and procedure of the GM is a matter of exclusive competence of the Board of Directors in compliance with article 47 of the Federal Law On Joint-Stock Companies.

- 1) GM shall be held not earlier than in four months and not later than in six months following the end of a fiscal year.
- 2) Extraordinary GM convened by the request of the Company's auditing committee or shareholders (shareholder) owning at least 10% of the Company's voting shares shall be held within 40 days upon presentation of the request on holding of an extraordinary shareholders' meeting.
- 3) Extraordinary GM convened by the request of the Company's auditing committee or shareholders (shareholder) owning at least 10% of the Company's voting shares, whose agenda contains an item on election of the Board members shall be held within 70 days upon presentation of the request on holding of an extraordinary shareholders' meeting.
- 4) If a number of Company's Board members is less than a quorum for holding of the meeting of the Company's Board of Directors, extraordinary shareholders' meeting convened by the decision of the Company's Board of Directors upon its own initiative to settle the issue on election of the Board members shall be held within 70 days upon deciding on its holding by the Company's Board of Directors.
- 5) Unless provided for by item 4, an extraordinary shareholders' meeting convened by the decision of the Company's Board of Directors upon its own initiative to settle the issues of any competence of the GM, including:
- early termination of powers of the Company's Board of Directors and election of the Company's Board of Directors (provided that number of the Company's Board of Directors is not less than a quorum for holding of meetings of the Company's Board of Directors),
- on election of the Company's Board of Directors (in case when the Board of Directors was not elected for some reason),

shall be held at the term set by the Company's Board of Directors with regard to provisions of the legislation in force and the Company's Charter.

Persons entitled to make proposals to agenda of the holding of the Issuer's supreme management body:

Shareholders owning at least 2% of the Company's voting shares are entitled to make proposals to the agenda of the shareholders' meeting.

The Procedure for making proposals to agenda of the holding of the Issuer's supreme management body:

1. Proposals on introducing of items into the agenda of the annual GM and proposals on nomination of candidates to the Company's bodies elected by the GM may be put forward, and the requests for holding of an extraordinary general meeting – may be put forward by way of:

posting at the address (location) of the Company-s one-man executive agency contained it the united state register of legal entities

delivery upon signature of the person performing functions of the Company's one-man executive agency, Chairman of the Company's Board, corporate secretary or other person authorized to receive written correspondence addressed to the Company

fax.

- 2. Proposals on introducing of items into the agenda of the annual GM and proposals on nomination of candidates to the Company's bodies elected by the GM shall contain the information envisaged by article 53 of the Federal Law On Joint-Stock Companies. Request on holding of an extraordinary meeting shall contain the information envisaged by article 55 of the Federal Law On Joint-Stock Companies. The corresponding provisions of article 53 of the Federal Law On Joint-Stock Companies shall apply to the proposal on nomination of the candidates to the Company's bodies elected at the GM contained in a request on holding of an extraordinary meeting of shareholders.
 - 3. Proposals to the agenda of the annual GM and proposals on nomination of candidates to the Company's bodies elected by the GM and request for holding of an extraordinary GM shall be acknowledged as submitted

by shareholders (their representatives) who signed them.

4. Share of voting shares owned by the shareholder (shareholders) making proposals to the agenda of the annual GM and/or nominating candidates to the Company's bodies elected by the general shareholder's meeting shall be determined as of the date of this proposal.

Share of voting shares owned by the shareholder (shareholders) requesting for holding of an extraordinary general meeting shall be determined as of the date of this proposal.

- 5. Should a proposal to the agenda of the annual GM and/or nominating candidates to the Company's bodies elected by the general shareholder's meeting or the request on holding of an extraordinary meeting be signed by a shareholder's representative, this request shall be supplemented by a power of attorney (copy of the power of attorney certified according to the established procedure) containing data on the represent and representative, which, in compliance with the Federal Law On Joint-Stock Companies shall be contained in the power of attorney for voting executed in compliance with requirements of the Federal Law On Joint-Stock Companies to execution of the voting power of attorney.
- 6. Should a proposal to the agenda of the annual GM and/or nominating candidates to the Company's bodies elected by the general shareholder's meeting, the request on holding of an extraordinary meeting be signed by a shareholder (his representative), whose share rights are accounted for in the custody account, this request shall be supplemented by a statement of the shareholder's custody account, accounting for rights for these shares.
- 7. When nominating candidates to the Company's Board of Directors, auditing committee, the proposal may be supplemented by a written consent of a proposed candidate and data on the candidate subject to presentation to the persons entitled to participate in the general meeting, when getting ready to holding of the general meeting. Should a proposal to the agenda of the annual GM or proposal on nominating candidates to the Company's bodies elected by the general shareholder's meeting be forwarded by an unregistered mail or another unregistered posting, the date of presentation of this request is the date indicated at the impress of the date stamp confirming the mailing date.

Should the request on holding of an extraordinary meeting be forwarded by an unregistered mail or another unregistered posting, the date of presentation of this request is the date indicated at the impress of the date stamp confirming the mailing date. Should the request on holding of an extraordinary meeting be sent by registered mail or another registered posting – the date of delivery of the posting against receipt.

- 8. Should a proposal to the agenda of the annual GM or proposal on nominating candidates to the Company's bodies elected by the general shareholder's meeting or the request on holding of an extraordinary meeting be delivered against receipt the request date is the delivery date.
- 8. Should a proposal to the agenda of the annual GM or proposal on nominating candidates to the Company's bodies elected by the general shareholder's meeting or the request on holding of an extraordinary meeting be sent by fax, the date of request is the date of receipt by the Company of a fax message according to the procedure envisaged by the second paragraph of this article.

A fax message containing a request or proposal shall be sent by the Company's fax number and received by the Company until the end of the business day officially established by the Company. When sending a fax message, copies of the text transmitted shall bear the indication of the person who sent this text, its transmission date and time and the surname of a receiving person. At this, the person who sent the text shall request for its receipt confirmation, while the person who received the text shall confirm its receipt by sending back a fax message.

When the Company receives an original request or proposal sent by fax, the request or proposal date is the date of the Company's receipt of the fax message.

11. The Company's Board of Directors is obliged to consider arrived proposals to the agenda of the annual general shareholders' meeting or proposals on nomination of candidates to the Company's bodies elected by the GM and make relevant decision within five days after the final term for proposals established by the Company's Charter.

Proposals to the agenda of the annual general shareholders' meeting or proposals on nomination of candidates to the Company's bodies elected by the GM received by the Company after the established term for consideration of proposals shall also be considered by the Board of Directors according to the procedure established by the legislation in force.

12. Proposals to the agenda of the annual general shareholders' meeting or proposals on nomination of candidates to the Company's bodies elected by the GM and requests for holding of an extraordinary GM received by the Company may be called off by the persons submitting requests and proposals. This call-back shall be submitted by any means envisaged by item 1 for requests and proposals. At this, the date of call-back

receipt is the date of the Company's receipt of a mailing unit, date of the call-back delivery or Company's receipt of the fax message.

Persons entitled to familiarize with the information (materials) submitted for preparation and holding of a meeting of the Issuer's supreme management body:

Persons entitled to participate in the GM.

List of persons entitled to participate in the GM shall be made up based on the data of the Company's shareholders register.

Procedure for familiarization with this information (materials):

At the location of the Company's executive bodies

At the GM at its location

In other places indicated in the notification on holding of the shareholders' meeting

At the shareholder's request within five days,

- At the premises at the address of the sole person executive body: Moscow, Degtyarny side-st., 6, building 2, office 506

8.1.5. Information regarding commercial organizations in which the issuer owns at least 5% of the organization's legal capital or at least 5% of the ordinary shares

Full corporate name: Open Joint-Stock Company AEROKOM

Short name: OJSC AEROKOM

Location: 125190, Russia, Moscow, Leningradsky av., 80

Issuer's share in the authorized capital of the commercial organization – 100%

Share of the ordinary stocks owned by the Issuer – 100%

Share of the commercial organization in the Issuer's authorized capital – no share Share of the Issuer's ordinary stocks owned by the commercial organization – no share

Full corporate name: Limited Liability Company Teleport Ivanovo (TPI)

Short name: LLC Teleport Ivanovo

Location: 153032, Ivanovo, Tashkentskaya st., 90

Issuer's share in the authorized capital of the commercial organization – 100% Share of the commercial organization in the Issuer's authorized capital – no share Share of the Issuer's ordinary stocks owned by the commercial organization – no share

Full corporate name: Limited Liability Company MobilKom

Short name: LLC MobilKom

Location: 600017, Vladimir, Mira st., 17

Issuer's share in the authorized capital of the commercial organization -100%Share of the commercial organization in the Issuer's authorized capital - no share Share of the Issuer's ordinary stocks owned by the commercial organization - no share

Full corporate name: Open Joint-Stock Company Russian Telecommunication Network

Short name: OJSC RTN

Location: 101000, Russia, Moscow, Maroseyka, st., 2/15

Issuer's share in the authorized capital of the commercial organization – 100%

Share of the ordinary stocks owned by the Issuer – 100%

Share of the commercial organization in the Issuer's authorized capital – no share Share of the Issuer's ordinary stocks owned by the commercial organization – no share

Full corporate name: Limited Liability Company Telecom-Stroy

Short name: LLC Telecom-Stroy

Location: 153017, Ivanovo, 2nd Minsky side-st., 6

Issuer's share in the authorized capital of the commercial organization – 100% Share of the commercial organization in the Issuer's authorized capital – no share Share of the Issuer's ordinary stocks owned by the commercial organization – no share

Full corporate name: Limited Liability Company Telecom-Terminal

Short name: LLC Telecom-Terminal *Location*: 153000, Ivanovo, Lenina av., 13

Issuer's share in the authorized capital of the commercial organization -100%Share of the commercial organization in the Issuer's authorized capital - no share Share of the Issuer's ordinary stocks owned by the commercial organization - no share

Full corporate name: Closed Joint-Stock Company VladimirTeleservice

Short name: CJSC VladimirTeleservice

Location: 600017, Vladimir, Gorokhovaya st., 20

Issuer's share in the authorized capital of the commercial organization – 100%

Share of the ordinary stocks owned by the Issuer – 100%

Share of the commercial organization in the Issuer's authorized capital – no share Share of the Issuer's ordinary stocks owned by the commercial organization – no share

Full corporate name: Closed Joint-Stock Company CenterTelecomService Moscow Region

Short name: CJSC TTS MO

Location: 115446, Russia, Moscow, Kolomensky side-st., 1A.

Issuer's share in the authorized capital of the commercial organization – 100%

Share of the ordinary stocks owned by the Issuer – 100%

Share of the commercial organization in the Issuer's authorized capital – no share Share of the Issuer's ordinary stocks owned by the commercial organization – no share

Full corporate name: Limited Liability Company TverTelecom

Short name: LLC TverTelecom

Location: 170000, Tver, Novotorzhskaya st., 24

Issuer's share in the authorized capital of the commercial organization -85%Share of the commercial organization in the Issuer's authorized capital -0.017572%Share of the Issuer's ordinary stocks owned by the commercial organization -0.023429%

Full corporate name: Limited Liability Company VladPage

Short name: LLC VladPage

Location: 600017, Vladimir, Gorkogo st., 42

Issuer's share in the authorized capital of the commercial organization -75%Share of the commercial organization in the Issuer's authorized capital - no share Share of the Issuer's ordinary stocks owned by the commercial organization - no share

Full corporate name: Closed Joint-Stock Company CenterTelecom Service

Short name: CJSC CenterTelecom Service

Location: 141400, Khimki, Moscow region, Proletarskaya st., 23, office 101 Issuer's share in the authorized capital of the commercial organization – 74.9%

Share of the ordinary stocks owned by the Issuer – 74.9%

Share of the commercial organization in the Issuer's authorized capital – no share Share of the Issuer's ordinary stocks owned by the commercial organization – no share

Full corporate name: Limited Liability Company Production and Innovation Organization Svyaz-

Service-Irga

Short name: LLC PIO Svyaz-Service-Irga **Location**: 390046, Ryazan, Yesenina st., 21

Issuer's share in the authorized capital of the commercial organization – 70% Share of the commercial organization in the Issuer's authorized capital – no share Share of the Issuer's ordinary stocks owned by the commercial organization – no share

Full corporate name: Limited Liability Company Vladimir Taxofon

Short name: LLC Vladimir Taxofon

Location: 620014, Vladimir, Stroiteley av., 32-a

Issuer's share in the authorized capital of the commercial organization -51%Share of the commercial organization in the Issuer's authorized capital - no share Share of the Issuer's ordinary stocks owned by the commercial organization - no share

Full corporate name: Closed Joint-Stock Company Telecom Ryazan Region

Short name: CJSC Telecom Ryazan region *Location*: 390006, Ryazan, Svobody st., 36

Issuer's share in the authorized capital of the commercial organization – 50.9%

Share of the ordinary stocks owned by the Issuer – 50.9%

Share of the commercial organization in the Issuer's authorized capital – no share Share of the Issuer's ordinary stocks owned by the commercial organization – no share

Full corporate name: Closed Joint-Stock Company TeleRoss-Voronezh

Short name: CJSC TeleRoss-Voronezh

Location: 394006, Voronezh, Krasnoarmeyskaya st., 25

Issuer's share in the authorized capital of the commercial organization – 50%

Share of the ordinary stocks owned by the Issuer – 50%

Share of the commercial organization in the Issuer's authorized capital – no share

Share of the Issuer's ordinary stocks owned by the commercial organization – no share

Full corporate name: Closed Joint-Stock Company Smolensk Cellular Communication

Short name: CJSC Smolensk Cellular Communication *Location*: 214000, Smolensk, Oktyabrskoy revolutsii st., 6

Issuer's share in the authorized capital of the commercial organization – 40%

Share of the ordinary stocks owned by the Issuer – 40%

Share of the commercial organization in the Issuer's authorized capital – no share Share of the Issuer's ordinary stocks owned by the commercial organization – no share

Full corporate name: Closed Joint-Stock Company Belgorod Cellular Communication

Short name: CJSC Belgorod Cellular Communication

Location: 308000, Belgorod, Revolutsii sq., 3

Issuer's share in the authorized capital of the commercial organization – 30%

Share of the ordinary stocks owned by the Issuer – 30%

Share of the commercial organization in the Issuer's authorized capital – no share Share of the Issuer's ordinary stocks owned by the commercial organization – no share

Full corporate name: Closed Joint-Stock Company Insurance Company of Communication Employees'

Labor Union KOSTARS **Short name**: CJSC IC Kostars

Location: 119119, Moscow, Leninsky av., 42

Issuer's share in the authorized capital of the commercial organization – 28%

Share of the ordinary stocks owned by the Issuer – 28%

Share of the commercial organization in the Issuer's authorized capital – no share Share of the Issuer's ordinary stocks owned by the commercial organization – no share

Full corporate name: Open Joint-Stock Company Telecommunications Company Rinfotels

Short name: OJSC TC Rinfotels

Location: 390023, Ryazan, Esenina st., 43

Issuer's share in the authorized capital of the commercial organization – 26%

Share of the ordinary stocks owned by the Issuer – 26%

Share of the commercial organization in the Issuer's authorized capital -0.001089%Share of the Issuer's ordinary stocks owned by the commercial organization -0.001452

Full corporate name: Limited Liability Company Trunksvyaz

Short name: LLC Trunksvyaz

Location: 394018, Voronezh, Plekhanovskaya st., 14

Issuer's share in the authorized capital of the commercial organization – 25% Share of the commercial organization in the Issuer's authorized capital – no share

Share of the Issuer's ordinary stocks owned by the commercial organization – no share

Full corporate name: Open Joint-Stock Company «Information Technologies of Communication»

Short name: OJSC «Svyazintek»

Location: 119121, Moscow, Plyushchikha st., 55, building 2

Issuer's share in the authorized capital of the commercial organization – 18%

Share of the ordinary stocks owned by the Issuer – 18%

Share of the commercial organization in the Issuer's authorized capital – no share Share of the Issuer's ordinary stocks owned by the commercial organization – no share

Full corporate name: Closed Joint-Stock Company OskolTelecom

Short name: CJSC OskolTelecom

Location: 309500, Stary Oskol, Belgorod region, Solnechny, 134

Issuer's share in the authorized capital of the commercial organization – 12.41%

Share of the ordinary stocks owned by the Issuer – 12.41%

Share of the commercial organization in the Issuer's authorized capital -0.345604%Share of the Issuer's ordinary stocks owned by the commercial organization -0.460803

Full corporate name: Open Joint-Stock Company Teleservice

Short name: OJSC Teleservice

Location: 394007, Voronezh, Leninsky av., 119

Issuer's share in the authorized capital of the commercial organization – 6.60% Share of the commercial organization in the Issuer's authorized capital – no share Share of the Issuer's ordinary stocks owned by the commercial organization – no share

Full corporate name: Closed Joint-Stock Company Lipetsk-Mobile

Short name: CJSC Lipetsk-Mobile

Location: 398059, Russia, Lipetsk, Oktyabrskaya st., 3

Issuer's share in the authorized capital of the commercial organization – 5.91%

Share of the ordinary stocks owned by the Issuer – 5.91%

Share of the commercial organization in the Issuer's authorized capital – no share Share of the Issuer's ordinary stocks owned by the commercial organization – no share

Full corporate name: Open Joint-Stock Company Komset

Short name: OJSC Komset

Location: 142800, Russia, Moscow region, Stupino, Mayakovskogo st., 7 Issuer's share in the authorized capital of the commercial organization – 5,17% Share of the commercial organization in the Issuer's authorized capital – no share Share of the Issuer's ordinary stocks owned by the commercial organization – no share

8.1.6. Information on significant deals made by the issuer

In the reporting quarter the Company didn't conclude any significant deal (a number of interrelated deals), liabilities on which amount for 10 and more percent of the Issuer's assets book cost according to its financial statements.

.1.7. Credit ratings assigned to the issuer	
1. Credit rating facility:	Issuer (OJSC CenterTelecom)
Value of the credit rating as of the end of the last reporting quarter:	CCC+ Stable forecast
History of changes in credit rating	First rated on December 14, 2001: CCC Stable forecast
values	Revised on April 3,2003: CCC+ Stable forecast
Full and short commercial names,	Full Name: Standard & Poor's International Services, Inc.
place of performance of the credit rated company	Shortcut name: Standard&Poor's
rated company	Place of performance: 615 South DuPont Highway, the City of Dover, county of Kent 19901, the State of Delaware, USA
Brief description of the credit rating	Credit rating of borrowing companies is made up of two
method:	main components: business analysis and financial profile
	analysis. The company's rating is not reduced to ordinary calculation of financial Indices. This is also a result of a
	thorough examination of basic business features, such as
	country risks, industry composition and its development
	prospects, company's competitive advantages, regulating system, management, strategy.
	More details at www.standardandpoors.ru
2. Credit rating facility:	Issuer, Issuer's bonds
	Documentary interest bearing bonds payable on demand, series 01
	Registered on 17 October 2001 No. 4-01-00194-A
	Documentary interest bearing inconvertible payable on demand, series 02
	Registered on 25 June 2002 No. 4-02-00194-A
	Documentary interest bearing inconvertible payable on demand, series 03
	Registered on 01 August 2003 No. 4-18-00194-A
Value of the credit rating as of the end of the last reporting quarter:	ruBB+
History of changes in credit rating values	First rated on August 5, 2003: ruBB+
3. Credit rating facility:	Issuer, Issuer's bonds
	Documentary interest bearing inconvertible payable on demand, series 04
	Registered on June 29, 2004 No. 4-19-00194-A
Value of the credit rating as of the end of the last reporting quarter:	ruBB+
History of changes in credit rating values	First rated on August 18, 2004: ruBB+
Full and shortcut commercial names,	Full name: Standard & Poor's International Services, Inc.
place of performance of the credit rated company	Shortcut name: Standard&Poor's
race company	Place of performance: 615 South DuPont Highway, the City of Dover, county of Kent 19901, the State of Delaware, USA
Brief description of the credit rating	Credit rating of borrowing companies is made up of two
method:	main components: business analysis and financial profile analysis. The company's rating is not reduced to ordinary

INN 500000970	
	calculation of financial Indices. This is also a result of a thorough examination of basic business features, such as country risks, industry composition and its development prospects, company's competitive advantages, regulating system, management, strategy. More details at www.standardandpoors.ru
4. Credit rating facility:	Issuer (OJSC CenterTelecom)
Value of the credit rating as of the end of the last reporting quarter:	B- Negative forecast
History of changes in credit rating values	First rated on December 8, 2004: B- Negative forecast
Full and shortcut commercial names, place of performance of the credit rated company	Full name: Fitch Ratings LTD Shortcut name: Fitch Place of performance: Eldon House, 2 Eldon Street, London EC2M 7UA, England
Brief description of the credit rating method:	http://www.fitchratings.com/
5. Credit rating facility:	Issuer (OJSC CenterTelecom)
Value of the credit rating as of the end of the last reporting quarter:	BB(rus) Stable forecast
History of changes in credit rating values	First rated on February 18, 2005: BB(rus) Stable forecast
Full and shortcut commercial names, place of performance of the credit rated company	Full name: Fitch Ratings LTD Shortcut name: Fitch Place of performance: Eldon House, 2 Eldon Street, London EC2M 7UA, England
Brief description of the credit rating method:	http://www.fitchratings.com/

8.2. Details of each type of shares issued by the issuer

Category: ordinary stock

Form of securities: *nominal uncertified*Nominal value of each share (rubles): 3

Number of shares in circulation: 1,578,006,833

Number of additional shares under placement: no such shares

Number of shares on balance: no such shares Number of authorized ordinary stocks: 76,166,167 Nominal value of authorized ordinary stocks: 3 rubles

Placement terms: Article 6 (Charter of OJSC CenterTelecom) COMPANY'S AUTHORIZED CAPITAL PLACED AND AUTHORIZED SHARES

- 6.7. Provision of the Company's authorized capital by placement of additional shares by private offering shall be performed based on the decision of the general meeting of the Company's shareholders adopted by the majority of three fourths of shareholders holders of the Company's voting shares participating in the meeting.
- 6.8. Provision of the Company's authorized capital by placement of additional shares by public offering if the amount of additional shares placed by public offering constitutes over 25% of previously placed Company's shares, shall be performed based on the decision of the general meeting of the Company's shareholders adopted by the majority of three fourths of shareholders holders of the Company's voting

shares participating in the meeting.

6.9. Provision of the Company's authorized capital by placement of additional shares by public offering except for the cases provided in item 6.8 of these Regulations, shall be performed based on the decision of the Company's Board of Directors unanimously adopted by all the Board members without consideration of the votes of the Company's retired directors.

Amount of additional shares that may be placed as a result of conversion of placed securities converted into shares or as a result of performance of obligations by the Issuer's calls: *no such shares*

State registration numbers of issue and date of their state registration:

State registration number of issue and date of its state registration

1-04-00194- A state registration date December 16, 2004

Article 8 (Charter of OJSC CenterTelecom) RIGHTS OF SHAREHOLDERS – HOLDERS OF ORDINARY STOCKS

- 8.1. Each Company's ordinary stock grants an equal scope of rights to a shareholder its holder.
- 8.2. Each shareholder holder of Company's ordinary stocks is entitled to:
- 8.2.1. participate in the general meeting of the Company's shareholders according to the procedure established by the RF legislation in force
- 8.2.2. get dividends when announced by the Company according to the procedure and in the term provided in item 11.3. of these Regulations
- 8.2.3. get a part of the Company's property remaining after its disposal in proportion to a number of shares owned by him
- 8.2.4. get access to the documents provided in item 1 article 89 of the Federal Law On Joint-Stock Companies according to the procedure established by article 91 of this Law
- 8.2.5. request from the Company's registrar to confirm shareholder's rights for shares by issuing an extract from the registry of the Company's shareholders
- 8.2.6. get from the Company's registrar information on all tenancy registers and other information envisaged by statutory acts of the RF establishing the procedure on keeping shareholders' registers
- 8.2.7. dispose of shares owned by him without consent of other shareholders and the Company
- 8.2.8. in instances provided by the RF legislation in force, judicially defend his violated civil rights and request for recovery of damages from the Company
- 8.2.9. request for the Company's redemption of all or a part of shares owned by the shareholder in the instances and according to the procedure established by the RF legislation in force
- 8.2.10. sell his shares to the Company if the Company decided on acquisition of these shares
- 8.2.11. request from the Company an extract from the list of the persons entitled to participate in the GM, containing the shareholder's data.
- 8.3. Shareholder owning over 1% of the Company's voting shares is entitled to request from the Company the information on the name of shareholders registered in the register and amount, category and nominal value of shares owned by him (these data are provided without the indication of shareholders' addresses).
- 8.4. Shareholders (shareholder) jointly owning at least 1% of the Company's placed ordinary stocks are entitled to take legal action with a claim against the member of the Company's Board of Directors, Director General, Company's managing director, and managing organization or manager for recovery of damages incurred upon the Company due to guilty activities (inactivity) of these persons.
- 8.5. Shareholders owning at least 1% of votes at the GM are entitled to request from the Company a list of persons entitled to participate in the meeting. At this, the data, documents and postal addresses of the shareholders included into the list shall be submitted only with their consent.
- 8.6. Shareholders (shareholder) jointly owning at least 2% of the Company's voting shares are entitled to introduce items into the agenda of the Company's annual GM and nominate candidates into Company's management and regulating bodies. When preparing an extraordinary shareholders' meeting with the agenda on election of the Company's Board of Directors, these shareholders (shareholder) is entitled to put

forward candidates to be elected to the Company's Board of Directors.

- 8.7. Shareholders (shareholder) jointly owning at least 10% of the Company's voting shares are entitled to request from the Company's Board of Directors convening of an extraordinary GM. Should the decision not be made on convening of an extraordinary GM, or should a decision be made on refusal of its convening within the term established by the RF legislation in force and these Regulations, an extraordinary meeting may be convened by the said shareholders.
- 8.8. Shareholders (shareholder) jointly owning at least 10% of the Company's voting shares are entitled to request at any moment an auditing of the Company's financial and economic activity.
- 8.9. Shareholders (shareholder) jointly owning at least 25% of the Company's voting shares are entitled to get access and copies of accounting documents and minutes of the Company's Board meetings.
- 8.10. Shareholders holders of the Company's ordinary stocks have other rights envisaged by the RF legislation in force, other statutory acts of the RF within their competence and these Regulations.

Category: preferred

Form of securities: *nominal uncertified*Nominal value of each share (rubles): *3*Number of shares in circulation: *525,992,822*

Number of additional shares under placement: no such shares

Number of shares on balance: no such shares

Number of preferred stocks of A type: 25,405,178

Nominal value of authorized preferred stocks: 3 rubles

Placement terms: Article 6 (Charter of OJSC CenterTelecom) COMPANY'S AUTHORIZED CAPITAL

PLACED AND AUTHORIZED SHARES

- 6.7. Provision of the Company's authorized capital by placement of additional shares by private offering shall be performed based on the decision of the general meeting of the Company's shareholders adopted by the majority of three fourths of shareholders holders of the Company's voting shares participating in the meeting.
- 6.8. Provision of the Company's authorized capital by placement of additional shares by private offering if the amount of additional shares placed by private offering constitutes over 25% of previously placed Company's shares, shall be performed based on the decision of the general meeting of the Company's shareholders adopted by the majority of three fourths of shareholders holders of the Company's voting shares participating in the meeting.
- 6.9. Provision of the Company's authorized capital by placement of additional shares by private offering if the amount of additional shares except for cases provided in article 6.8 of these Regulations, shall be performed based on the decision of the Company's Board of Directors unanimously adopted by all the Board members without consideration of the votes of the Company's retired directors.

Amount of additional shares that may be placed as a result of conversion of placed securities converted into shares or as a result of performance of obligations by the Issuer's calls: *no such shares*

State registration numbers of issue and date of their state registration: State registration number of issue and date of its state registration 2-04-00194-A state registration date December 16, 2004

Rights of the owners of this category (type) of shares:

Article 9 (Charter of OJSC CenterTelecom)

RIGHTS OF SHAREHOLDERS - HOLDERS OF PREFERRED STOCKS OF A TYPE

9.1. Each Company's preferred stock of A type grants an equal scope of rights to a shareholder – its holder.

- 9.2. Holders of preferred stocks of A type are entitled to get an annual fixed dividend except as otherwise provided for by these Regulations. The total amount paid as a dividend for each preferred stock of A type is established at 10% of the Company's net profit according to the last fiscal year divided into a number of shares that constitute 25% of the Company's authorized capital.
- If the amount of dividends paid by the Company for each equity stock for a definite year exceeds the amount due as dividends for each preferred stock of A type, the amount of dividends paid by the latter, shall be increased to the amount of dividends paid by equity stocks. The stated payments shall be performed at the payment of dividends for equity stocks.
- 9.3. Holders of preferred stocks of A type are entitled to participate in the GM with the right to vote when settling the issues on Company's rearrangement and disposal, as well as amending and supplementing the Company's Charter, when these amendments restrict rights of the said shareholders.
- 9.4. Holders of preferred stocks of A type are entitled to participate in the GM with the right to vote on all agenda items in the instance when, irrespective of the reasons, the shareholders' meeting did not decide on payment of dividends or decided on incomplete payment of dividends for preferred stocks of A type. Holders of preferred stocks of A type will enjoy this right starting from the meeting following the annual shareholders' meeting during which no decision was made on payment of dividends, and this right will be terminated upon the first instance of payment of dividends for these stocks in full.
- 9.5. Holders of preferred stocks of A type have the rights envisaged in items 8.2.3, 8.2.4, 8.2.5, 8.2.6, 8.2.7, 8.2.8, 8.2.10, 8.2.11 of this Charter for holders of the Company's equity stocks. These rights are granted to shareholders owning preferred stocks of A type when these stocks are not voting.
- 9.6. Holders of preferred stocks of A type have the rights envisaged in items 8.3, 8.6, 8.7, 8.8, 8.9 of this Charter for holders of the Company's equity stocks when preferred stocks of A type are voting for all issues within the competence of the general meeting of the Company's shareholders.
- 9.7. Holders of preferred stocks of A type are entitled to request Company's redemption of all or a part of stocks owned by the shareholder in the instances and according to the procedure envisaged by the RF legislation in force.
- 9.8. Holders of preferred stocks of A type owning at least 1% of votes at the GM are entitled to request from the Company to provide a list of persons entitled to participate in the meeting. At this, data of documents and postal addresses of the shareholders included in the list are provided only with their consent.
- 9.9. Shareholders holders of preferred stocks of A type have other rights envisaged by the RF legislation in force, other statutory acts of the RF and this Charter.
- 8.3. Previous issues of the issuer's securities except shares
- 8.3.1. Information on securities issues with all issued securities cancelled (annuled).
- (1) Kind, series (type), form and other identification features of securities:

Kind: *bonds*Series: *01*

Type: interest-bearing bonds

Securities form: *documentary to bearer*State registration issue number: *4-01-00194-A*State registration issue date: *October 17, 2001*

State registration date of issue result report: December 10, 2001

State registration authority for issue and issue result report: FCSM of the RF

Issue securities number: 600 000 pcs.

Nominal value per security (rubles): 1 000

Securities issue volume per nominal value (rubles): 600 000 000

Issue bond redemption date: *November 18, 2003*

Issue securities redemption basis: Obligation discharge on securities

(2) Kind, series (type), form and other identification features of securities:

Kind: *bonds*Series: *1-I*

Type: interest-bearing bonds

Securities form: Registered non-documentary securities

State registration number: *4-14-00194-A*State registration date: *October 11, 2002*State registration authority: *FCSM of the RF*

State registration date of issue result report: January 14, 2003

Issue securities number: 80,000 pcs.

Nominal value per issue security (rubles): 50

Securities issue volume per nominal value (rubles): 4,000,000

Number of actually placed securities under the registered issue result report: 22,674

Redemption period: October 1, 2002 – October 1, 2003.

Issue securities redemption basis: Obligation discharge on securities

(3) Kind, series (type), form and other identification features of securities:

Kind: *bonds*Series: *02*

Type of securities: *interest-bearing bonds* Securities form: *documentary to bearer*

State registration security issue number: *4-02-00194-A* State registration security issue date: *June 25, 2002*

Registration authority for security issue state registration: *FCSM of the RF* State registration date of security issue result report: *August 15, 2002*

Registration authority for state registration of security issue result report: FCSM of the RF

Issue securities number: 600 000 pcs.

Nominal value per issue security: 1 000 rubles

Securities issue volume per nominal value: 600 000 000 rubles

Redemption period: April 21, 2005

Issue securities redemption basis: Obligation discharge on securities

8.3.2. Information on securities issues with issued securities outstanding

(1) Kind, series (type), form and other identification features of securities:

Kind of securities: *bonds* Securities series: *1-K*

Type of securities: interest-bearing bonds

Securities form: *Registered non-documentary securities* State registration security issue number: *4-03-00194-A* State registration security issue date: *October 11, 2002*

Registration authority for security issue state registration: *FCSM of the RF* State registration date of security issue result report: *January 14, 2003*

Registration authority for state registration of security issue result report: FCSM of the RF

Issue securities number: 11,397 pcs.

Nominal value per issue security: 500 rubles

Securities issue volume per nominal value: 5,698,500 rubles

Title secured by each issue security:

Bond holder shall be entitled to the following:

- 1) To receive the nominal bond value from the issuer at redemption
- 2) To receive the fixed interest revenue at the rate of 0.1% of the nominal bond value at redemption
- 3) To receive from the issuer the nominal bond value and the fixed interest revenue at the rate of 0.1% of the nominal bond value at Company liquidation.

Where:

Firstly, the claims of persons that the liquidating Company is liable to for life and health damage liabilities through capitalization of corresponding time payments are met

Secondly, dismissal wages and royalties under copyright agreement shall be calculated and paid Thirdly, claims of creditors are met on liabilities secured with the liquidating Company property pledge

Fourthly, liabilities on separate budget and off-budget foundation payments are paid Fifthly, other creditor including bond owners liabilities are settled as per current legislation.

- 4) If there are 6 and more bonds to have an access to a telephone line, if technically feasible, by entering into a telephone communication service agreement.
- 5) To redeem bonds pre-term in the following cases:
- Change of the paid bond set owner's address before provision of the phone line access at the previous address if such provision at the new address is not technically feasible
- After bond sale on the secondary market if, in the Issuer's opinion, provision of the phone line access at the address given by the new bond owner is not technically feasible before the bond circulation end date.

Number of actually placed securities under the registered issue result report: 11,397 pcs.

Compulsory centralized depositary.

Bond centralized depositary is not stipulated.

Securities redemption order and terms:

Bond redemption form:

Settlement form - cash, bank transfer, as rubles of the RF.

Bond redemption terms and order:

To redeem bonds the bond owner submits an application not earlier than on March 17, 2010, to the Company Kursk affiliate: 305000, Kursk, Krasnaya sq., 8.

Failure to provide the written application shall not exempt the Issuer from obligation to redeem the bonds.

The Issuer shall redeem bonds by paying the nominal bond value and the fixed interest revenue at the rate of 0.1% of the nominal bond value.

Bond owner settlement frequency - non-recurrent.

Payments shall be effected within 30 days from the date of submission of the redemption application from the bond owner to the Issuer:

- cash from the cash on-hand of the Company Kursk affiliate with the following address: 305000, Kursk, Krasnaya sq., 8.
- bank transfer to the bank settlement account (bank details shall be provided in the bond owner application).

Bonds shall be redeemed in the currency of the RF.

Bond issue redemption period:

Start date: *June 17*, *2010* End date: *June 17*, *2011*

Pre-term redemption option shall be stipulated.

Date before which bonds cannot be claimed for the pre-term redemption:

Pre-term redemption is performed by the Issuer during the entire bond circulation period but not before 30 days from the placement start date.

Pre-term redemption order and terms:

Should the bonds be redeemed pre-term the nominal bond value and fixed interest revenue at the rate of 0.1% of the nominal bond value shall be paid.

Pre-term redemption shall be conducted under the written application of the bond owner submitted to the Company Kursk affiliate: 305000, Kursk, Krasnaya sq., 8.

Amount of interest-bearing (coupon) Bond revenue:

The bond owner shall be entitled to receive from the Issuer the nominal bond value and the fixed interest revenue at the rate of 0.1% of the nominal bond value at redemption.

Each owner of 6 and more issue bonds shall be entitled to, if technically feasible, have an access to a telephone line by entering into a telephone service agreement.

Technical feasibility of the telephone installation shall be determined by availability of exchange capacity free phone numbers and free lines in phone cables planned to be installed after the present phone borrowing is placed. Technical possibility shall be determined at the Company Kursk affiliate for the issuer account for 5 days from the date of the written request submission at the following address: 305000, Kursk, Chernishevskogo st., 11.

Coupon revenue payment order and terms:

Bond issue revenue payment period:

Nominal value and fixed revenue shall be paid at redemption (pre-term redemption)

Bond issue revenue payment order:

The phone services agreement shall be executed within 3 days after the date of presentation of the following documents by the bond owner:

- -Passport or a document substantiating the property rights to housing in Kursk
- Extract from the securities title accounting system substantiating presence of no less than 6 (six) bonds on the applicant's account
- Certificate on technical feasibility of phone line access provision.

The phone shall be installed within 1 year from the phone services agreement conclusion date.

The phone service agreement shall be entered into at the following address: 305000, Kursk, Chernishevskogo st., 11.

Obligation execution on issue bond revenue payment:

The issuer obligations on the issue bond revenue payment were executed.

Additional material information on issue securities:

Actual securities conversion date November 30, 2002. Report on the securities issue registration is registered by FCSM of the RF on January 14, 2003.

Kind of Bond security:

No security is stipulated.

(2) Kind, series (type), form and other identification features of securities:

Kind of securities: *bonds* Securities series: *2-K*

Type of securities: interest-bearing bonds

Securities form: *Registered non-documentary securities*State registration security issue number: *4-04-00194-A*State registration security issue date: *October 11, 2002*

Registration authority for security issue state registration: *FCSM of the RF* State registration date of security issue result report: *January 14, 2003*

Registration authority for state registration of security issue result report: FCSM of the RF

Issue securities number: 260 pcs.

Nominal value per issue security: 1,000 rubles

Securities issue volume per nominal value: 260,000 rubles

Title secured by each issue security:

- 1) To receive nominal bond value from the issuer at redemption
- 2) To receive fixed interest revenue as 0.1 of the nominal bond value at redemption
- 3) To receive from the issuer the nominal bond value and the fixed interest revenue as 0.1% of the nominal bond value at Company liquidation.

Where:

Firstly, the claims of persons that the liquidating Company is liable to for life and health damage through capitalization of corresponding time payments are met

Secondly, dismissal wages and royalties under copyright agreement shall be calculated and paid

Thirdly, claims of creditors are met on liabilities secured with the liquidating Company property pledge

Fourthly, liabilities on separate budget and off-budget foundation payments are paid

Fifthly, other creditor including bond owners liabilities are settled as per current legislation.

- 4) If there are 5 and more bonds to have, if technically feasible, an access to a telephone line by entering into a telephone communication service agreement
- 5) To redeem bonds pre-term in the following cases:
- Change of the paid bond set owner's address before provision of the phone line access at the previous address if such provision at the new address is not technically feasible
- After bond sale on the secondary market if, in the Issuer's opinion, provision of the phone line access at the address given by the new bond owner is not technically feasible before the bond circulation end date.

Securities placement order and terms:

Placement method: Conversion at reorganization

Placement period: November 30, 2002, to November 30, 2002

Number of actually placed securities under the registered issue result report: 260 pcs.

Compulsory centralized depositary.

Compulsory bond centralized depositary is not stipulated.

Securities redemption order and terms:

Bond redemption form:

The Issuer shall redeem bonds by paying the nominal bond value and the fixed interest revenue at the rate of 0.1% of the nominal bond value.

Bond redemption terms and order:

To redeem bonds the bond owner shall submit an application not earlier than on March 17, 2010, to the Company Kursk affiliate: 305000, Kursk, Krasnaya sq., 8.

Failure to provide the written application shall not exempt the Issuer from obligation to redeem the bonds.

The Issuer shall redeem bonds by paying the nominal bond value and the fixed interest revenue at the rate of 0.1% of the nominal bond value.

Bond owner settlement frequency - non-recurrent.

Settlement form - cash, bank transfer.

Payments shall be effected within 30 days from the date of submission of the redemption application from the bond owner to the Issuer:

- Cash from the issuer's cash on hand at the address: 305000, Kursk, Krasnaya sq., 8.
- bank transfer to the bank settlement account (bank details shall be provided in the bond owner application).

Bonds shall be redeemed in the currency of the RF.

Bond issue redemption period:

Start date: *June 17, 2010* End date: *June 17, 2011*

Pre-term redemption option shall be stipulated.

Date before which bonds cannot be claimed for the pre-term redemption:

Pre-term redemption is performed by the Issuer during the entire bond circulation period but not before 30 days from the placement start date.

Pre-term redemption order and terms:

Should the bonds be redeemed pre-term the nominal bond value and fixed interest revenue at the rate of 0.1% of the nominal bond value shall be paid.

Pre-term redemption shall be conducted under the written application of the bond owner submitted to the Company Kursk affiliate: 305000, Kursk, Krasnaya sq., 8.

Amount of interest-bearing (coupon) Bond revenue:

The bond owner shall be entitled to receive from the Issuer the nominal bond value and the fixed interest revenue at the rate of 0.1% of the nominal bond value at redemption.

Each owner of 5 and more issue bonds shall be entitled to, subject to technical feasibility, have an access to a telephone line by entering into a telephone service contract.

Technical feasibility of the telephone installation shall be determined by availability of exchange capacity free phone numbers and free lines in phone cables planned to be installed after the present phone borrowing is placed. Technical possibility shall be determined at the Company Kursk affiliate for the issuer account for 5 days from the date of the written request submission at the following address: 305000, Kursk, Chernishevskogo st., 11.

Coupon revenue payment order and terms:

Bond issue revenue payment period:

Fixed income and nominal value shall be payable at redemption.

Bond issue revenue payment order:

The phone services agreement shall be executed within 3 days after the date of presentation of the following documents by the bond owner:

- Registration certificate
- Extract from the securities title accounting system substantiating presence of no less than 5 (five) bonds at the applicant account
- Certificate on technical feasibility of phone line access provision.

The phone is installed within 1 year from the phone services agreement conclusion date.

The phone service agreement is entered into at the following address: 305000, Kursk, Chernishevskogo st., 11.

Obligation execution on issue bond revenue payment:

The Bonds of the issue have not matured.

Additional material information on issue securities:

Actual securities conversion date shall be November 30, 2002. Report on the securities issue registration is registered by FCSM of the RF on January 14, 2003.

Kind of Bond security: No security is stipulated.

(3) Kind, series (type), form and other identification features of securities:

Kind of securities: *bonds*Securities series: *3-K*

Type of securities: interest-bearing bonds

Securities form: *Registered non-documentary securities*State registration security issue number: *4-05-00194-A*State registration security issue date: *October 11, 2002*

Registration authority for security issue state registration: *FCSM of the RF* State registration date of security issue result report: *January 14, 2003*

Registration authority for state registration of security issue result report: FCSM of the RF

Issue securities number: 5,396 pcs.

Nominal value per issue security: 500 rubles

Securities issue volume per nominal value: 2,698,000 rubles

Title secured by each issue security:

- 1) To receive nominal bond value from the issuer at redemption
- 2) To receive fixed interest revenue at the rate of 0.1% of the nominal bond value at redemption
- 3) To receive from the issuer the nominal bond value and the fixed interest revenue at the rate of 0.1% of the nominal bond value at Company liquidation.

Where:

Firstly, the claims of persons that the liquidating Company is liable to for life and health damage through capitalization of corresponding time payments are met

Secondly, dismissal wages and royalties under copyright agreement shall be calculated and paid Thirdly, claims of creditors are met on liabilities secured with the liquidating Company property

pledge

Fourthly, liabilities on separate budget and off-budget foundation payments are paid

Fifthly, other creditor including bond owners liabilities are settled as per current legislation.

- 4) If there are 6 and more bonds to have, if technically feasible, an access to a telephone line by entering into a telephone communication service agreement
- 5) To redeem bonds pre-term in the following cases:
- Change of the paid bond set owner's address before provision of the phone line access at the previous address if such provision at the new address is not technically feasible
- After bond sale on the secondary market if, in the Issuer's opinion, provision of the phone line access at the address given by the new bond owner is not technically feasible before the bond circulation end date.

Securities placement order and terms:

Placement method: Conversion at reorganization

Placement period: November 30, 2002, to November 30, 2002

Number of actually placed securities under the registered issue result report: 5,396 pcs.

Compulsory centralized depositary

Compulsory bond centralized depositary is not stipulated.

Securities redemption order and terms:

Bond redemption form:

Bonds shall be redeemed in the currency of the RF.

Bond redemption terms and order:

To redeem bonds the bond owner shall submit an application not earlier than on March 17, 2010, to the Company Kursk affiliate: 305000, Kursk, Krasnaya sq., 8.

Failure to provide the written application shall not exempt the Issuer from obligation to redeem the bonds.

The Issuer shall redeem bonds by paying the nominal bond value and the fixed interest revenue at the rate of 0.1% of the nominal bond value.

Bond owner settlement frequency - non-recurrent.

Settlement form - cash, bank transfer.

Payments shall be effected within 30 days from the date of submission of the redemption application from the bond owner to the Issuer:

- Cash from the issuer's cash on hand at the address: 305000, Kursk, Krasnaya sq., 8.
- bank transfer to the bank settlement account (bank details shall be provided in the bond owner application).

Bonds shall be redeemed in the currency of the RF.

Bond issue redemption period:

Start date: *June 17*, *2010* End date: *June 17*, *2011*

Pre-term redemption option shall be stipulated.

Date before which bonds cannot be claimed for the pre-term redemption:

Pre-term redemption is performed by the Issuer during the entire bond circulation period but not before 30 days from the placement start date.

Pre-term redemption order and terms:

Should the bonds be redeemed pre-term the nominal bond value and fixed interest revenue at the rate of 0.1% of the nominal bond value shall be paid.

Pre-term redemption shall be conducted under the written application of the bond owner submitted to the Company Kursk affiliate: 305000, Kursk, Krasnaya sq., 8.

Amount of interest-bearing (coupon) Bond revenue:

The bond owner shall be entitled to receive from the Issuer the nominal bond value and the fixed interest revenue at the rate of 0.1% of the nominal bond value at redemption.

Each owner of 6 and more issue bonds shall be entitled to, if technically feasible, have an access to a telephone line by entering into a telephone service agreement.

Technical feasibility of the telephone installation shall be determined by availability of exchange capacity free phone numbers and free lines in phone cables planned to be installed after the present phone borrowing

is placed. Technical feasibility shall be determined by the Company Kursk affiliate for the Company account within 5 days from the date of the written request submission at the following address: 307130, Kurskaya region, Zheleznogorsk, Kyrskaya st., 35.

Coupon revenue payment order and terms:

Bond issue revenue payment period:

The phone is installed within 1 year from the phone services agreement conclusion date.

Bond issue revenue payment order:

The phone services agreement shall be executed within 3 days after the date of presentation of the following documents by the bond owner:

- Passport or a document substantiating the property rights to housing in Zheleznogorsk
- Extract from the securities title accounting system substantiating presence of no less than 6 (six) bonds on the applicant's account
- Certificate on technical feasibility of phone line access provision.

The phone service agreement shall be entered into at the following address: 35, Kurskaya st., Zheleznogorsk, Kursky region, 307130.

Obligation execution on issue bond revenue payment:

The issuer obligations on the issue bond revenue payment were executed.

Additional material information on issue securities:

Actual securities conversion date November 30, 2002. Report on the securities issue registration is registered by FCSM of the RF on January 14, 2003.

Kind of Bond security: No security is stipulated.

(4) Kind, series (type), form and other identification features of securities:

Kind of securities: *bonds* Securities series: *4-K*

Type of securities: interest-bearing bonds

Securities form: *Registered non-documentary securities*State registration security issue number: *4-06-00194-A*State registration security issue date: *October 11, 2002*

Registration authority for security issue state registration: *FCSM of the RF* State registration date of security issue result report: *January 14, 2003*

Registration authority for state registration of security issue result report: FCSM of the RF

Issue securities number: 70 pcs.

Nominal value per issue security: 1,000 rubles

Securities issue volume per nominal value: 70,000 rubles

Title secured by each issue security:

- 1) To receive nominal bond value from the issuer at redemption
- 2) To receive fixed interest revenue at the rate of 0.1% of the nominal bond value at redemption
- 3) To receive from the issuer the nominal bond value and the fixed interest revenue at the rate of 0.1% of the nominal bond value at Company liquidation.

Where:

Firstly, the claims of persons that the liquidating Company is liable to for life and health damage through capitalization of corresponding time payments are met

Secondly, dismissal wages and royalties under copyright agreement shall be calculated and paid

Thirdly, claims of creditors are met on liabilities secured with the liquidating Company property pledge

Fourthly, liabilities on separate budget and off-budget foundation payments are paid

Fifthly, other creditor including bond owners liabilities are settled as per current legislation.

- 4) If there are 5 and more bonds to have, if technically feasible, an access to a telephone line by entering into a telephone communication service agreement
- 5) To redeem bonds pre-term in the following cases:
- Change of the paid bond set owner's address before provision of the phone line access at the previous address if such provision at the new address is not technically feasible

- After bond sale on the secondary market if, in the Issuer's opinion, provision of the phone line access at the address given by the new bond owner is not technically feasible before the bond circulation end date.

Securities placement order and terms:

Placement method: Conversion at reorganization

Placement period: November 30, 2002, to November 30, 2002

Number of actually placed securities under the registered issue result report: 70 pcs.

Compulsory centralized depositary

Compulsory bond centralized depositary is not stipulated.

Securities redemption order and terms:

Bond redemption form:

The Issuer shall redeem bonds by paying the nominal bond value and the fixed interest revenue at the rate of 0.1% of the nominal bond value.

Bond redemption terms and order:

To redeem bonds the bond owner submits an application not earlier than at March 17, 2010, to the Company Kursk affiliate: 305000, Kursk, Krasnaya sq., 8. Failure to provide the written application shall not exempt the Issuer from obligation to redeem the bonds.

The Issuer shall redeem bonds by paying the nominal bond value and the fixed interest revenue at the rate of 0.1% of the nominal bond value.

Bond owner settlement frequency - non-recurrent.

Settlement form - cash, bank transfer.

Payments shall be effected within 30 days from the date of submission of the redemption application from the bond owner to the Issuer:

- Cash from the issuer's cash on hand at the address: 305000, Kursk, Krasnaya sq., 8.
- bank transfer to the bank settlement account (bank details shall be provided in the bond owner application).

Bonds shall be redeemed in the currency of the RF.

Bond issue redemption period:

Start date: *June 17, 2010* End date: *June 17, 2011*

Pre-term redemption option shall be stipulated.

Date before which bonds cannot be claimed for the pre-term redemption:

Pre-term redemption is performed by the Issuer during the entire bond circulation period but not before 30 days from the placement start date.

Pre-term redemption order and terms:

Should the bonds be redeemed pre-term the nominal bond value and fixed interest revenue at the rate of 0.1% of the nominal bond value shall be paid.

Pre-term redemption shall be conducted under the written application of the bond owner submitted to the Company Kursk affiliate: 305000, Kursk, Krasnaya sq., 8.

Amount of interest-bearing (coupon) Bond revenue:

The bond owner shall be entitled to receive from the Issuer the nominal bond value and the fixed interest revenue at the rate of 0.1% of the nominal bond value at redemption.

Each owner of 5 and more issue bonds shall be entitled to, subject to technical feasibility, have an access to a telephone line by entering into a telephone service contract.

Coupon revenue payment order and terms:

Bond issue revenue payment period:

Each owner of 5 and more issue bonds shall be entitled to, subject to technical feasibility, have an access to a telephone line by entering into a telephone service contract.

Technical feasibility of the telephone installation shall be determined by availability of exchange capacity free phone numbers and free lines in phone cables planned to be installed after the present phone borrowing is placed. Technical feasibility shall be determined by the Company Kursk affiliate for the Company account within 5 days from the date of the written request submission at the following address: 307130, Kurskaya region, Zheleznogorsk, Kyrskaya st., 35.

Bond issue revenue payment order:

The phone services agreement shall be executed within 3 days after the date of presentation of the following documents by the bond owner:

- Registration certificate
- Extract from the securities title accounting system substantiating presence of no less than 5 (five) bonds at the applicant account
- Certificate on technical feasibility of phone line access provision.

The phone is installed within 1 year from the phone services agreement conclusion date.

Obligation execution on issue bond revenue payment:

The issuer obligations on the issue bond revenue payment were executed.

Kind of Bond security: No security is stipulated.

Additional material information on issue securities:

Actual securities conversion date November 30, 2002. Report on the securities issue registration is registered by FCSM of the RF on January 14, 2003.

(5) Kind, series (type), form and other identification features of securities:

Kind of securities: *bonds* Securities series: *5-K*

Type of securities: interest-bearing bonds

Securities form: *Registered non-documentary securities*State registration security issue number: *4-07-00194-A*State registration security issue date: *October 11, 2002*

Registration authority for security issue state registration: *FCSM of the RF* State registration date of security issue result report: *January 14, 2003*

Registration authority for state registration of security issue result report: FCSM of the RF

Issue securities number: 499 pcs.

Nominal value per issue security: 3,600 rubles

Securities issue volume per nominal value: 1,796,400 rubles

Title secured by each issue security:

- 1) To receive nominal bond value from the issuer at redemption
- 2) To receive fixed interest revenue at the rate of 0.1 of the nominal bond value at redemption
- 3) To have, if technically feasible, an access to a telephone line by entering into a phone service agreement
- 4) To redeem bonds pre-term in the following cases:
- Change of the paid bond set owner's address before provision of the phone line access at the previous address if such provision at the new address is not technically feasible
- After bond sale on the secondary market if, in the Issuer's opinion, provision of the phone line access at the address given by the new bond owner is not technically feasible before the bond circulation end date. Bond owners are paid at the Issuer's liquidation by the liquidation commission as established by item 1 of clause 64 of the Civil Code of the RF, namely:

Firstly, the claims of persons that the liquidating Company is liable to for life and health damage through capitalization of corresponding time payments are met

Secondly, dismissal wages and royalties under copyright agreement shall be calculated and paid Thirdly, claims of creditors are met on liabilities secured with the liquidating Company property pledge

Fourthly, liabilities on separate budget and off-budget foundation payments are paid

Fifthly, other creditor including bond owners liabilities are settled as per current legislation.

Securities placement order and terms:

Placement method: Conversion at reorganization

Placement period: November 30, 2002, to November 30, 2002

Number of actually placed securities under the registered issue result report: 498 pcs.

Compulsory centralized depositary

Compulsory bond centralized depositary is not stipulated.

Securities redemption order and terms:

Bond redemption form:

Settlement form - cash, bank transfer, as currency of the RF.

Bond redemption terms and order:

To redeem bonds the bond owner shall submit an application not earlier than January 18, 2006, to the Company Kursk affiliate: 305000, Kursk, Krasnaya sq., 8.

Failure to provide the written application shall not exempt the Issuer from obligation to redeem the bonds.

The Issuer shall redeem bonds by paying the nominal bond value and the fixed interest revenue at the rate of 0.1% of the nominal bond value.

Bond owner settlement frequency - non-recurrent.

Payments shall be effected within 30 days from the date of submission of the redemption application from the bond owner to the Issuer:

- Cash from the issuer's cash on hand at the address: 305000, Kursk, Krasnaya sq., 8.
- bank transfer to the bank settlement account (bank details shall be provided in the bond owner application).

Bonds shall be redeemed in the currency of the RF.

Bond issue redemption period:

Start date: *April 18, 2006* End date: *April 18, 2007*

Pre-term redemption option shall be stipulated.

Date before which bonds cannot be claimed for the pre-term redemption:

Pre-term redemption shall be performed by the Issuer during the entire bond circulation period but not before 7 days from the state registration date of the report on securities issue results.

Pre-term redemption order and terms:

Pre-term bonds redemption:

- Change of the paid bond set owner's address before provision of the phone line access at the previous address if such provision at the new address is not technically feasible
- After bond sale on the secondary market if, in the Issuer's opinion, provision of the phone line access at the address given by the new bond owner is not technically feasible before the bond circulation end date.

Should the bonds be redeemed pre-term the nominal bond value and fixed interest revenue at the rate of 0.1% of the nominal bond value shall be paid.

Pre-term redemption shall be conducted under the written application of the bond owner submitted to the Company Kursk affiliate: 305000, Kursk, Krasnaya sq., 8.

Amount of interest-bearing (coupon) Bond revenue:

The bond owner shall be entitled to receive from the Issuer the nominal bond value and the fixed interest revenue at the rate of 0.1% of the nominal bond value at redemption.

Each owner of one and more issue bonds shall be entitled to, subject to technical feasibility, an access to a telephone line by entering into a telephone service contract.

Technical feasibility of the telephone installation shall be determined by availability of exchange capacity free phone numbers and free lines in phone cables planned to be installed after the present phone borrowing is placed. Technical feasibility shall be determined by the Company Kursk affiliate for the Company account within 5 days from the date of the written request submission at the following address: 35, Kurskaya st., Zheleznogorsky district, Kursky region, 307130 or 305000, Kursk, Krasnaya sq., 8.

Coupon revenue payment order and terms:

Bond issue revenue payment period:

Nominal value and fixed income – at redemption, phone installation – upon fulfillment of aforementioned conditions.

Bond issue revenue payment order:

The phone services agreement shall be executed within 3 days after the date of presentation of the following documents by the bond owner:

- Passport or a document substantiating the property rights to housing in Kursk
- Extract from the securities title accounting system substantiating availability of no less than one bond on the applicant's account

- Certificate on technical feasibility of phone line access provision.

The phone shall be installed within 1 year from the phone services agreement conclusion date.

The phone service agreement shall be entered into at the following address: 35, Kurskaya st., Zheleznogorsky district, Kursky region, 307130 or 305000, Kursk, Krasnaya sq., 8.

Obligation execution on issue bond revenue payment:

The issuer obligations on the issue bond revenue payment were executed.

Kind of Bond security: No security is stipulated.

Additional material information on issue securities:

Actual securities conversion date shall be November 30, 2002. Report on the securities issue registration is registered by FCSM of the RF on January 14, 2003.

(6) Kind, series (type), form and other identification features of securities:

Kind of securities: *bonds* Securities series: *6-K*

Type of securities: interest-bearing bonds

Securities form: *Registered non-documentary securities*State registration security issue number: *4-08-00194-A*State registration security issue date: *October 11, 2002*

Registration authority for security issue state registration: *FCSM of the RF* State registration date of security issue result report: *January 14, 2003*

Registration authority for state registration of security issue result report: FCSM of the RF

Issue securities number: 499 pcs.

Nominal value per issue security: 1,500 rubles

Securities issue volume per nominal value: 748,500 rubles

Title secured by each issue security:

- 1) To receive nominal bond value from the issuer at redemption
- 2) To receive fixed interest revenue at the rate of 0.1% of the nominal bond value at redemption
- 3) To have, if technically feasible, an access to a telephone line by entering into a phone service agreement.
- 4) To redeem bonds pre-term in the following cases:
- Change of the paid bond set owner's address before provision of the phone line access at the previous address if such provision at the new address is not technically feasible
- After bond sale on the secondary market if, in the Issuer's opinion, provision of the phone line access at the address given by the new bond owner is not technically feasible before the bond circulation end date..

 Bond owners are paid at the Issuer's liquidation by the liquidation commission as established by item 1 of

clause 64 of the Civil Code of the RF, namely:

Firstly, the claims of persons that the liquidating Company is liable to for life and health damage through capitalization of corresponding time payments are met

Secondly, dismissal wages and royalties under copyright agreement shall be calculated and paid Thirdly, claims of creditors are met on liabilities secured with the liquidating Company property pledge

Fourthly, liabilities on separate budget and off-budget foundation payments are paid

Fifthly, other creditor including bond owners liabilities are settled as per current legislation.

Securities placement order and terms:

Placement method: Conversion at reorganization

Placement period: November 30, 2002, to November 30, 2002

Number of actually placed securities under the registered issue result report: 499 pcs.

Compulsory centralized depositary

Compulsory bond centralized depositary is not stipulated.

Securities redemption order and terms:

Bond redemption form:

Settlement form - cash, bank transfer, as rubles of the RF.

Bond redemption terms and order:

To redeem bonds the bond owner shall submit an application not earlier than January 18, 2006, to the Company Kursk affiliate: 305000, Kursk, Krasnaya sq., 8.

Failure to provide the written application shall not exempt the Issuer from obligation to redeem the bonds.

The Issuer shall redeem bonds by paying the nominal bond value and the fixed interest revenue at the rate of 0.1% of the nominal bond value.

Bond owner settlement frequency - non-recurrent.

Payments shall be effected within 30 days from the date of submission of the redemption application from the bond owner to the Issuer:

- Cash from the issuer's cash on hand at the address: 305000, Kursk, Krasnaya sq., 8.
- bank transfer to the bank settlement account (bank details shall be provided in the bond owner application).

Bonds shall be redeemed in the currency of the RF.

Bond issue redemption period:

Start date: *April 18, 2006* End date: *April 18, 2007*

Pre-term redemption option shall be stipulated.

Date before which bonds cannot be claimed for the pre-term redemption:

Pre-term redemption shall be performed by the Issuer during the entire bond circulation period but not before 7 days from the state registration date of the report on securities issue results.

Pre-term redemption order and terms:

Pre-term bonds redemption:

- Change of the paid bond set owner's address before provision of the phone line access at the previous address if such provision at the new address is not technically feasible
- After bond sale on the secondary market if, in the Issuer's opinion, provision of the phone line access at the address given by the new bond owner is not technically feasible before the bond circulation end date.

Should the bonds be redeemed pre-term the nominal bond value and fixed interest revenue at the rate of 0.1% of the nominal bond value shall be paid.

Pre-term redemption shall be conducted under the written application of the bond owner submitted to the Company Kursk affiliate: 305000, Kursk, Krasnaya sq., 8.

Amount of interest-bearing (coupon) Bond revenue:

The bond owner shall be entitled to receive from the Issuer the nominal bond value and the fixed interest revenue at the rate of 0.1% of the nominal bond value at redemption.

Each owner of one and more issue bonds shall be entitled to, subject to technical feasibility, an access to a telephone line by entering into a telephone service contract.

Technical feasibility of the telephone installation shall be determined by availability of exchange capacity free phone numbers and free lines in phone cables planned to be installed after the present phone borrowing is placed. Technical feasibility shall be determined by the Company Kursk affiliate for the Company account within 5 days from the date of the written request submission at the following address: 35, Kurskaya st., Zheleznogorsky district, Kursky region, 307130 or 305000, Kursk, Krasnaya sq., 8.

Pre-term redemption order and terms:

Pre-term bonds redemption:

- Change of the paid bond set owner's address before provision of the phone line access at the previous address if such provision at the new address is not technically feasible
- After bond sale on the secondary market if, in the Issuer's opinion, provision of the phone line access at the address given by the new bond owner is not technically feasible before the bond circulation end date.

Should the bonds be redeemed pre-term the nominal bond value and fixed interest revenue at the rate of 0.1% of the nominal bond value shall be paid.

Pre-term redemption shall be conducted under the written application of the bond owner submitted to the Company Kursk affiliate: 305000, Kursk, Krasnaya sq., 8.

Amount of interest-bearing (coupon) Bond revenue:

The bond owner shall be entitled to receive from the Issuer the nominal bond value and the fixed interest revenue at the rate of 0.1% of the nominal bond value at redemption.

Each owner of one and more issue bonds shall be entitled to, subject to technical feasibility, an access to a telephone line by entering into a telephone service contract.

Technical feasibility of the telephone installation shall be determined by availability of exchange capacity free phone numbers and free lines in phone cables planned to be installed after the present phone borrowing is placed. Technical feasibility shall be determined by the Company Kursk affiliate for the Company account within 5 days from the date of the written request submission at the following address: 35, Kurskaya st., Zheleznogorsky district, Kursky region, 307130 or 305000, Kursk, Krasnaya sq., 8.

Coupon revenue payment order and terms:

Bond issue revenue payment period:

Nominal value and fixed income – at redemption, phone installation – upon fulfillment of aforementioned conditions.

Bond issue revenue payment order:

The phone services agreement shall be executed within 3 days after the date of presentation of the following documents by the bond owner:

- Passport or a document substantiating the property rights to housing in Kursk
- Extract from the securities title accounting system substantiating availability of no less than one bond on the applicant's account
- Certificate on technical feasibility of phone line access provision.

The phone shall be installed within 1 year from the phone services agreement conclusion date.

The phone service agreement shall be entered into at the following address: 35, Kurskaya st., Zheleznogorsky district, Kursky region, 307130 or 305000, Kursk, Krasnaya sq., 8.

Obligation execution on issue bond revenue payment:

The issuer obligations on the issue bond revenue payment were executed.

Kind of Bond security: No security is stipulated.

Additional material information on issue securities:

Actual securities conversion date November 30, 2002. Report on the securities issue registration is registered by FCSM of the RF on January 14, 2003.

(7) Kind, series (type), form and other identification features of securities:

Kind of securities: *bonds* Securities series: *7-K*

Type of securities: interest-bearing bonds

Securities form: *Registered non-documentary securities*State registration security issue number: *4-09-00194-A*State registration security issue date: *October 11, 2002*

Registration authority for security issue state registration: *FSEC of the RF* State registration date of security issue result report: *January 14, 2003*

Registration authority for state registration of security issue result report: FSEC of the RF

Issue securities number: 499 pcs.

Nominal value per issue security: 1,500 rubles

Securities issue volume per nominal value: 748,500 rubles

Title secured by each issue security:

Bond owner shall be entitled to the following:

- 1) To receive nominal bond value from the issuer at redemption
- 2) To receive fixed interest revenue at the rate of 0.1% of the nominal bond value at redemption
- 3) To have, if technically feasible, an access to a telephone line by entering into a phone service agreement.
- 4) To redeem bonds pre-term in the following cases:
- Change of the paid bond set owner's address before provision of the phone line access at the previous address if such provision at the new address is not technically feasible
- After bond sale on the secondary market if, in the Issuer's opinion, provision of the phone line access at the address given by the new bond owner is not technically feasible before the bond circulation end date.

Bond owners are paid at the Issuer's liquidation by the liquidation commission as established by item 1 of clause 64 of the Civil Code of the RF, namely:

- Firstly, the claims of persons that the liquidating Company is liable to for life and health damage through capitalization of corresponding time payments are met

- Secondly, dismissal wages and payroll to persons working under labor agreements (contracts included), as well as royalties under copyright agreements shall be calculated and paid
- Thirdly, claims of creditors are met on liabilities secured with the liquidating Company property pledge
- Fourthly, liabilities on separate budget and off-budget foundation payments are paid
- Fifthly, other accounts payable (including bond owners) are settled as per the current legislation.

Securities placement order and terms:

Placement method: Conversion at reorganization

Placement period: November 30, 2002 to November 30, 2002

Number of actually placed securities under the registered issue result report: 499 pcs.

Compulsory centralized depositary

Compulsory bond centralized depositary is not stipulated.

Securities redemption order and terms:

Bond redemption form:

Settlement form - cash or bank transfer in rubles of the RF.

Bond redemption terms and order:

To redeem bonds the bond owner shall submit an application not earlier than January 18, 2006, to the Company Kursk affiliate: 305000, Kursk, Krasnaya sq., 8.

Failure to provide the written application shall not exempt the Issuer from obligation to redeem the bonds.

The Issuer shall redeem bonds by paying the nominal bond value and the fixed interest revenue at the rate of 0.1% of the nominal bond value.

Bond owner settlement frequency - non-recurrent.

Payments shall be effected within 30 days from the date of submission of the redemption application from the bond owner to the Issuer:

- Cash from the issuer's cash on hand at the address: 305000, Kursk, Krasnaya sq., 8.
- Bank transfer to the bank settlement account (bank details shall be provided in the bond owner application).

Bonds shall be redeemed in the currency of the RF.

Bond issue redemption period:

Start date: *April 18, 2006* End date: *April 18, 2007*

Pre-term redemption option shall be stipulated.

Date before which bonds cannot be claimed for the pre-term redemption:

Pre-term redemption shall be performed by the Issuer during the entire bond circulation period but not before 7 days from the state registration date of the report on securities issue results.

Pre-term redemption order and terms:

Pre-term bonds redemption:

- Change of the paid bond set owner's address before provision of the phone line access at the previous address if such provision at the new address is not technically feasible
- After bond sale on the secondary market if, in the Issuer's opinion, provision of the phone line access at the address given by the new bond owner is not technically feasible before the bond circulation end date.

Should the bonds be redeemed pre-term the nominal bond value and fixed interest revenue at the rate of 0.1% of the nominal bond value shall be paid.

Pre-term redemption shall be conducted under the written application of the bond owner submitted to the Company Kursk affiliate: 305000, Kursk, Krasnaya sq., 8.

Amount of interest-bearing (coupon) Bond revenue:

The bond owner shall be entitled to receive from the Issuer the nominal bond value and the fixed interest revenue at the rate of 0.1% of the nominal bond value at redemption.

Each owner of one and more issue bonds shall be entitled to, subject to technical feasibility, an access to a telephone line by entering into a telephone service contract.

Technical feasibility of the telephone installation shall be determined by availability of exchange capacity free phone numbers and free lines in phone cables planned to be installed after the present phone borrowing

is placed. Technical feasibility shall be determined by the Company Kursk affiliate for the Company account within 5 days from the date of the written request submission at the following address: 35, Kurskaya st., Zheleznogorsky district, Kursky region, 307130 or 305000, Kursk, Krasnaya sq., 8.

Coupon revenue payment order and terms:

Bond issue revenue payment period:

Nominal value and fixed income – at redemption, phone installation – upon fulfillment of aforementioned conditions.

Bond issue revenue payment order:

The phone services agreement shall be executed within 3 days after the date of presentation of the following documents by the bond owner:

- Passport or a document substantiating the property rights to housing in Kursk
- Extract from the securities title accounting system substantiating availability of no less than one bond on the applicant's account
- Certificate on technical feasibility of phone line access provision.

The phone shall be installed within 1 year from the phone services agreement conclusion date.

The phone service agreement shall be entered into at the following address: 35, Kurskaya st., Zheleznogorsky district, Kursky region, 307130 or 305000, Kursk, Krasnaya sq., 8.

Obligation execution on issue bond revenue payment:

The issuer obligations on the issue bond revenue payment were executed.

Kind of Bond security: No security is stipulated.

Additional material information on issue securities:

Actual securities conversion date November 30, 2002. Report on the securities issue registration is registered by FCSM of the RF on January 14, 2003.

(8) Kind, series (type), form and other identification features of securities:

Kind of securities: *bonds* Securities series: *8-K*

Type of securities: interest-bearing bonds

Securities form: *Registered non-documentary securities*State registration security issue number: *4-10-00194-A*State registration security issue date: *October 11, 2002*

Registration authority for security issue state registration: *FCSM of the RF* State registration date of security issue result report: *January 14, 2003*

Registration authority for state registration of security issue result report: FCSM of the RF

Issue securities number: 500 pcs.

Nominal value per issue security: 1,500 rubles

Securities issue volume per nominal value: 750,000 rubles

Title secured by each issue security:

Bond owner shall be entitled to the following:

- 1) To receive nominal bond value from the issuer at redemption
- 2) To receive fixed interest revenue at the rate of 0.1% of the nominal bond value at redemption
- 3) To have, if technically feasible, an access to a telephone line by entering into a phone service agreement. The Bond owner shall effect payment for the telephone services under the tariffs applied on the date of the service provision.
- 4) To redeem bonds pre-term in the following cases:
- Change of the paid bond set owner's address before provision of the phone line access at the previous address if such provision at the new address is not technically feasible
- After bond sale on the secondary market if, in the Issuer's opinion, provision of the phone line access at the address given by the new bond owner is not technically feasible before the bond circulation end date. Bond owners are paid at the Issuer's liquidation by the liquidation commission as established by item 1 of clause 64 of the Civil Code of the RF, namely:
- Firstly, the claims of persons that the liquidating Company is liable to for life and health damage through capitalization of corresponding time payments are met
- Secondly, dismissal wages and payroll to persons working under labor agreements (contracts included), as

well as royalties under copyright agreements shall be calculated and paid

- Thirdly, claims of creditors are met on liabilities secured with the liquidating Company property pledge
- Fourthly, liabilities on separate budget and off-budget foundation payments are paid
- Fifthly, other accounts payable (including bond owners) are settled as per the current legislation.

The rights to the Company registered non-documentary bonds shall be executed in respect of the persons registered in the Bond owner register keeping system.

Securities placement order and terms:

Placement method: Conversion at reorganization

Placement period: November 30, 2002, to November 30, 2002

Number of actually placed securities under the registered issue result report: 500 pcs.

Compulsory centralized depositary

Compulsory bond centralized depositary is not stipulated.

Securities redemption order and terms:

Bond redemption form: Cash or bank transfer in rubles of the RF.

Bond redemption terms and order:

To redeem bonds the bond owner shall submit an application, not earlier than on August 31, 2007, to the Company Kursk affiliate at: 305000, Kursk, Krasnaya sq., 8.

The Issuer shall redeem bonds by paying the nominal bond value and the fixed interest revenue at the rate of 0.1% of the nominal bond value.

Failure to provide the written application shall not exempt the Issuer from obligation to redeem the bonds.

Payments shall be effected within 30 days, but not later than August 21, 2008, from the date of submission of the redemption application from the bond owner to the Issuer.

Payments shall be effected in rotation of applications.

Bond owner settlement frequency - non-recurrent.

Settlement form - cash, bank transfer.

Payments shall be effected within 30 days from the date of submission of the redemption application from the bond owner to the Issuer:

- Cash from the issuer's cash on hand at the address: 305000, Kursk, Krasnaya sq., 8.
- Bank transfer to the bank settlement account (bank details shall be provided in the bond owner application).

Bonds shall be redeemed in the currency of the RF.

Bond issue redemption period:

Start date: *August 31, 2007* End date: *August 31, 2008*

Pre-term redemption option shall be stipulated.

Date before which bonds cannot be claimed for the pre-term redemption:

First day after expiry of a 7-day period from the date of state registration of the security issue result report. Pre-term redemption order and terms:

Pre-term bonds redemption:

- Change of the paid bond set owner's address before provision of the phone line access at the previous address if such provision at the new address is not technically feasible
- After bond sale on the secondary market if, in the Issuer's opinion, provision of the phone line access at the address given by the new bond owner is not technically feasible before the bond circulation end date.

Should the bonds be redeemed pre-term the nominal bond value and fixed interest revenue at the rate of 0.1% of the nominal bond value shall be paid.

Amount of interest-bearing (coupon) Bond revenue:

The bond owner shall be entitled to receive from the Issuer the nominal bond value and the fixed interest revenue at the rate of 0.1% of the nominal bond value at redemption.

Each owner of one and more issue bonds shall be entitled to, subject to technical feasibility, an access to a telephone line by entering into a telephone service contract.

Technical feasibility of the telephone installation shall be determined by availability of exchange capacity free phone numbers and free lines in phone cables planned to be installed after the present phone borrowing

is placed. Technical feasibility shall be determined by the Company Kursk affiliate for the Company account within 5 days from the date of the written request submission at the following address: 11, Chernishevskogo st., Kursk, 305016 or 305000, Kursk, Krasnaya sq., 8.

Coupon revenue payment order and terms:

Bond issue revenue payment period:

Nominal value and fixed income – at redemption, phone installation – upon fulfillment of aforementioned conditions.

Bond issue revenue payment order:

The phone services agreement shall be executed within 3 days after the date of presentation of the following documents by the bond owner:

- Passport or a document substantiating the property rights to housing in Kursk
- Extract from the securities title accounting system substantiating availability of no less than one bond on the applicant's account
- Certificate on technical feasibility of phone line access provision.

The phone shall be installed within 1 year from the phone services agreement conclusion date.

The phone service agreement shall be entered into at the following address: 11, Chernishevskogo st., Kursk, 305016 or 305000, Kursk, Krasnaya sq., 8.

Obligation execution on issue bond revenue payment:

The issuer obligations on the issue bond revenue payment were executed.

Kind of Bond security: No security is stipulated.

Additional material information on issue securities:

Actual securities conversion date shall be November 30, 2002. Report on the securities issue registration is registered by FCSM of the RF on January 14, 2003.

(9) Kind, series (type), form and other identification features of securities:

Kind of securities: *bonds*Securities series: *9-K*

Type of securities: interest-bearing bonds

Securities form: *Registered non-documentary securities*State registration security issue number: *4-11-00194-A*State registration security issue date: *October 11, 2002*

Registration authority for security issue state registration: *FCSM of the RF* State registration date of security issue result report: *January 14, 2003*

Registration authority for state registration of security issue result report: FCSM of the RF

Issue securities number: 50 pcs.

Nominal value per issue security: 1,500 rubles

Securities issue volume per nominal value: 75,000 rubles

Title secured by each issue security:

Bond owner shall be entitled to the following:

- 1) To receive nominal bond value from the issuer at redemption
- 2) To receive fixed interest revenue at the rate of 0.1% of the nominal bond value at redemption
- 3) To have an access to a telephone line, if technically feasible, by entering into a phone service agreement The Bond owner shall effect payment for the telephone services under the tariffs applied on the date of the service provision.
- 4) To redeem bonds pre-term in the following cases:
- Change of the paid bond set owner's address before provision of the phone line access at the previous address if such provision at the new address is not technically feasible
- After bond sale on the secondary market if, in the Issuer's opinion, provision of the phone line access at the address given by the new bond owner is not technically feasible before the bond circulation end date.

Bond owners are paid at the Issuer's liquidation by the liquidation commission as established by item 1 of clause 64 of the Civil Code of the RF, namely:

- Firstly, the claims of persons that the liquidating Company is liable to for life and health damage through capitalization of corresponding time payments are met
- Secondly, dismissal wages and payroll to persons working under labor agreements (contracts included), as

well as royalties under copyright agreements shall be calculated and paid

- Thirdly, claims of creditors are met on liabilities secured with the liquidating Company property pledge
- Fourthly, liabilities on separate budget and off-budget foundation payments are paid
- Fifthly, other accounts payable (including bond owners) are settled as per the current legislation.

The rights to the Company registered non-documentary bonds shall be executed in respect of the persons registered in the Bond owner register keeping system.

Bond holder shall have the title to execute other rights stipulated by the legislation of the RF.

Securities placement order and terms:

Placement method: Conversion at reorganization

Placement period: November 30, 2002, to November 30, 2002

Number of actually placed securities under the registered issue result report: 50 pcs.

Compulsory centralized depositary

Compulsory bond centralized depositary is not stipulated.

Securities redemption order and terms:

Bond redemption form: Settlement form - cash, bank transfer, as currency of the RF.

Bond redemption terms and order:

To redeem bonds the bond owner shall submit an application not earlier than on August 31, 2007, to the Company Kursk affiliate: 305000, Kursk, Krasnaya sq., 8.

The Issuer shall redeem bonds by paying the nominal bond value and the fixed interest revenue at the rate of 0.1% of the nominal bond value.

Failure to provide the written application shall not exempt the Issuer from obligation to redeem the bonds.

Payments shall be performed within 30 days from the date of submission of the redemption application from the bond owner to the Issuer but not later than August 21, 2008.

Payments shall be effected in rotation of applications.

Bond owner settlement frequency - non-recurrent.

Payments shall be effected within 30 days from the date of submission of the redemption application from the bond owner to the Issuer:

- Cash from the issuer's cash on hand at the address: 305000, Kursk, Krasnaya sq., 8.
- Bank transfer to the bank settlement account (bank details shall be provided in the bond owner application).

Bonds shall be redeemed in the currency of the RF.

Bond issue redemption period:

Start date: *August 31, 2007* End date: *August 31, 2008*

Pre-term redemption option shall be stipulated.

Date before which bonds cannot be claimed for the pre-term redemption:

First day after expiry of a 7-day period from the date of state registration of the security issue result report. Pre-term redemption order and terms:

Pre-term bonds redemption:

- Change of the paid bond set owner's address before provision of the phone line access at the previous address if such provision at the new address is not technically feasible
- After bond sale on the secondary market if, in the Issuer's opinion, provision of the phone line access at the address given by the new bond owner is not technically feasible before the bond circulation end date.

Should the bonds be redeemed pre-term the nominal bond value and fixed interest revenue at the rate of 0.1% of the nominal bond value shall be paid.

Amount of interest-bearing (coupon) Bond revenue:

The bond owner shall be entitled to receive from the Issuer the nominal bond value and the fixed interest revenue at the rate of 0.1% of the nominal bond value at redemption.

Each owner of one and more issue bonds shall be entitled to, subject to technical feasibility, an access to a telephone line by entering into a telephone service contract.

Technical feasibility of the telephone installation shall be determined by availability of exchange capacity free phone numbers and free lines in phone cables planned to be installed after the present phone borrowing

is placed. Technical feasibility shall be determined by the Company Kursk affiliate for the Company account within 5 days from the date of the written request submission at the following address: 11, Chernishevskogo st., Kursk, 305016 or 305000, Kursk, Krasnaya sq., 8.

Procedure and terms of coupon yield payment:

Payout period for issue bond yield:

Nominal value and fixed income – while bond redemption, telephone installation – when the above conditions are met.

Payout procedure for issue bond yield:

Contract on providing telephone services shall be concluded within 3 days from the date when bond holder submits the following documents:

- passport or a title deed (other proprietary right) or document which confirms the tenant right to real estate in Kursk City
- extract from the record system of rights to securities which confirms availability of one or more bonds on applicant's account
- certificate on the technical ability to provide access to telephone network. Telephone is installed within a year upon conclusion of contract on providing telephone services.

Contract on providing telephone services is concluded at the following address: 305016, Kursk City, Chernyshevskogo st., 11 or 305000, Kursk City, Krasnaya sq., 8.

Information on fulfillment of obligations on payment of issue bond yield:

Issuer's obligations on payment of issue bond yield have been fulfilled.

Type of bond cover: not stipulated.

Additional significant information on securities of the issue:

Date of actual conversion of securities – November 30, 2002. Report on registration of the securities issue was registered in the RF Federal Commission on Security Market (FCSM) on January 14, 2003.

(10) Kind, series (type), form and other identification features of securities

Kind of securities: *bonds* Series of securities: *10-K*

Type of securities: interest bearing bonds

Form of securities: registered uncertified securities

State registration number of the securities issue: *4-12-00194-A*Date of state registration of the securities issue: *October 11, 2002*

The registration body which registered the securities issue: The RF FCSM

Date of state registration of report on results of the securities issue: January 14, 2003

The registration body which registered the report on results of the securities issue: The RF FCSM

Quantity of securities of the issue: 200 items

Nominal value of one security of the issue: 1,500 rubles

Total nominal value of securities: 300,000 rubles

Rights acquired for each paper security of the issue:

Bond holder shall have right to:

- 1) Receive the bond nominal value from the issuer at redemption.
- 2) Receive the fixed interest income at the rate of 0.1% of bond nominal value at redemption.
- 3) In presence of technical ability, receive access to telephone network by concluding contract on providing telephone services. Bond holder pays for providing telephone services at the rate efficient as of the date of providing this service.
- 4) Anticipated bond redemption in the following cases:
- if the holder of paid block of bonds changes address before providing access to telephone network at the old address and if there is no technical ability at the new address
- after bond sale on secondary market, if, in the issuer's judgment, there is no technical ability to provide access to telephone network at the address indicated by the new bond holder before expiration of bond maturity.

If the issuer is liquidated, payment to bond holders is performed by liquidation commission in order of precedence established by Item 1, Article 64, Civil Code of the RF, specifically:

- at the first instance – satisfying demands of citizens to whom the liquidated entity is responsible for causing harm to life and health by capitalization of relevant installments

- at the second instance calculations on payment of terminal wages and payment for labor to people who work under labor contract, including agreement, and on payment for author's contracts
- at the third instance satisfying demands of creditors on liabilities ensured by property pledge of liquidated company
- at the forth instance redemption of debts to the budget and extra-budgetary funds
- at the fifth instance payment to other creditors which include bond holders in accordance with the existing legislation.

Right on registered uncertified securities of Company is implemented in relation to persons registered in the record system of the bond holders register.

Securities placement procedure and terms:

Method of placement: conversion while reorganization

Period of placement: from November 30, 2002 to November 30, 2002

Quantity of actually placed securities according to the registered report on the results of issue: 200 items

Information on obligatory central storage:

Obligatory central bond storage is not stipulated.

Procedure and terms of redemption of securities of the issue:

Form of bond redemption: Form of payment - cash, non-cash payment in the RF currency.

Procedure and terms of bond redemption:

For bond redemption, its holder shall send application to Kursk Branch of Company (305000, Kursk City, Krasnaya sq., 8) not earlier than August 31, 2007.

The issue shall redeem bonds by payment of nominal value and fixed interest income at the rate of 0.1% of the bond nominal value.

Failure to submit an application in writing does not dispose the issuer of obligation of bond redemption.

Payments are performed within 30 days from the date when holder submits application for redemption to the issuer on August 21, 2008 at the latest.

Payments are performed in order of received application precedence.

Periodicity of payment to bond holders - one-off.

Form of payment - cash, non-cash payment.

Payments are performed within 30 days from the date when holder submits application for redemption to the issuer:

- in cash from the issuer's cash account at the following address: 305000, Kursk City, Krasnaya sq., 8
- by bank transfer to a current bank account (bank details should be indicated in the bond holder's application).

The bonds are redeemed in the RF currency.

Redemption period of issued bonds:

Commencement date: August 31, 2007

End date: August 31, 2008

Anticipated redemption of issued bonds is optional.

The earliest period of presenting bonds for anticipated redemption:

The first day at the end of the 7 day period from the date of state registration of report on the results of the securities issue.

Terms and procedure of anticipated redemption:

Anticipated bond redemption is performed in the following cases:

- if the holder of paid block of bonds changes address before providing access to telephone network at the old address and if there is no technical ability at the new address
- after bond sale on secondary market, if, in the issuer's judgment, there is no technical ability to provide access to telephone network at the address indicated by new bond holder before expiration of bond maturity.

In case of anticipated redemption, nominal value and fixed interest income at the rate of 0.1% of bond nominal value are paid.

Amount of interest (coupon) bond yield:

Bond holder shall have right to receive nominal value and fixed interest income at the rate of 0.1% of bond nominal value from the issuer when the bond is redeemed. Every holder of one or more issue bonds shall

have right to receive access to telephone network in presence of technical ability by concluding a contract on providing telephone services.

Technical ability of telephone installation is defined by presence of vacant telephone numbers of subscriber capacity and vacant lines in telephone cables which are planned to be installed as a result of placing the present telephone loan.

Procedure and terms of coupon yield payment:

Payout period for issue bond yield:

Telephone is installed within a year after the date of concluding a contract on providing telephone services. Payout procedure for issue bond yield:

Presence of technical ability is defined by Kursk Branch of Company at the expense of Company within 5 days from the date of submitting application in writing at the address: 307130, Kursk region, Zheleznogorsky region, Kurskaya st., 35, or 305000, Kursk City, Krasnaya sq., 8.

Contract on providing telephone services is concluded within 3 days from the date when bond holder submits the following documents:

- passport or document which confirms property right to accommodation in Kursk City
- extract from record system of rights to securities which confirms availability of one or more bonds on the applicant's account
- certificate on technical ability to provide access to telephone network.

Telephone installation is performed within a year after conclusion of contract on providing telephone services.

Contract on providing telephone services is concluded at the following address: 307130, Kursk region, Zheleznogorsky region, Kurskaya st., 35 or 305000, Kursk City, Krasnaya sq., 8.

Information on fulfillment of obligations on payment of issue bond yield:

Issuer's obligations on payment of issue bond yield have been fulfilled.

Type of bond cover: not stipulated.

Additional significant information on securities of the issue:

Date of actual conversion of securities – November 30, 2002. Report on registration of the securities issue was registered by the RF FCSM on January 14, 2003.

(11) Kind, series (type), form and other identification features of securities

Kind of securities: *bonds* Series of securities: *11-K*

Type of securities: interest bearing bonds

Form of securities: registered uncertified securities

State registration number of the securities issue: *4-13-00194-A*Date of state registration of the securities issue: *October 11, 2002*

The registration body which registered the securities issue: The RF FCSM

Date of state registration of report on results of the securities issue: January 14, 2003

The registration body which registered the report on results of the securities issue: The RF FCSM

Quantity of securities of the issue: 500 items

Nominal value of one security of the issue: 1,500 rubles

Total nominal value of securities: 750,000 rubles

Rights acquired for each paper security of the issue:

Bond holder shall have right to:

- 1) Receive bond nominal value from the issuer at redemption.
- 2) Receive fixed interest income at the rate of 0.2% of bond nominal value at redemption.
- 3) In presence of technical ability, receive access to telephone network by concluding contract on providing telephone services. Bond holder pays for providing telephone services at the rate efficient as of the date of providing this service.

If the issuer is liquidated, payment to bond holders is performed by liquidation commission in order of precedence established by Item 1, Article 64, Civil Code of the RF, specifically:

- at the first instance satisfying demands of citizens to whom the liquidated entity is responsible for causing harm to life and health by capitalization of relevant installments
- at the second instance calculations on payment of terminal wages and payment for labor to people who

work under labor contract, including agreement, and on payment for author's contracts

- at the third instance satisfying demands of creditors on liabilities ensured by property pledge of liquidated company
- at the forth instance redemption of debts to the budget and extra-budgetary funds
- at the fifth instance payment to other creditors which include bond holders in accordance with the existing legislation.

Right on registered uncertified securities of Company is implemented in relation to persons registered in the record system of bond holders register.

Securities placement procedure and terms:

Method of placement: conversion while reorganization

Period of placement: from November 30, 2002 to November 30, 2002

Quantity of actually placed securities according to registered report on the results of issue: 500 items

Information on obligatory central storage:

Obligatory central bond storage is not stipulated.

Procedure and terms of redemption of securities of the issue:

Form of bond redemption: Form of payment - cash, non-cash payment in RF rubles.

Procedure and terms of bond redemption:

For bond redemption its holder shall send application to Kursk Branch of Company (305000, Kursk City, Krasnaya sq., 8) not earlier than October 26, 2008.

The issue shall redeem bonds by payment of nominal value and fixed interest income at the rate of 0.2% of bond nominal value.

Failure to submit an application in writing does not free the issuer from obligation of bond redemption.

Payments are performed within 30 days from the date when holder submits application for redemption to the issuer on April 26, 2009 at the latest.

Payments are performed in order of received application precedence.

Periodicity of payment to bond holders - one-off.

Form of payment - cash, non-cash payment.

Payments are performed within 30 days from the date when holder submits application for redemption to the issuer:

- in cash from issuer's cash account at the following address: 305000, Kursk City, Krasnaya sq., 8
- via bank transfer to a current bank account (bank details should be indicated in the bond holder's application).

The bonds are redeemed in currency of the RF.

Redemption period of issued bonds:

Commencement date: October 26, 2008

End date: April 26, 2009

Amount of interest (coupon) bond yield:

Bond holder shall have right to receive nominal value and fixed interest income at the rate of 0.2% of bond nominal value from the issuer when the bond is redeemed.

Each holder of one or more issue bonds shall have right to receive access to telephone network in presence of technical ability by concluding a contract on providing telephone services.

Technical ability of telephone installation is defined by presence of vacant telephone numbers of subscriber capacity and vacant lines in telephone cables which are planned to be installed as a result of placing the present telephone loan.

Procedure and terms of coupon yield payment:

Payout period for issue bond yield:

Telephone is installed within a year after the date of concluding a contract on providing telephone services. Payout procedure for issue bond yield:

Presence of technical ability is defined by Kursk Branch of Company at the expense of Company within 5 days from the date of submitting application in writing at the address: 305016, Kursk City, Chernyshevskogo st., 11 or 305000, Kursk City, Krasnaya sq., 8.

Contract on providing telephone services is concluded within 3 days from the date when bond holder submits the following documents:

- passport or document which confirms property right to accommodation in Kursk City
- extract from record system of rights to securities which confirms availability of one or more bonds on applicant's account
- certificate on technical ability to provide access to telephone network.

Telephone installation is performed within a year after conclusion of contract on providing telephone services.

Contract on providing telephone services is concluded at the following address: 305016, Kursk City, Chernyshevskogo st., 11 or 305000, Kursk City, Krasnaya sq., 8.

Information on fulfillment of obligations on payment of issue bond yield:

Issuer's obligations on payment of issue bond yield have been fulfilled.

Type of bond cover: not stipulated.

Additional significant information on securities of the issue:

Date of actual conversion of securities – November 30, 2002. Report on registration of the securities issue was registered by the RF FCSM on January 14, 2003.

(12) Kind, series (type), form and other identification features of securities

Kind of securities: *bonds* Series of securities: *2-W*

Type of securities: interest bearing bonds

Form of securities: registered uncertified securities

State registration number of the securities issue: *4-15-00194-A*Date of state registration of the securities issue: *October 11, 2002*

The registration body which registered the securities issue: *The RF FCSM*

Date of state registration of report on results of the securities issue: January 14, 2003

The registration body which registered the report on results of the securities issue: *The RF FCSM*

Quantity of securities of the issue: 400,000 items Nominal value of one security of the issue: 50 rubles Total nominal value of securities: 20,000,000 rubles Rights acquired for each paper security of the issue:

Every bond holder shall have the right to:

- Receive bond nominal value within a year from the date when the bond is redeemed
- Receive interest income at the rate of 2 (two) percent p.a. of bond nominal value at the end of every calendar year. Right to receive interest income shall be applied to a bond holder who is in holder register of this bond type as of January 1 of every year within all period of bond maturity.

The bond holder shall have right to:

- anticipated bond redemption at their nominal value in the RF currency when telephone is installed in time, but not before the installation, to the amount not exceeding rate of successive provision of access to local telephone network (installation of subscriber device) efficient as of the date of telephone installation. He/she can realize this right in case if, according to the concluded contract on providing local telephone services, rate on successive provision of access to local telephone network should be paid. If the bond holder did not realize the said right, i.e. paid the amount at the rate on successive provision of access to local telephone network, the block of bonds subject to redemption remains his property and is redeemed at the end of the bond maturity.
- sale of purchased bonds on secondary market at market value before the end of bond maturity
- re-execution of contract at another address (in presence of technical ability defined by Company) before telephone installation
- renewal of a lost copy of the contract on bond purchase and contract on providing local telephone services upon relevant application
- in case of the Company liquidation, to receive bond nominal value and payable interest income according to the procedure established by RF Civil Code after complete redemption of debts on compulsory payments to the budget and extra-budgetary funds taking into account precedence of submitting applications for anticipated redemption by bond holders and other creditors on other liabilities in view of Company liquidation.

Holder of bond block on the amount, corresponding to the amount of approved rate on providing access to local telephone network as of the date of concluding agreement of telephone bonds purchase and sale, shall

have right to out-of-sequence telephone installation in case of contribution to financing telephone network development which ensures provision of out-of-sequence access to local telephone network on the amount, in time, at the address and in terms indicated by bond holder in the relevant contract (in presence of technical ability defined by Company). In case of bond sale the agreement on terms of providing access to local telephone network shall be dissolved.

Period of bond maturity: 7 (seven) years – from the date of starting bond placement to the date of starting their redemption.

Period of bond redemption: within a year from the date of bond redemption, or anticipatorily (in case of telephone installation), but not before the term of telephone installation.

Securities placement procedure and terms:

Method of placement: conversion while reorganization

Period of placement: from November 30, 2002 to November 30, 2002

Number of the actually placed securities according to registered report on the results of issue: 212,701

Information on obligatory central storage:

Obligatory central bond storage is not stipulated.

Procedure and terms of redemption of securities of the issue:

Form of bond redemption:

Bonds are redeemed at their nominal value in currency of the RF.

Procedure and terms of bond redemption:

Bonds are redeemed at their nominal value in currency of the RF after telephone installation or at any time within redemption period:

for individuals - on presentation of passport

for legal entities – upon duly prepared application for bond redemption.

Redemption period of issued bonds:

Commencement date: August 1, 2005

End date: August 1, 2006

Anticipated redemption of issued bonds is optional.

The earliest period of presenting bonds for anticipated redemption:

The issuer performs anticipated redemption within all period of bond maturity, but not before registration date of report on the results of their issue.

Terms and procedure of anticipated redemption:

Anticipated bond redemption is performed in case of concluding contract on providing local telephone services on the amount not exceeding payment level for provision of successive access to telephone network.

Amount of interest (coupon) bond yield:

Every bond holder shall have right to:

- Receive bond nominal value within a year from the date when the bond is redeemed
- Receive interest income at the rate of 2 (two) percent p.a. of bond nominal value at the end of every calendar year. Right to receive interest income shall be applied to a bond holder who is in holder register of this bond type as of January 1 of every year within all period of bond maturity.

Holder of bond block on the amount, corresponding to the amount of approved rate on providing access to local telephone network as of the date of concluding agreement of telephone bonds purchase and sale, shall have right to out-of-sequence telephone installation in case of contribution to financing telephone network development which ensures provision of out-of-sequence access to local telephone network on the amount, in time, at the address and in terms indicated by bond holder in the relevant contract (in presence of technical ability defined by Company). In case of bond sale the agreement on terms of providing access to local telephone network shall be dissolved.

Procedure and terms of coupon yield payment:

Payout period for issue bond yield:

Right to receive interest income shall be applied to a bond holder who is in holder register of this bond type as of January 1 of every year within all period of bond maturity.

Payout procedure for issue bond yield:

for individuals - on presentation of passport

for legal entities – upon duly prepared application for bond redemption.

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Information on fulfillment of obligations on payment of issue bond yield:

Issuer's obligations on payment of issue bond yield have been fulfilled.

Type of bond cover: not stipulated.

Additional significant information on securities of the issue:

Date of actual conversion of securities – November 30, 2002. Report on registration of the securities issue was registered by The RF FCSM on January 14, 2003.

(13) Kind, series (type), form and other identification features of securities

Kind of securities: *bonds* Series of securities: *3-M*

Type of securities: interest bearing bonds

Form of securities: registered uncertified securities

State registration number of the securities issue: *4-16-00194-A*Date of state registration of the securities issue: *October 11, 2002*

The registration body which registered the securities issue: The RF FCSM

Date of state registration of report on results of the securities issue: January 14, 2003

The registration body which registered the report on results of the securities issue: The RF FCSM

Quantity of securities of the issue: 350 items

Nominal value of one security of the issue: *6,000 rubles* Total nominal value of securities: *2,100,000 rubles* Rights acquired for each paper security of the issue:

Bond holder shall have the right to:

- receive bond nominal value from the issuer at redemption
- receive fixed interest income at the rate of 0.1% of bond nominal value at redemption
- in presence of technical ability, receive access to telephone network from one subscriber number at the address: Pustosh-Bor place and region of postal department No. 14 of Ivanovo Town.

Bond holder pays according to the contract on providing telephone services at the rate efficient as of the date of providing this service.

If the issuer is liquidated, payment to bond holders is performed by liquidation commission in order of precedence established by Item 1, Article 64, Civil Code of the RF, specifically:

- at the first instance satisfying demands of citizens to whom the liquidated entity is responsible for causing harm to life and health by capitalization of relevant installments
- at the second instance calculations on payment of terminal wages and payment for labor to people who work under labor contract, including agreement, and on payment for author's contracts
- at the third instance satisfying demands of creditors on liabilities ensured by property pledge of liquidated company
- at the forth instance redemption of debts to the budget and extra-budgetary funds
- at the fifth instance payment to other creditors which include bond holders in accordance with the existing legislation.

Right on registered uncertified securities of Company is implemented in relation to persons registered in the record system of bond holders register.

Securities placement procedure and terms:

Method of placement: conversion while reorganization

Period of placement: from November 30, 2002 to November 30, 2002

Quantity of actually placed securities according to registered report on the results of issue: 349 items

Information on obligatory central storage:

Obligatory central bond storage is not stipulated.

Procedure and terms of redemption of securities of the issue:

Form of bond redemption:

The issuer redeems bonds by payment of nominal value and fixed interest income at the rate on 0.1% of the nominal value.

Procedure and terms of bond redemption:

Bond holder shall send application for its redemption to the issuer on July 1, 2007 at the earliest.

Failure to submit an application in writing does not free the issuer from obligation of bond redemption.

Payments are performed in order of received application precedence.

Periodicity of payment to bond holders - one-off.

Form of payment - cash, non-cash payment.

Payments are performed:

- in cash from enterprise cash account
- via bank transfer to a current bank account.

Redemption period of issued bonds:

Commencement date: from the moment of claim for redemption, presented to the issuer by bond holder within the period from July 1, 2007 to August 31, 2007.

End date: Payments are performed within 30 days from the date when holder submits application for redemption to the issuer.

Amount of interest (coupon) bond yield:

Bond holder shall have right to:

- receive bond nominal value from the issuer at redemption
- receive fixed interest income at the rate of 0.1% of bond nominal value at redemption

Bond holder shall have right to receive access to telephone network from one subscriber number at the address: Pustosh-Bor place and region of postal department No. 14 of Ivanovo Town, in presence of technical ability. Bond holder pays according to the contract on providing telephone services at the rate efficient as of the date of providing this service.

Procedure and terms of coupon yield payment:

Payout period for issue bond yield:

Income is paid after redemption (anticipated redemption) of bonds.

Payout procedure for issue bond yield:

Procedure of defining technical ability to provide access to telephone network and concluding contract on providing telephone services.

Presence of technical ability to provide access to telephone network is defined within ten days from the date of submitting application in writing by bond holder at the following addresses:

- No.1 Lezhnevskaya st., 159
- No.2 Lenina av., 13
- No.4 Kukonkovykh st., 102
- No. 16 B. Khmelnitskogo st., 3
- No. 25 Ermaka st., 11
- No. 43 Svetlaya st., 6.

Technical ability to provide access to telephone network is defined by presence of vacant telephone numbers of subscriber capacity and vacant lines in telephone cables which are planned to be installed as a result of placing the present telephone loan.

Contract on providing telephone services is concluded within 3 days from the date when bond holder submits the following documents:

- passport or document which confirms property right to accommodation in Pustosh-Bor place or region of postal department No. 14 (for individuals)
- a title deed (other proprietary right) or document with confirms tenant right to real estate in Pustosh-Bor place or region of postal department No. 14 (for legal entities)
- owner's application for provision of access to telephone network
- extracts from record system of rights to securities which confirms availability of bonds of this issue on applicant's account
- certificate on technical ability to provide access to telephone network.

Access to telephone network is provided within eighteen months after conclusion of contract on providing telephone services.

Owners can file a request on technical ability to provide access to telephone network, redeem bonds at the following addresses:

- No.1 Lezhnevskaya st., 159
- No.2 Lenina av., 13

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- No.4 Kukonkovykh st., 102
- No. 16 B. Khmelnitskogo st., 3
- No. 25 Ermaka st., 11
- No. 43 Svetlaya st., 6.

Information on fulfillment of obligations on payment of issue bond yield:

Issuer's obligations on payment of issue bond yield have been fulfilled.

Type of bond cover: not stipulated.

Additional significant information on securities of the issue:

Date of actual conversion of securities – November 30, 2002. Report on registration of the securities issue was registered by The RF FCSM on January 14, 2003.

(14) Kind, series (type), form and other identification features of securities

Kind of securities: **bonds** Series of securities: **4-***H*

Type of securities: interest bearing bonds

Form of securities: registered uncertified securities

State registration number of the securities issue: *4-17-00194-A*Date of state registration of the securities issue: *October 11, 2002*

The registration body which registered the securities issue: The RF FCSM

Date of state registration of report on results of the securities issue: January 14, 2003

The registration body which registered the report on results of the securities issue: The RF FCSM

Ouantity of securities of the issue: 69 items

Nominal value of one security of the issue: 4,000 rubles

Total nominal value of securities: **276,000 rubles** Rights acquired for each paper security of the issue:

Every bond shall grant the rights to:

- receive bond nominal value from Company at redemption
- receive fixed interest income at the rate of 0.1% of bond nominal value at redemption
- in presence of technical ability, receive access to telephone network from one subscriber number at the following addresses of settlements of Ivanovo region: Kolyanovo village, Zhukovo village or Ignatovo-2 cottage town. Bond holder pays according to the contract on providing telephone services at the rate efficient as of the date of providing this service.
- If Company is liquidated, payment to bond holders is performed by liquidation commission in order of precedence established by Item 1, Article 64, Civil Code of the RF, specifically:
- at the first instance satisfying demands of citizens to whom the liquidated Company is responsible for causing harm to life and health by capitalization of relevant installments
- at the second instance calculations on payment of terminal wages and payment for labor to people who work under labor contract, including agreement, and on payment for author's contracts
- at the third instance satisfying demands of creditors on liabilities ensured by property pledge of liquidated company
- at the forth instance redemption of debts to the budget and extra-budgetary funds
- at the fifth instance payment to other creditors which include bond holders in accordance with the existing legislation.

Right on registered uncertified securities of Company is implemented in relation to persons registered in the system.

Securities placement procedure and terms:

Method of placement: conversion while reorganization

Period of placement: from November 30, 2002 to November 30, 2002

Quantity of actually placed securities according to registered report on the results of issue: 68 items

Information on obligatory central storage:

Obligatory central bond storage is not stipulated.

Procedure and terms of redemption of securities of the issue:

Form of bond redemption:

Company redeems bonds by payment of nominal value and fixed interest income at the rate on 0.1% of the

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nominal value.

Procedure and terms of bond redemption:

Bond holder shall send application for its redemption to Company at the following addresses on July 1, 2007 at the earliest:

- No.1 Lezhnevskaya st., 159
- No.2 Lenina av., 13
- No.4 Kukonkovykh st., 102
- No. 16 B. Khmelnitskogo st., 3
- No. 25 Ermaka st., 11
- No. 43 Svetlaya st., 6.

Company redeems bonds by payment of nominal value and fixed interest income at the rate on 0.1% of the nominal value.

Failure to submit an application in writing does not free the issuer from obligation of bond redemption.

Payments are performed within 30 days from the date when holder submits application for redemption to Company in order of precedence.

Periodicity of payment to bond holders - one-off.

Form of payment - cash, non-cash payment.

Payments are performed:

- in cash from enterprise cash account at the above said addresses
- via bank transfer to a current bank account (bank details should be indicated in the bond holder's application).

Redemption period of issued bonds:

Commencement date: August 1, 2007

End date: September 30, 2007

Amount of interest (coupon) bond yield:

Bond holder shall have right to:

- receive bond nominal value from Company at redemption
- receive fixed interest income at the rate of 0.1% of bond nominal value at redemption

Every bond shall grant right, in presence of technical ability, to receive access to telephone network from one subscriber number at the following addresses of settlements of Ivanovo region: Kolyanovo village, Zhukovo village or Ignatovo-2 cottage town.

Procedure and terms of coupon yield payment:

Payout period for issue bond yield:

Income is paid after redemption (anticipated redemption) of bonds.

Payout procedure for issue bond yield:

Presence of technical ability to provide access to telephone network is defined within ten days from the date of submitting application in writing by bond holder at the following addresses:

- No.1 Lezhnevskaya st., 159
- No.2 Lenina av., 13
- No.4 Kukonkovykh st., 102
- No. 16 B. Khmelnitskogo st., 3
- No. 25 Ermaka st., 11
- No. 43 Svetlaya st., 6.

Technical ability to provide access to telephone network is defined by presence of vacant telephone numbers of subscriber capacity and vacant lines in telephone cables which are planned to be installed as a result of placing the present telephone loan.

Contract on providing telephone services is concluded within 3 days from the date when bond holder submits the following documents:

- passport or document which confirms property right to accommodation in settlements of Ivanovo region: Kolyanovo village, Zhukovo village or Ignatovo-2 cottage town (for individuals); a title deed (other proprietary right) or document with confirms tenant right to real estate in settlements of Ivanovo region: Kolyanovo village, Zhukovo village or Ignatovo-2 cottage town (for legal entities)

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- owner's application for provision of access to telephone network
- extracts from record system of rights to securities which confirms availability of bonds of this issue on applicant's account
- certificate on technical ability to provide access to telephone network.

Access to telephone network is provided within eighteen months after conclusion of contract on providing telephone services.

Information on fulfillment of obligations on payment of issue bond yield:

Issuer's obligations on payment of issue bond yield have been fulfilled.

Anticipated redemption is not stipulated.

Type of bond cover: not stipulated.

Additional significant information on securities of the issue:

Date of actual conversion of securities - November 30, 2002. Report on registration of the securities issue was registered by the RF FCSM on January 14, 2003.

(15) Kind, series (type), form and other identification characteristics of paper securities

Kind of paper securities: bonds Series of paper securities: 03

Type of paper securities: documentary bearer bonds Form of paper securities: registered uncertified securities State registration number of securities issue: 4-18-00194-A Date of state registration of securities issue: August 1, 2003

Name of registration body which performed state registration of securities issue: FCSM of the RF

Date of state registration of report on results of securities issue: October 14, 2003

Name of registration body which performed state registration of report on results of securities issue: FCSM of

Ouantity of paper securities of the issue: 2,000,000 items Nominal value of a paper security of the issue: 1,000 rubles

Output of paper securities in terms of nominal value: 2,000,000,000 rubles

Rights acquired for each paper security of the issue:

Bond holder shall have right to receive nominal value of the Bond indicated in Item 57.4 of Bond Prospectus and Item 4 of Decision on bond issue after Bond redemption.

Bond holder shall have right to receive interest income of Bond nominal value (coupon yield) which procedure is indicated in Item 57.11. of Bond Prospectus and Item 8.3. of Decision on bond issue

In case of Issuer liquidation Bond holder shall have right to receive nominal value of the Bond in order of precedence established according to Article 64, Civil Code of the RF.

Bond holder shall have right to sell or otherwise alienate Bonds.

Bond holder shall have right to realize other rights provided for by the legislation of the RF.

If Issuer denies obligations on the bonds, bond holders and/or nominee holders shall have right to demand fulfillment of obligations from the person, who provided security of bond issue.

The person who provided security of this bond issue is Bassian Invest Limited Liability Company.

Location: RF, 103009, Moscow City, Sadovaya-Triumfalnaya st., 4/10

Postal address: RF, 103009, Moscow City, Sadovaya-Triumfalnaya st., 4/10

Individual taxpayer number: 7710838686 Procedure and terms of security placement: Method of placement: public offering

Actual period of placement: from September 16, 2003 to September 17, 2003

Quantity of actually placed paper securities according to registered report on the results of issue: 2,000,000

Information on obligatory central storage:

Paper securities of the issue are certified securities with obligatory central storage.

Full firm name of depositary: Natsionalny Depositarny Center Non-commercial Partnership

Short firm name: NDC

Location: 125009, RF, Moscow City, Sredny Kislovsky side-st., 1/13, building 4

License number: 177-03431-000100 Date of licensing: December 4, 2000 Validity of license: unlimited validity License issuer: FCSM of the RF

Procedure and terms of redemption of issue securities:

Bonds are redeemed by non-cash payment in rubles of the RF.

Procedure and terms of bond redemption, including redemption period.

Bonds are redeemed under Issuer's instructions by paying agent (hereinafter referred to as Paying agent) which functions are performed by:

Moskovsky Delovoi Mir Joint-Stock Commercial Bank (Open Joint-Stock Company)

Short firm name of organization: MDM-Bank OJSC.

Location: 115172, Moscow City, Kotelnicheskaya quay, 33, building1.

Postal address: 115172, Moscow City, Kotelnicheskaya quay, 33, building1.

Issuer can appoint additional paying agents and cancel such appointments. Issuer's official announcement on the said measures is published in Vedomosty and/or Izvestya newspapers by Issuer at least in 10 (ten) business days before such appointments or their cancel.

If date of Bond redemption falls at a day off, regardless of the fact that it is a state holiday or day off for settlement operations, payment of appropriate sum is performed on the first business day following the day off. Bond holder has no right to demand interest charge or other compensation in form of payment for such delay.

Bond is redeemed at its nominal value.

Bond is redeemed by non-cash payment to Bond holder in currency of the RF.

It is presumed that nominee holders, NDC bailors are authorized to receive bond redemption sums. NDC bailor and/or other person, not authorized to receive bond redemption sums by their clients, shall deliver a list of Bond holders which should include all details indicated in the List of Bond holders and/or nominee holders to NDC not later than on the 3 (third) business day before the fixed date of Bond redemption.

Bonds are redeemed in behalf of Bond holders as of the end of NDC transaction day preceding the 6 sixth business day before the date of Bond redemption (hereinafter referred to as Date of preparing list of Bond holders and/or nominee holders).

Obligation in relation to a bond holder included in the list of Bond holders and/or nominee holders is considered to be duly fulfilled in case of Bond alienation after the Date of preparing list of Bond holders and/or nominee holders.

Not later than on the 2 (second) business day before the date of Bond redemption NDC provides Issuer and/or Paying agent with the list of Bond holders and/or nominee holders, prepared as of the Date of preparing list of Bond holders and/or nominee holders which includes the following information:

a) Full name of the person authorized to receive Bond redemption sums.

In case if Bonds are transferred to nominee holder by the bond holder and nominee holder is authorized to receive Bond redemption sums, full name of nominee holder should be indicated.

In case if Bonds were not transferred to nominee holder and/or nominee holder is not authorized to receive Bond redemption sums by the bond holder, full name of Bond holder should be indicated (Bond holder's surname, name and patronymic – for individuals)

- b) quantity of Bonds registered on bond holder's custody account or inter-depositary account Bond nominee holder authorized to receive Bond redemption sums
- c) location and postal address of the person authorized to receive Bond redemption sums
- d) banking account details of the person authorized to receive Bond redemption sums, specifically:
- account number
- name of the bank where the account is opened
- correspondent account of the bank where the account is opened
- bank identification code of the bank where the account is opened
- e) individual taxpayer number of the person authorized to receive Bond redemption sums
- f) tax position of the person authorized to receive Bond redemption sums (resident, non-resident with permanent representation in the RF, non-resident without permanent representation in the RF, etc.)

Bond holders, their authorized persons, including NDC bailors, shall check the completeness and actuality of the banking account details submitted to NDC at their option. In case of failure to submit or untimely submitting the said details, the obligations are fulfilled in relation to the person who submits claim on obligations fulfillment and who is Bond holder as of the date of presenting the claim. In this case Issuer

fulfills obligations on Bonds on the basis of NDC information.

Not later than on the 2 (second) business day before the date of Bond redemption Issuer transfers appropriate monetary funds to Paying agent's account.

On the basis of the list of Bond holders and/or nominee holders submitted to NDC, Paying agent calculates amounts of monetary funds subject to payment to every person indicated in the list of Bond holders and/or nominee holders.

On the date of Bond redemption Paying agent transfers appropriate monetary funds to the accounts of persons authorized to receive Bond redemption sums indicated in the list of Bond holders and/or nominee holders.

In case if one person is authorized to receive Bond redemption sums by several Bond holders, total amount without separation according to each Bond holder is transferred to such person.

Redemption period of issued bonds:

Commencement date: the 1095th (one thousand and ninety fifth) day from the date of starting issue Bond placement

End date: Dates of start and end of Bond redemption are the same. Anticipated redemption is not stipulated.

Amount of interest (coupon) bond yield:

Coupon (interest) period		Amount of interest (coupon) bond yield:
Commencement	End date	
date		

- 1. Coupon: 1 Interest rate on the first coupon is defined by holding an auction among potential customers of Bonds on the first day of initial placement of issue bonds. On the day of the auction on defining interest rate on the first Bond coupon Section Members submit applications for the auction using MICEX trade system both at own expense and at the expense of and under instructions of clients. Time period of submitting applications for the auction on defining interest rate on the first Bond coupon is established by MICEX as agreed with Issuer and Underwriters. Section Members send applications for Bond purchase to one of Underwriters with indication of the following important conditions:
- a.1) Purchase price 100 % of nominal value
- a.2) Quantity of Bonds which potential customer wants to purchase, in case if Issuer fixes interest rate on the first Bond coupon over or equal to acceptable interest rate indicated in the application
- a.3) Amount of interest rate on the first coupon which is acceptable for investor. "Amount of acceptable interest rate" means the amount of interest rate on the first coupon fixed by Issuer which ensures that potential investor will be ready to purchase the quantity of Bonds indicated in application at the price which amounts to 100% of nominal value. Amount of acceptable interest rate shall be indicated in percent p.a. within the accuracy of hundredth percent.

Monetary funds shall be reserved to the amount sufficient for full payment for Bonds indicated in applications taking into account MICEX commission fees.

Applications which one or more of the abovesaid important conditions do not meet requirements specified in Items a.1-a.3, as well as applications not secured by sufficient monetary funds are not accepted to the auction on defining interest rate.

At the end of period of application submitting to the auction on defining interest rate on the first Bond coupon, MICEX prepares registers of the applications submitted to each Underwriter and delivers them to Issuer and Underwriters. On the basis of the application registers received from MICEX, Underwriters form a combined application register.

On the basis of combined register of applications submitted to the auction Issuer makes decision on the amount of interest rate on the first coupon and informs Underwriters and MICEX on the taken decision in writing.

Underwriters publish an announcement on the amount of interest rate on the first coupon using MICEX trade system by sending electronic messages to all Section Members.

Commencement the 183 rd (one date of coupon hundred and eighty period on the first third) day from the coupon of the issue date of starting shall be the date of placement of the	Amount payable for the first coupon per a Bond is calculated by the following formula: $K(1) = C(1) * N * (T(1) - T(0))/365/100 \%$, where
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N - nominal value of a Bond, rubles C(1) - amount of interest rate on the 2 nd coupon, percent p.a. T(0) - commencement date of the first coupon period T(1) - end date of the first coupon period. Amount payable for any coupon per a Bond is calculated within the accuracy of a kopecks (round off is performed according to the rules of mathematic round off. In this case the rule of mathematic round off shall mean a round off method, when the value of a whole kopecks (whole kopecks) is not changed if the first figure following the rounded one is from 1 to 4	starting placement.	Bond	issue Bonds.	K(1) - amount payable for the first coupon per a Bond, rubles	
coupon, percent p.a. T(0) - commencement date of the first coupon period T(1) - end date of the first coupon period. Amount payable for any coupon per a Bond is calculated within the accuracy of a kopecks (round off is performed according to the rules of mathematic round off. In this case the rule of mathematic round off shall mean a round off method, when the value of a whole kopecks (whole kopecks) is not changed if the first figure following the rounded one is from 1 to 4				ŕ	
figure following the rounded one is from 5 to 9).				C(1) - amount of interest rate on the 2 nd coupon, percent p.a. T(0) - commencement date of the first coupon period T(1) - end date of the first coupon period. Amount payable for any coupon per a Bond is calculated within the accuracy of a kopecks (round off is performed according to the rules of mathematic round off. In this case the rule of mathematic round off shall mean a round off method, when the value of a whole kopecks (whole kopecks) is not changed if the first figure following the rounded one is from 1 to 4 and is changed by increasing by one if the first figure following the rounded one is from 5 to	

2. Coupon: 2 Interest rate of coupon yield on the second coupon is equal to interest rate of coupon yield on the first coupon.

date of coupon period on the second coupon of the issue shall be the 183 rd (one hundred and eighty third) day from the date of starting placement of the issue Bonds. Possible the 183 rd (one hundred and eighty third) day from the date of starting placement of the issue Bonds. Possible the 183 rd (three hundred and sixty sixth) day from the date of starting placement of the issue Bonds. Possible the 183 rd (three hundred and sixty sixth) day from the date of starting placement of the issue Bonds. Possible the 183 rd (three hundred and sixty sixth) day from the date of starting placement of the issue Bonds. Possible the 183 rd (three hundred and sixty sixth) day from the date of starting placement of the issue Bonds. Possible the 183 rd (three hundred and sixty sixth) day from the date of starting placement of the issue Bonds. Possible the 183 rd (three hundred and sixty sixth) day from the date of the second coupon per a Bond is calculated by the following formula: K(2) = C(2) * N * (T(2) - T(1)) / 365 / 100 %, where	Commencement	End date of coupon	Сумма выплат по второму купону в
coupon of the issue shall be the 183^{rd} (one hundred and eighty third) day from the date of starting placement of the issue Bonds. The issue bonds be the 183^{rd} (one hundred and sixty sixth) day from the date of starting placement of the issue Bonds. The issue bonds be the 183^{rd} (three hundred and sixty sixth) day from the date of starting placement of the issue Bonds. The issue bonds be the 183^{rd} (three hundred and sixty sixth) day from the date of 183^{rd} (three hundred and sixty sixth) day from the date of the issue bonds. The issue bonds be the 183^{rd} (three hundred and sixty sixth) day from the date of the second coupon per a Bond is calculated by the following formula: The issue bonds be the 183^{rd} (three hundred and sixty sixth) day from the date of the second coupon per a Bond is calculated by the following formula: The issue bonds be the 183^{rd} (three hundred and sixty sixth) day from the date of the second coupon per a Bond is calculated by the following path for the second coupon per a Bond, rubles The issue bonds be the 183^{rd} (three hundred and sixty sixth) day from the date of the second coupon per a Bond is calculated by the following path for the second coupon per a Bond, rubles The issue bonds be the 183^{rd} (three hundred and sixty sixth) day from the date of the second coupon per a Bond, rubles The issue bonds be the 183^{rd} (three hundred and sixty sixth) day from the date of the second coupon per a Bond, rubles The issue bonds be the 183^{rd} (three hundred and sixty sixth) day from the packed by the following formula: The issue bonds be the 183^{rd} (three hundred and sixty sixth) day from the date of the second coupon per a Bond, rubles The issue bonds be the 183^{rd} (three hundred and sixty sixth day from the packed by the following formula: The issue bonds be the 183^{rd} (three hundred and sixty sixth day from the packed by the following formula: The issue bonds be the 183^{rd} (three hundred and sixty sixth day from	date of coupon	period on the	расчете на одну Облигацию определяется
shall be the 183 rd (one hundred and eighty third) day from the date of starting placement of the issue Bonds. the 366 th (three hundred and sixty sixth) day from the date of starting placement of the issue Bonds. Example 183 rd (one hundred and sixty sixth) day from the date of starting placement of the issue Bonds. Example 183 rd (three hundred and sixty sixth) day from the date of starting placement of the issue Bonds. Example 183 rd (three hundred and sixty sixth) day from the date of starting placement of the second coupon per a Bond is calculated by the following formula: Example 183 rd (three hundred and sixty sixth) day from the date of the second coupon per a Bond is calculated by the following formula: Example 194 (2) - cymma sunam no smopomy kynohy so pacheme ha odhy Oбalizaquio, pyó.; Amount payable for the second coupon per a Bond is calculated by the following formula: Example 194 (2) - cymma sunam no smopomy kynohy so pacheme ha odhy Ofalizaquio, pyó.; Amount payable for the second coupon per a Bond is cupon per a Bond, rubles Example 29 (2) * N * (T(2) - T(1))/365/100 %, where Example 29 (2) * N * (T(2) - T(1))/365/100 %, where Example 29 (2) * N * (T(2) - T(1))/365/100 %, where Example 29 (2) * N * (T(2) - T(1))/365/100 %, where Example 29 (2) * N * (T(2) - T(1))/365/100 %, where Example 29 (2) * N * (T(2) - T(1))/365/100 %, where Example 29 (2) * N * (T(2) - T(1))/365/100 %, where Example 29 (2) * N * (T(2) - T(1))/365/100 %, where Example 29 (2) * N * (T(2) - T(1))/365/100 %, where Example 29 (2) * N * (T(2) - T(1))/365/100 %, where Example 29 (2) * N * (T(2) - T(1))/365/100 %, where Example 20 (2) * N * (T(2) - T(1))/365/100 %, where Example 20 (2) * N * (T(2) - T(1))/365/100 %, where Example 20 (2) * N * (T(2) - T(1))/365/100 %, where Example 20 (2) * N * (T(2) - T(1))/365/100 %, where Example 20 (2) * N * (T(2) - T(1))/365/100 %, where Example 21 (2) * N * (T(2) - T(1))/365/100 %, where Example 21 (2) * N * (T(2) - T(1)/3 * (T(2) - T(1)/3 * (T(2) - T(2) * (T(period on the second		A A V
lundred and eighty third) day from the date of starting placement of the issue Bonds. K(2) - сумма выплат по второму купону в расчете на одну Облигацию, руб.; Amount payable for the second coupon per a Bond is calculated by the following formula: K(2) = C(2) * N * (T(2) - T(1))/ 365/ 100 %, where			K(2) = C(2) * N * (T(2) - T(1)) / 365 / 100 %,
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9).			9).

3. Coupon: 3 Interest rate of coupon yield on the third coupon is equal to interest rate of coupon yield on the first coupon.

date of coupon period on the third coupon of the issue shall be the 366th (three hundred and sixty sixth) day from the date of starting placement of the issue Bonds.

period on the third coupon of the issue shall be the 549th (five hundred and forty ninth) day from the date of starting placement of the issue Bonds. Bond is calculated by the following formula: K(3) = C(3) * N * (T(3) - T(2))/365/100 %, where

K(3) - amount payable for the third coupon per a Bond, rubles

N - nominal value of a Bond, rubles

C(3) - amount of interest rate on the 3^{rd} coupon, percent per annum T(2) - commencement date of the third coupon period

T(3) - end date of the third coupon period.

Amount payable for any coupon per a Bond is calculated within the accuracy of a kopecks (round off is performed according to the rules of mathematic round off. In this case the rule of mathematic round off shall mean a round off method, when the value of a whole kopecks (whole kopecks) is not changed if the first figure following the rounded one is from 1 to 4 and is changed by increasing by one if the first figure following the rounded one is from 5 to 9).

4. Coupon: 4 Interest rate of coupon yield on the fourth coupon is equal to interest rate of coupon yield on the first coupon.

Commencement date of coupon period on the fourth coupon of the issue shall be the 549th (five hundred and forty ninth) day from the date of starting placement of the issue Bonds.

End date of coupon period on the fourth coupon of the issue shall be the 731st (seven hundred and thirty first) day from the date of starting placement of the issue Bonds.

Amount payable for the fourth coupon per a Bond is calculated by the following formula: K(4) = C(4) * N * (T(4) - T(3))/ 365/ 100 %, where

K(4) - amount payable for the fourth coupon per a Bond, rubles N - nominal value of a Bond, rubles C(4) - amount of interest rate on the 4^{th} coupon, percent p.a.

T(3) - commencement date of the fourth coupon period

T(4) - end date of the fourth coupon period.

Amount payable for any coupon per a Bond is calculated within the accuracy of a kopecks (round off is performed according to the rules of mathematic round off. In this case the rule of mathematic round off shall mean a round off method, when the value of a whole kopecks (whole kopecks) is not changed if the first figure following the rounded one is from 1 to 4 and is changed by increasing by one if the first figure following the rounded one is from 5 to 9).

5. Coupon: 5 Interest rate of coupon yield on the fifth coupon is equal to interest rate of coupon yield on the first coupon.

Commencement
date of coupon
period on the fifth
coupon of the issue
shall be the 731st

End date of coupon period on the fifth coupon of the issue shall be the 913th (nine hundred and

Amount payable for the fifth coupon per a Bond is calculated by the following formula: K(5) = C(5) * N * (T(5) - T(4))/ 365/ 100 %, where K(5) - amount payable for the fifth coupon per

(seven hundred and	thirteenth) day	a Bond, rubles
thirty first) day from	from the date of	N - nominal value of a Bond, rubles
the date of starting	starting placement	$C(5)$ - amount of interest rate on the 5^{th} coupon,
placement of the	of the issue Bonds.	percent p.a.
issue Bonds.		T(4) - commencement date of the fifth coupon period
		T(5) - end date of the fifth coupon period.
		Amount payable for any coupon per a Bond is calculated within the accuracy of a kopecks (round off is performed according to the rules of mathematic round off. In this case the rule of mathematic round off shall mean a round off method, when the value of a whole kopecks (whole kopecks) is not changed if the first figure following the rounded one is from 1 to 4 and is changed by increasing by one if the first figure following the rounded one is from 5 to 9).

6. Coupon: 6 Interest rate of coupon yield on the sixth coupon is equal to interest rate of coupon yield on the first coupon.

Commencement date of coupon period on the sixth coupon of the issue shall be the 913 th (nine hundred and thirteenth) day from the date of starting placement of the issue Bonds.	End date of coupon period on the sixth coupon of the issue shall be the 1095 th (one thousand and ninety fifth) day from the date of starting placement of the issue Bonds.	Amount payable for the sixth coupon per a Bond is calculated by the following formula: $K(6) = C(6) * N * (T(6) - T(5))/ 365/ 100 %$, where $K(6)$ - amount payable for the sixth coupon per a Bond, rubles N - nominal value of a Bond, rubles $C(6)$ - amount of interest rate on the 6^{th} coupon, percent p.a. $T(5)$ - commencement date of the sixth coupon period $T(6)$ - end date of the sixth coupon per a Bond is calculated within the accuracy of a kopecks (round off is performed according to the rules of mathematic round off. In this case the rule of mathematic round off shall mean a round off method, when the value of a whole kopecks (whole kopecks) is not changed if the first figure following the rounded one is from 1 to 4 and is changed by increasing by one if the first figure following the rounded one is from 5 to 9).
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Coupon rate is fixed on the day of placement on the auction, is the same for all the following coupons and amounts to 12.35% per annum. Procedure of fixing coupon rate is described above in Sub-item 8.3 of the Decision on bond issue.

Payout procedure and terms for issue bond yield:

Coupon (interest) period		Payout period (date) of coupon (interest) yield	Date of preparing the list of bond holders for coupon (interest) yield payment
Commencement date	End date		

1. Coupon: 1

Commencement
date of coupon
period on the first
coupon of the issue
shall be the date of
starting Bond
placement.

the 183rd (one hundred and eighty third) day from the date of starting placement of the issue Bonds.

of Payout date coupon yield on the first coupon shall be 183rd (one hundred and eighty third) day from the date starting placement the issue Bonds. If payout date of yield coupon on Bonds falls at a day off, regardless of the fact that it is a state holiday or day off for settlement operations, payment of appropriate sum is performed on the first business following the day off. Bond holder has no right to demand interest charge other compensation in form of payment for such delay.

- Bond yield is paid in behalf of Bond holders as of the end of NDC transaction day preceding the 6 (sixth) business day before the payout date of Bond yield (hereinafter referred as Date of preparing list of Bond holders and/or nominee holders for the purpose of yield payment).

MICEX bond auction is suspended on the day following the date of preparing list of Bond holders and/or nominee holders for the yield purpose of and payment is resumed on the payout date of appropriate coupon yield. Final date of **MICEX** bond auction is the date of preparing list Bond holders and/or nominee holders for the purpose of yield payment for the last coupon and redemption of this issue of Bonds.

Payout procedure of coupon (interest) yield:

Bond yield for all coupons is paid to NDC bailors' accounts in currency of the RF. If Bond holder is not a NDC bailor, he/she can authorize bonders - NDC bailor to receive the sums of Bond yield payments.

Bond yield is paid in behalf of NDC bailors as of the end of NDC transaction day preceding the 6 (sixth) business day before the payout date of Bond yield (hereinafter referred to as Date of preparing list of bonders). Obligations in relation to a bond holder included in the list of Bond holders are considered to be duly fulfilled in case of Bond alienation after the Date of preparing list of Bond holders.

Not later than in 3 (three) business days before the payout date of Bond yield NDC provides Issuer and/or Paying agent with the list of bonders, prepared as of the Date of preparing list of bonders which includes the following information:

- a) Full name of bonders.
- b) quantity of Bonds registered on corresponding bonder's custody account
- c) location and postal address of bonder.
- d) banking account details of bonder, specifically:
- account number

- individual taxpayer number of bonder
- name of bonder's bank
- correspondent account of bonder's bank
- bank identification code of bonder's bank
- e) tax position of NDC bailor (resident, non-resident with permanent representation in the RF, non-resident without permanent representation in the RF, etc.)

Bonder shall check the completeness and actuality of the banking account details submitted to NDC at its option. In case of failure to submit or untimely submitting the said details to NDC, the obligations are fulfilled in relation to the person who submits claim on obligations fulfillment and who is Bond holder as of the date of presenting the claim. In this case Issuer fulfills obligations on Bonds on the basis of NDC information.

Not later than in 2 (two) days before the payout date of Bond yield Issuer transfers appropriate monetary funds to Paying agent's account.

On the basis of the list of bonders provided by Depositary, Paying agent calculates amounts of monetary funds subject to payment to every person indicated in the list of bonders authorized to receive sums of Bond yield.

On the payout date of Bond yield Paying agent transfers appropriate monetary funds to the accounts of bonders in behalf of Bond holders.

In case if one person is authorized to receive Bond yield sums by several Bond holders, total amount without separation according to each Bond holder is transferred to such person.

If date of Bond redemption falls at a day off, regardless of the fact that it is a state holiday or day off for settlement operations, payment of appropriate sum is performed on the first business day following the day off. Bond holder has no right to demand interest charge or other compensation in form of payment for such delay.

2. Coupon: 2

Commencement date of coupon period on the second coupon of the issue shall be the 183rd (one hundred and eighty third) day from the date of starting placement of the issue Bonds.

End date of coupon period on the second coupon of the issue shall be the 366th (three hundred and sixty sixth) day from the date of starting placement of the issue Bonds.

Payout date of coupon yield on the second coupon shall be the 366th (three hundred and sixty sixth) day from the date of starting placement of the issue Bonds.

If payout date of coupon yield Bonds falls at a day off, regardless of the fact that it is a state holiday or day off for settlement operations, payment of appropriate sum is performed on first business day following the day off. Bond holder has no demand right to interest charge other compensation in form of payment for such delay.

- Bond yield is paid in behalf of Bond holders as of the end of NDC transaction day preceding the 6 (sixth) business day before the payout date of Bond yield (hereinafter referred Date as of preparing list of Bond holders and/or nominee holders for the purpose of yield payment).

MICEX bond auction is suspended on the day following the date of preparing list of Bond holders and/or nominee holders for the of yield purpose payment and is resumed on the payout date of appropriate coupon yield. Final date of

		MICEX bond
		auction is the date of
		preparing list of
		Bond holders and/or
		nominee holders for
		the purpose of yield
		payment for the last
		coupon and
		redemption of this
		issue of Bonds.
D 1 C	/ · · · · · · · · · · · · · · · · · · ·	

Payout procedure of coupon (interest) yield:

Payout procedure of Bond yield on the second coupon is similar to the payout procedure of the first coupon.

3. *Coupon:* 3

Commencement date of coupon period on the third coupon of the issue shall be the 366th (three hundred and sixty sixth) day from the date of starting placement of the issue Bonds.

End date of coupon period on the third coupon of the issue shall be the 549th (five hundred and forty ninth) day from the date of starting placement of the issue Bonds.

of Pavout date coupon yield on the third coupon shall be 549th the (five hundred and forty ninth) day from the starting date of placement of the issue Bonds.

If payout date of coupon vield on Bonds falls at a day off, regardless of the fact that it is a state holiday or day off for settlement operations, payment of appropriate sum is performed on the first business day following the day off. Bond holder has no right to demand interest charge other compensation in form of payment for such delay.

- Bond yield is paid in behalf of Bond holders as of the end of NDC transaction day preceding the 6 (sixth) business day before the payout date of Bond yield (hereinafter referred Date as list preparing of Bond holders and/or nominee holders for the purpose of yield payment).

MICEX bond auction is suspended on the day following the date of preparing list of Bond holders and/or nominee for holders the yield of purpose and payment is the resumed on date payout of appropriate coupon yield. Final date of **MICEX** bond auction is the date of preparing list Bond holders and/or nominee holders for the purpose of yield payment for the last coupon and redemption of this issue of Bonds.

Payout procedure of coupon (interest) yield:

Payout procedure of Bond yield on the third coupon is similar to the payout procedure of the first coupon described above.

4. Coupon: 4

Commencement date of coupon period on the fourth coupon of the issue shall be the 549th (five hundred and forty ninth) day from the date of starting placement of the issue Bonds.

End date of coupon period on the fourth coupon of the issue shall be the 731st (seven hundred and thirty first) day from the date of starting placement of the issue Bonds.

Payout date of coupon yield on the fourth coupon shall be the 731st (seven hundred and thirty first) day from the date of starting placement of the issue Bonds.

If payout date of coupon vield on Bonds falls at a day off, regardless of the fact that it is a state holiday or day off for settlement operations, payment of appropriate sum is performed on the first business dav following the day off. Bond holder has no right demand to interest charge or other compensation in form of payment for such delay.

- Bond yield is paid in behalf of Bond holders as of the end of NDC transaction day preceding the 6 (sixth) business day before the payout date of Bond yield (hereinafter referred Date as of preparing list of Bond holders and/or nominee holders for the purpose of yield payment).

MICEX bond auction is suspended on the day following the date of preparing list of Bond holders and/or nominee holders for the of yield purpose and payment is resumed on the date payout of appropriate coupon yield. Final date of **MICEX** bond auction is the date of preparing list Bond holders and/or nominee holders for the purpose of yield payment for the last and coupon redemption of this issue of Bonds.

Payout procedure of coupon (interest) yield:

Payout procedure of Bond yield on the fourth coupon is similar to the payout procedure of the first coupon described above.

5. Coupon: 5

Commencement date of coupon period on the fifth coupon of the issue shall be the 731st (seven hundred and thirty first) day from the date of starting placement of the issue Bonds.

End date of coupon period on the fifth coupon of the issue shall be the 913th (nine hundred and thirteenth) day from the date of starting placement of the issue Bonds.

Payout date of coupon yield on the fifth coupon shall be 913^{th} the (nine hundred and thirteenth) day from the date of starting placement the issue Bonds. If payout date of yield coupon on Bonds falls at a day

- Bond yield is paid in behalf of Bond holders as of the end of NDC transaction day preceding the 6 (sixth) business day before the payout date of Bond yield (hereinafter referred Date as of list preparing of Bond holders and/or

off, regardless of the fact that it is a state holiday or day off for settlement operations. payment of appropriate sum is performed on the first business day following the day off. Bond holder has no right demand to interest charge other compensation in form of payment for such delay.

nominee holders for the purpose of yield payment).

MICEX bond auction is suspended on the day following the date of preparing list of Bond holders and/or nominee holders for the of yield purpose payment and is the resumed on payout date of appropriate coupon vield. Final date of bond **MICEX** auction is the date of preparing list of Bond holders and/or nominee holders for the purpose of yield payment for the last and coupon redemption of this issue of Bonds.

Payout procedure of coupon (interest) yield:

Payout procedure of Bond yield on the fifth coupon is similar to the payout procedure of the first coupon described above.

6. Coupon: 6

Commencement date of coupon period on the sixth coupon of the issue shall be the 913th (nine hundred and thirteenth) day from the date of starting placement of the issue Bonds.

End date of coupon period on the sixth coupon of the issue shall be the 1095th (one thousand and ninety fifth) day from the date of starting placement of the issue Bonds.

of Pavout date coupon yield on the sixth coupon shall be 1095^{th} the (one thousand and ninety fifth) day from the date of starting placement of . the issue Bonds. If payout date of coupon yield on Bonds falls at a day off, regardless of the fact that it is a state holiday or day off for settlement operations, payment of appropriate sum is performed on the first business day following the day off. Bond holder has no right to demand interest charge other compensation

Bond yield is paid in **Bond** behalf of holders as of the end of NDC transaction day preceding the 6 (sixth) business day before the payout date of Bond yield (hereinafter referred as Date of preparing list of Bond holders and/or nominee holders for the purpose of yield payment).

MICEX bond auction is suspended on the day following the date of preparing list of Bond holders and/or nominee holders for the purpose of vield and payment is resumed the

in form of payment	payout date of
for such delay.	appropriate coupon
	yield. Final date of
	MICEX bond
	auction is the date of
	preparing list of
	Bond holders and/or
	nominee holders for
	the purpose of yield
	payment for the last
	coupon and
	redemption of this
	issue of Bonds.

Payout procedure of coupon (interest) yield:

Payout procedure of Bond yield on the sixth coupon is similar to the payout procedure of the first coupon described above.

Issuer pays coupon (interest) yield through paying agent.

Full name: Moskovsky Delovoi Mir Joint-Stock Commercial Bank (Open Joint-Stock Company)

Short name: MDM-Bank OJSC.

Location: 115172, Moscow City, Kotelnicheskaya quay, 33, building1. Postal address: 115172, Moscow City, Kotelnicheskaya quay, 33, building1.

Paying agent's responsibilities and functions:

Paying agent shall be obliged to:

- transfer monetary funds to the persons authorized to receive sums from Bond redemption and coupon yield - Bond holders and/or Bond nominee holders - of the amount, in terms and procedure established by
- Decision on issue and Prospectus of issue bonds on behalf of, at the expense of and under instructions of Issuer. Paying agent performs any transfer of monetary funds on Bonds in case if Issuer has transferred monetary funds sufficient for performing such payments to Issuer's account opened at Paying agent's bank.
- calculate sums of monetary funds subject to payment to every person authorized to receive sums from Bond redemption and coupon yield according to the procedure established by Decision on issue and Prospectus of issue bonds
- submit written reports on performed Bond Payments to Issuer according to the procedure and terms established by Contract concluded between Issuer and Paying agent.
- provide Bond holders and nominee holders with the information on amount, terms and conditions of payment on Bond coupon yield, as well as on terms and conditions of Bond redemption.
- at Issuer's request provide information received by Paying agent from Depositary in connection with exercising functions of Paying agent on Bonds of the issue.
- keep confidential information received by Paying agent in connection with its exercising functions, if this information is not accessible to the public and is not subject to disclosure according to normative acts of the RF.

Type of Bond cover: Guarantee

Amount of Bond cover (rubles.): 2,000,000,000 and sum of interest yield

(16) Kind, series (type), form and other identification characteristics of paper securities

Kind of paper securities: *bonds* Series of paper securities: *04*

Type of paper securities: *documentary bearer bonds*Form of paper securities: *registered uncertified securities*State registration number of securities issue: *4-19-00194-A*Date of state registration of securities issue: *June 29, 2004*

Name of registration body which performed state registration of securities issue: FCSM of the RF

Date of state registration of report on results of securities issue: October 12, 2004

Name of registration body which performed state registration of report on results of securities issue: FCSM of

Open Joint-Stock Company "Central Telecommunication Company" INN 5000000970

the RF

Quantity of paper securities of the issue: 7,000,000 items Nominal value of a paper security of the issue: 1,000 rubles

Output of paper securities in terms of nominal value: 7,000,000,000 rubles

Quantity of placed paper securities of the issue: 5,622,595 items

Nominal value of placed paper securities of the issue: 5,622,595,000 rubles

Rights acquired for each paper security of the issue:

Bonds represent direct simple obligations of Tsentralnaya Telecommunikatsionnaya Companya Open Joint-Stock Company (hereinafter referred to as Issuer).

- 1. Bond holder shall have right to receive Bond nominal value within the period stipulated by Bond.
- 2. Bond holder shall have right to receive coupon yield (interest of Bond nominal value) at the end of every coupon period.
- 3. In case of Issuer's default on obligations on Bonds or improper fulfillment of relevant obligations (including default, technical default) according to Item 9.7. and Item 12.2. of Decision on paper security issue and Item 9.1.2. Sub-item e) and Item 9.1.2. Sub-item 3) of Prospectus of paper securities, Bond cover in the form of guarantee is stipulated. Guarantor shall be obliged to answer to Bond holders for Issuer fulfillment of obligations on Bonds on payment of Bond nominal value after Bond redemption which amounts to 7,000,000,000 (seven billion) rubles, on payment of total Bond coupon yield.

Bond holder shall have right to submit claim to guarantor, Telecom-Terminal Limited Liability Company, according to terms of security specified in Item 12.2. of Decision on paper security issue and Item 9.1.2. Sub-item 3) of Prospectus of paper securities. When rights to Bond are transferred to a new holder (purchaser), the latter acquires all rights resulting from the guarantee. Transfer of the rights resulting from the guarantee without transfer of rights to Bond is not valid.

- 4. Bond holder shall have right to receive investment funds back, in case if Bond issue is recognized to be abortive or invalid.
- 5. Besides the listed rights, Bond holder shall have right to realize other property rights provided for by the existing legislation of the RF.

The person who provided security of this bond issue is Telecom-Terminal Limited Liability Company.

Location: RF, 153000, Ivanovo Town, Lenina st., 13 Postal address: RF, 153000, Ivanovo Town, Lenina st., 13

Individual taxpayer number: *3731033198*Procedure and terms of security placement:

Method of placement: public offering

Actual period of placement: from August 17, 2004 to August 18, 2004

Quantity of actually placed paper securities according to registered report on the results of issue: 5,622,595

Information on obligatory central storage:

Paper securities of the issue are certified securities with obligatory central storage.

Full firm name of depositary: Natsionalny Depositarny Center Non-commercial Partnership

Short firm name: NDC

Location: 117049, RF, Moscow City, Zhitnaya st., 12

License number: 177-03431-000100
Date of licensing: December 4, 2000
Validity of license: unlimited validity
License issuer: FCSM of the RF

Procedure and terms of redemption of issue securities:

Bonds are redeemed by non-cash payment in rubles of the RF.

Procedure and terms of bond redemption, including redemption period.

Procedure of bond redemption:

Bonds are redeemed under instructions and at the expense of Issuer. Functions of paying agent are performed by ROSBANK Joint-Stock Commercial Bank (open joint-stock company) (hereinafter referred to as Paying agent) registered at the address: 107078, Moscow, Mashy Poryvaevoi st., 11, located at the address: 107078, Moscow, Mashy Poryvaevoi st., 11.

Issuer can appoint additional and other paying agents and cancel such appointments. Issuer's official announcement on the said measures is published according to the procedure and terms specified in Item 11 of Decision on paper security issue and Item 2.9. of Prospectus of paper securities.

Bonds are redeemed at the nominal value on the 1830th (one thousand eight hundred and thirtieth) day from the date of starting Bond placement.

If date of Bond redemption falls at a day off, regardless of the fact that it is a state holiday or day off for settlement operations, payment of appropriate sum is performed on the first business day following the day off. Bond holder has no right to demand interest charge or other compensation in form of payment for such delay.

Bonds are redeemed by non-cash payment to Bond holders in currency of the RF. It is presumed that nominee holders – NDC bailors are authorized to receive sums of Bond redemption.

Bonds are redeemed in behalf of Bond holders as of the end of NDC transaction day preceding the 7 (seventh) business day before the date of Bond redemption (hereinafter referred to as Date of preparing list of Bond holders and/or nominee holders).

Issuer fulfills obligations on Bond redemption on the basis of the list of Bond holders and/or nominee holders provided by NDC (hereinafter referred to as List of Bond holders and/or nominee holders).

NDC bailor, not authorized to receive bond redemption sums by their clients, shall deliver a list of Bond holders which should include all details indicated below for the List of Bond holders and/or nominee holders to NDC not later than on the 6 (sixth) business day before the redemption date.

In case if holders who authorize a nominee holder to receive sums of Bond redemption include non-residents and/or individuals, nominee holder should indicate the following information in the list of Bond holders in relation to such persons:

- full title/name of Bond holder
- quantity of Bonds belonging to holder
- full name of the person authorized to receive sums of Bond redemption
- location (or registration for individuals) and postal address, including post code, of Bond holder
- banking account details of the person authorized to receive sums of Bond redemption
- individual taxpayer number of Bond holder
- tax position of Bond holder.

In case if Bond holder is a non-resident legal entity:

personal identification number

if available.

In case if Bond holder is an individual:

- type, number, issue date and place of Bond holder's identification document, name of issuing authority
- number of Bond holder's certificate on state retirement insurance (if available)
- individual taxpayer number of Bond holder (if available)
- date, month and year of Bond holder's birth.

Obligation in relation to a bond holder included in the list of Bond holders and/or nominee holders is considered to be duly fulfilled in case of Bond alienation after the Date of preparing list of Bond holders and/or nominee holders.

In case if Bond holder's rights are taken into account by nominee holder and the latter is authorized to receive sums of Bond redemption, the person authorized to receive sums of Bond redemption shall be nominee holder.

In case if Bond holder's rights are not taken into account by nominee holder and the latter is not authorized to receive sums of Bond redemption, the person authorized to receive sums of Bond redemption shall be Bond holder.

Not later than on the 4 (forth) business day before the date of Bond redemption NDC provides Issuer and Paying agent with the list of Bond holders and/or nominee holders, prepared as of the Date of preparing list of Bond holders and/or nominee holders which includes the following information:

- a) Full name of the person authorized to receive Bond redemption sums.
- b) quantity of Bonds registered on bond holder's custody account or inter-depositary account Bond nominee holder authorized to receive Bond redemption sums
- c) location and postal address of the person authorized to receive Bond redemption sums
- d) banking account details of the person authorized to receive Bond redemption sums, specifically:

- account number
- name of the bank where the account is opened
- correspondent account of the bank where the account is opened
- bank identification code and individual taxpayer number of the bank where the account is opened.
- e) individual taxpayer number of the person authorized to receive Bond redemption sums
- f) tax position of the bond holder and the person authorized to receive Bond redemption sums.

Bond holders, their authorized persons, including NDC bailors, are obliged to submit the required information to NDC in time, check the completeness and actuality of the information submitted to NDC at their option and bear all risks connected with failure to submit / untimely submitting information.

In case of failure to submit or untimely submitting the said information, Issuer does not bear responsibility for untimely or undue fulfillment of obligations on Bond redemption. In this case Bond holder shall bear the risk of loss occurrence in case of untimely submitting or submitting incomplete information.

In case of failure to submit (untimely submitting) the information required for Issuer fulfilling Bond obligations to NDC, the obligations are fulfilled in relation to the person who submits claim on obligations fulfillment and who is Bond holder as of the date of presenting the claim. In this case Issuer fulfills obligations on Bonds on the basis of NDC information. In this case Issuer fulfills Bond obligations on the basis of NDC information and Issuer's obligations are considered to be completely and duly fulfilled. In case if banking account details or other information required for Issuer fulfilling Bond obligations, submitted by Bond holder or nominee holder or available to Depositary, do not allow Paying agent to transfer monetary funds in time, such delay shall not be considered to be a delay in fulfillment of Bond obligations, and Bond holder shall not have right to demand interest charge or other compensation for such delay. Issuer shall have right to demand confirmation of such information by information of Bond rights record in cases stipulated by the contract with NDC.

On the basis of the list of Bond holders and/or nominee holders submitted to NDC, Paying agent calculates amounts of monetary funds subject to payment to every person authorized to receive Bond redemption sums.

Not later than on the 3 (third) business day before the date of Bond redemption Issuer transfers appropriate monetary funds to Paying agent's account.

On the date of Bond redemption Paying agent transfers appropriate monetary funds to the accounts of persons authorized to receive Bond redemption sums in behalf of Bond holders.

In case if one person is authorized to receive Bond redemption sums by several Bond holders, total amount without separation according to each Bond holder is transferred to such person.

Redemption period of bonds of the issue:

Commencement date of redemption:

Commencement date of Bond redemption shall be the 1830th (one thousand eight hundred and thirtieth) day from the date of starting Bond placement.

End date of redemption:

Dates of start and end of Bond redemption are the same.

Form of Bond redemption:

Bonds of the issue are redeemed by non-cash payment in currency of the RF. Bond holders' choice of Bond redemption form is not stipulated.

Payout terms and procedure of Bond interest (coupon), including terms of each coupon payment:

Coupon (interest) period		Payout period (date) of coupon (interest) yield	Date of preparing the list of bond holders for coupon (interest) yield payment
Commencement date	End date		

1 Coupon: Interest rate on the first coupon is fixed on the auction on defining interest rate on the first coupon in percent p.a. on the date of starting Bond placement.

Commencement date	End date of coupon	Payout date of coupon	Bond coupon yield is paid
of coupon period on	period on the first	yield on the 1 st	in behalf of Bond holders as
the first coupon of	coupon of the issue	coupon shall be the	of the end of NDC

the issue shall be the date of starting Bond placement.	shall be the commencement date of coupon period on the second coupon which starts on the 183 rd (one hundred and eighty third) day from the date of starting Bonds placement.	and eighty third) day from the date of starting placement of the issue Bonds. If payout date of coupon yield on Bonds falls at a day off, regardless of the fact that it is a state holiday or day off for settlement operations, payment of appropriate sum is performed on the first business day following the day off. Bond holder has no right to demand interest charge or other compensation in form of payment for	transaction day preceding the 7 (seventh) business day before the payout date of Bond coupon yield (hereinafter referred to as Date of preparing list of Bond holders and/or nominee holders).
		such delay.	

Payout procedure of coupon (interest) yield:

Paying agent pays Bond coupon yield under instruction and at the expense of Issuer. Bond coupon yield is paid in behalf of Bond holders on accounts in currency of the RF. It is presumed that nominee holders – NDC bailors are authorized to receive sums of Bond coupon yield.

Bond holders, their authorized persons, including NDC bailors, shall check the completeness and validity of the information submitted to NDC at their option. They bear all risks connected with failure to promptly submit information. In case of failure to submit (untimely submitting) the information required for Issuer fulfilling Bond obligations to NDC, the obligations are fulfilled in relation to the person who submits claim on obligations fulfillment and who is Bond holder as of the date of presenting the claim. In this case Issuer fulfills Bond obligations on the basis of NDC information and Issuer's obligations are considered to be completely and duly fulfilled. In case if banking account details or other information required for Issuer fulfilling Bond obligations, submitted by Bond holder or nominee holder or available to Depositary, do not allow Paying agent to transfer monetary funds in time, such delay shall not be considered a delay in fulfillment of Bond obligations, and Bond holder shall not have right to demand interest charge or other compensation for such delay. Issuer shall have right to demand confirmation of such information by information of Bond rights record in cases stipulated by the contract with NDC.

Bond coupon yield is paid in behalf of Bond holders as of the end of NDC transaction day preceding the 7 (seventh) business day before the payout date of Bond coupon yield (hereinafter referred to as Date of preparing list of Bond holders and/or nominee holders).

Issuer fulfills obligations on Bond coupon yield payment on the basis of the list of Bond holders and/or nominee holders submitted by NDC (hereinafter referred to as List of Bond holders and/or nominee holders)

NDC bailor, not authorized to receive Bond coupon yield sums by their clients, shall deliver a list of Bond holders which should include all details indicated below for the List of Bond holders and/or nominee holders to NDC not later than on the 6^{th} (sixth) business day before the redemption date.

In case if holders who authorize a nominee holder to receive sums of Bond coupon yield include non-residents and/or individuals, nominee holder should indicate the following information in the list of Bond holders in relation to such persons:

- full title/name of Bond holder
- quantity of Bonds belonging to holder
- full name of the person authorized to receive sums of Bond coupon yield
- location (or registration for individuals) and postal address, including post code, of Bond holder

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- banking account details of the person authorized to receive sums of Bond coupon yield
- individual taxpayer number of Bond holder
- tax position of Bond holder.

In case if Bond holder is a non-resident legal entity:

- personal identification number— if available.

In case if Bond holder is an individual:

- type, number, issue date and place of Bond holder's identification document, name of issuing authority
- number of Bond holder's certificate on state retirement insurance (if available)
- individual taxpayer number of Bond holder (if available)
- date, month and year of Bond holder's birth.

Obligation in relation to a bond holder included in the list of Bond holders and/or nominee holders is considered to be duly fulfilled in case of Bond alienation after the Date of preparing list of Bond holders and/or nominee holders.

In case if Bond holder's rights are taken into account by nominee holder and the latter is authorized to receive sums of Bond coupon yield, the person authorized to receive sums of Bond coupon yield shall be nominee holder.

In case if Bond holder's rights are not taken into account by nominee holder and the latter is not authorized to receive sums of Bond coupon yield, the person authorized to receive sums of Bond coupon yield shall be Bond holder.

Not later than on the 4 (forth) business day before the payout date of Bond coupon yield Depositary provides Issuer and Paying agent with the list of Bond holders and/or nominee holders, prepared as of the Date of preparing list of Bond holders and/or nominee holders which includes the following information:

- a) Full name of the person authorized to receive Bond coupon yield sums.
- b) quantity of Bonds registered on bond holder's custody account or inter-depositary account Bond nominee holder authorized to receive Bond coupon yield sums
- c) location and postal address of the person authorized to receive Bond coupon yield sums
- d) banking account details of the person authorized to receive Bond coupon yield sums, specifically:
- account number
- name of the bank where the account is opened
- correspondent account of the bank where the account is opened
- bank identification code and individual taxpayer number of the bank where the account is opened.
- e) individual taxpayer number of the person authorized to receive Bond coupon yield sums
- f) tax position of the bond holder and the person authorized to receive Bond coupon yield sums.

In case of failure to submit or untimely submitting the said information to NDC by Bond holder, Issuer does not bear responsibility for untimely or undue fulfillment of obligations on Bond coupon yield payment. In this case Bond holder shall bear the risk of loss occurrence in case of untimely submitting and/or submitting incomplete information.

In case of failure to submit (untimely submitting) the information required for Issuer fulfilling Bond obligations to NDC, the obligations are fulfilled in relation to the person who submits claim on obligations fulfillment and who is Bond holder as of the date of presenting the claim. In this case Issuer fulfills obligations on Bonds on the basis of NDC information.

On the basis of the list of Bond holders and/or nominee holders submitted by Depositary, Paying agent calculates amounts of monetary funds subject to payment to every person authorized to receive Bond coupon yield sums.

Not later than on the 3rd (third) business day before the payout date of Bond coupon yield Issuer transfers appropriate monetary funds to Paying agent's account.

On the payout date of Bond coupon yield Paying agent transfers appropriate monetary funds to the accounts of persons authorized to receive Bond coupon yield sums in behalf of Bond holders.

In case if one person is authorized to receive Bond coupon yield sums by several Bond holders, total amount without separation according to each Bond holder is transferred to such person.

2 Coupon: Interest rate on the second coupon is equal to the first coupon rate.

Commencement date of the second coupon period shall be the 183rd (one hundred and eighty third) day from the date of starting Bonds placement.

End date of the second coupon period shall be the commencement date of the third coupon period which starts on the 366th (three hundred and sixty sixth) day from the date of starting Bonds placement.

Payout date of coupon yield on the 2nd coupon shall be the 366th (three hundred and sixty sixth) day from the date of starting placement of the issue Bonds.

If payout date of coupon yield Bonds falls at a day off, regardless of the fact that it is a state holiday or day off for settlement operations, payment appropriate sum is performed on the first business dav following the day off. Bond holder has no right demand to interest charge or other compensation in form of payment for such delay.

Bond coupon yield is paid in behalf of Bond holders as of the end of NDC transaction day preceding the 7 (seventh) business day before the payout date of Bond coupon yield.

Payout procedure of coupon (interest) yield:

Payout procedure of Bond yield on the second coupon is similar to the payout procedure of the first coupon.

3 Coupon: Interest rate on the third coupon is equal to the first coupon rate.

Commencement date of the third coupon period shall be the 366th (three hundred and sixty sixth) day from the date of starting Bonds placement.

End date of the third coupon period shall be the commencement date of the fourth coupon period which starts on the 549th (five hundred and forty ninth) day from the date of starting **Bonds** placement.

Payout date of coupon yield on the 3rd coupon shall be the 549th (five hundred and forty ninth) day from the date of starting placement of the issue Bonds.

If payout date of yield coupon on Bonds falls at a day off, regardless of the fact that it is a state holiday or day off for settlement operations, payment of appropriate sum is performed on the first business following the day off. Bond holder has no right to demand interest charge other compensation in Bond coupon yield is paid in behalf of Bond holders as of the end of NDC transaction day preceding the 7 (seventh) business day before the payout date of Bond coupon yield.

	form of payment for such delay.			
Payout procedure of coupon (interest) yield:				
Payout procedure of Bond yield on the third coupon is similar to the payout procedure of the first coupon.				

4 Coupon: Interest rate on the fourth coupon is equal to the first coupon rate.

Commencement date of the fourth coupon period shall be the 549th (five hundred and forty ninth) day from the date of starting Bonds placement.

End date of the fourth coupon period shall be the commencement date of the fifth coupon period which starts on the 732nd (seven hundred and thirty second) day from the date of starting Bonds placement.

Payout date of coupon yield on the 4th coupon shall be the 732nd (seven hundred and thirty second) day from the date of starting placement of the issue Bonds.

If payout date of yield coupon Bonds falls at a day off, regardless of the fact that it is a state holiday or day off for settlement operations, payment of appropriate sum is performed on the first business day following the day off. Bond holder has no right to demand interest charge other compensation in form of payment for such delay.

Bond coupon yield is paid in behalf of Bond holders as of the end of NDC transaction day preceding the 7 (seventh) business day before the payout date of Bond coupon yield.

Payout procedure of coupon (interest) yield:

Payout procedure of Bond yield on the fourth coupon is similar to the payout procedure of the first coupon.

5 Coupon: Interest rate on the fifth coupon is equal to the first coupon rate.

Commencement date of the fifth coupon period shall be the 732nd (seven hundred and thirty second) day from the date of starting Bonds placement.

End date of the fifth coupon period shall be the commencement date of the sixth coupon period which starts on the 915th (nine hundred and fifteenth) day from the date of starting Bonds placement.

Payout date of coupon yield on the 5th coupon shall be the 915th (nine hundred and fifteenth) day from the date of starting placement of the issue Bonds.

If payout date of coupon yield on Bonds falls at a day off, regardless of the fact that it is a state holiday or day off for settlement operations, payment of appropriate sum is performed on the first business day

Bond coupon yield is paid in behalf of Bond holders as of the end of NDC transaction day preceding the 7 (seventh) business day before the payout date of Bond coupon yield.

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following the day off.	
Bond holder has no	
right to demand	
interest charge or	
other compensation in	
form of payment for	
such delay.	
•	

Payout procedure of coupon (interest) yield:

Payout procedure of Bond yield on the fifth coupon is similar to the payout procedure of the first coupon.

6 Coupon: Interest rate on the sixth coupon is equal to the first coupon rate.

Commencement date of the sixth coupon period shall be the 915th (nine hundred and fifteenth) day from the date of starting Bonds placement.

End date of the sixth coupon period shall be the commencement date of the seventh coupon period which starts on the 1098th (one thousand and ninety eighth) day from the date of starting Bonds placement.

Payout date of coupon yield on the 6th coupon shall be the 1098th (one thousand and ninety eighth) day from the date of starting placement of the issue Bonds.

If payout date of yield coupon on Bonds falls at a day off, regardless of the fact that it is a state holiday or day off for settlement operations, payment of appropriate sum is performed on the first business following the day off. Bond holder has no right to demand interest charge other compensation in form of payment for such delay.

Bond coupon yield is paid in behalf of Bond holders as of the end of NDC transaction day preceding the 7 (seventh) business day before the payout date of Bond coupon yield.

Payout procedure of coupon (interest) yield:

Payout procedure of Bond yield on the sixth coupon is similar to the payout procedure of the first coupon.

7 Coupon: Interest rate on the seventh coupon is equal to the first coupon rate.

Commencement date	End date of the	Payout date of coupon	Bond coupon yield is paid
of the seventh	seventh coupon	yield on the 7 th	in behalf of Bond holders as
coupon period shall	period shall be the	coupon shall be the	of the end of NDC
be the 1098 th (one	commencement	1281 st (one thousand	transaction day preceding
thousand and ninety	date of the eighth	two hundred and	the 7 (seventh) business day
eighth) day from the	coupon period	eighty first) day from	before the payout date of
date of starting	which starts on the	the date of starting	Bond coupon yield.
Bonds placement.	1281 st (one	placement of the issue	
	thousand two	Bonds.	
	hundred and eighty	If payout date of	
	first) day from the	coupon yield on	
	date of starting	Bonds falls at a day	
	Bonds placement.	off, regardless of the	
		fact that it is a state	

[-	
	holiday or day off for
	settlement operations,
	payment of
	appropriate sum is
	performed on the first
	business day
	following the day off.
	Bond holder has no
	right to demand
	interest charge or
	other compensation in
	form of payment for
	such delay.
	<u> </u>

Payout procedure of coupon (interest) yield:

Payout procedure of Bond yield on the seventh coupon is similar to the payout procedure of the first coupon.

8 Coupon: Interest rate on the eighth coupon is equal to the first coupon rate.

Commencement date
of the eighth coupon
period shall be the
1281 st (one thousand
two hundred and
eighty first) day from
the date of starting
Bonds placement.

End date of the eighth coupon period shall be the commencement date of the ninth coupon period which starts on the 1464^{th} (one thousand four hundred and sixty fourth) day from the date of starting Bonds placement.

Payout date of coupon yield on the 8th coupon shall be the 1464th (one thousand four hundred and sixty fourth) day from the date of starting placement of the issue Bonds.

If payout date of yield coupon Bonds falls at a day off, regardless of the fact that it is a state holiday or day off for settlement operations, payment of appropriate sum is performed on the first business day following the day off. Bond holder has no right to demand interest charge or other compensation in form of payment for such delay.

Bond coupon yield is paid in behalf of Bond holders as of the end of NDC transaction day preceding the 7 (seventh) business day before the payout date of Bond coupon yield.

Payout procedure of coupon (interest) yield:

Payout procedure of Bond yield on the eighth coupon is similar to the payout procedure of the first coupon.

9 Coupon: Interest rate on the ninth coupon is equal to the first coupon rate.

Commencement date of the ninth coupon	End date of the ninth coupon period	Payout date of coupon yield on the 9 th	Bond coupon yield is paid in behalf of Bond holders as
period shall be the	shall be the	coupon shall be the	of the end of NDC
1464 th (one thousand	commencement	1647 th (one thousand	transaction day preceding
four hundred and	date of the tenth	six hundred and forty	the 7 (seventh) business day

the date of starting Bonds placement. Bonds falls at a day off, regardless of the fact that it is a state holiday or day off for settlement operations, payment of appropriate sum is performed on the first business day following the day off. Bond holder has no right to demand interest charge or other compensation in form of payment for such delay. Payout procedure of coupon (interest) yield:

Payout procedure of Bond yield on the ninth coupon is similar to the payout procedure of the first coupon.

10 Coupon: Interest rate on the tenth coupon is equal to the first coupon rate.

Payout procedure of Bond yield on the tenth coupon is similar to the payout procedure of the first coupon.

Date of preparing list of bond holders for fulfilling bond obligations (interest (coupon) payment, redemption): Issuer fulfills Bond obligations in behalf of Bond holders as of the end of NDC transaction day preceding the 7 (seventh) business day before the payout date of Bond coupon yield.

Obligation in relation to a Bond holder included in the list of Bond holders is considered to be duly fulfilled in case of Bond alienation after the date of preparing List of Bond holders.

In case of failure to submit (untimely submitting) the information required for Issuer fulfilling Bond obligations to NDC, the obligations are fulfilled in relation to the person who submits claim on obligations fulfillment and who is Bond holder as of the date of presenting the claim. In this case Issuer fulfills obligations on Bonds on the basis of NDC information.

Issuer pays coupon (interest) yield and redeems Bonds through Paying agent.

Full name: ROSBANK Joint-Stock Commercial Bank (open joint-stock company)

Short name: ROSBANK JSCB OJSC

Location: 107078, Moscow, Mashy Poryvaevoi st., 11 Postal address: 107078, Moscow, Mashy Poryvaevoi st., 11

License number of credit institution: General license for performing banking operations No. 2272

License issue date: January 27, 2003

Authority issued the said license: Central Bank of the RF (Bank of Russia)

Paying agent's functions:

Paying agent operates on the basis of the contract on Paying agent concluded with Issuer. Under this contract:

- 1) Paying agent shall be obliged to transfer payments for Bond redemption, Bond coupon yield payments on behalf of and at the expense of the Issuer, as well as provide consultancy services on preparing documents required for Issuer fulfilling obligations on payment of coupon yield sums and Bond nominal value at Issuer's request.
- 2) Paying agent shall be obliged to notify the issuer on the performed payments within 1 (one) business day from the date of corresponding payment of coupon yield and/or Bond nominal value.

Issuer can appoint additional paying agents and cancel such appointments. Issuer's official announcement on the said measures is published according to the procedure and terms specified in Item 11 of Decision on paper security issue and Item 2.9. of Prospectus of paper securities.

Type of Bond cover: Guarantee

Guarantee sum is determined by the amount of Bond Issuer's monetary obligations to Bond holders on payment of Bond nominal value which amounts to 7,000,000,000 (seven billion) rubles and combined Bond coupon yield.

- 8.3.3. Information on securities issues under which the issuer failed to perform its obligations (default) Issues, which paper security obligations have not been fulfilled by Issuer (default), none.
- 8.4. Information on entity (entities) which provided a collateral for the bond issue

Obligations on documentary interest inconvertible bearer bonds series 03:

Type of security (method of provided security):

Guarantee

Amount of security (rubles): 2,000,000,000 and sum of interest yield

Security terms and procedure of bond holders' realization of rights on the provided security:

Bond purchase represents bond purchaser's conclusion of a contract according to which bond issue security

is provided. When rights to a bond are transferred to a Bond purchaser, the latter acquires rights under the said contract to the extent and terms existing as of the moment of bond rights transfer. In this case written contract is considered to be observed.

Bassian Invest LLC shall be obliged to fulfill obligations on behalf of Issuer to Bond holders unless and until it is stated that Issuer can not fulfill obligations to Bond holders.

Bassian Invest LLC shall be obliged to fulfill Issuer's obligations to Bond holders, who have right to demand the Company to fulfill its obligations according to the concluded Agreement in presence of all the following conditions:

Issuer did not pay or incompletely paid coupon yield in the form of interest of Bond nominal value to Bond holders within the period set by Decision on issue and Prospectus of Bond issue

Issuer did not pay or incompletely paid Bond nominal value after its redemption within the period set by Decision on issue and Prospectus of Bond issue to Bond holders.

Presence of all the said conditions represents the fact of Issuer's non-fulfillment of its obligations to holders.

In case of the said conditions occurrence Guarantor fulfills Issuer's obligations according to the following procedure:

Bond holder or a person authorized by bond holder shall have right to submit a claim in writing on fulfilling Issuer's obligations (hereinafter referred to as Claim) to Guarantor. The said Claim shall include:

- full name (surname, name, patronymic) of Bond holder, and full name of nominee holder in case if Bonds have been transferred to nominee holders and nominee holder is authorized to receive sums of monetary funds on Bonds payable to Bond holder
- quantity of Bonds belonging to Bond holder
- location and actual address, contact telephones of the person authorized to receive sums of monetary funds on Bonds payable to Bond holder
- tax position of Bond holder (resident, non-resident performing its activity through a permanent representation in the RF; non-resident receiving income not connected with permanent representation; individuals tax residents of the RF; individuals actually staying on the territory of the RF for at least 183 days per calendar year; foreign citizen; stateless person)
- banking account details of the person authorized to receive sums of monetary funds on Bonds payable to Bond holder

The following documents shall be attached to the Claim:

- documents which confirm Bond holder's property right to the quantity of Bonds indicated in the Claim (extract from Bond holder's custody account or other similar document)
- document which confirms right of Bold holder's authorized person to sign the Claim on behalf of Bond holder
- documents which confirm Issuer's non-fulfillment or undue fulfillment of its Obligations.

Bond holder or a person authorized by bond holder sign the claim. In this case if Bond holder or authorized person is a resident legal entity, the Claim should be signed by director and chief accountant of corresponding legal entity and sealed by the legal entity. In this case if Bond holder or authorized person is a non-resident legal entity, the Claim should be signed by director of corresponding legal entity and sealed by the legal entity, or signed by authorized representative of this legal entity.

The said Claim should be submitted to Guarantor within 6 (six) months after the date of Issuer's fulfilling obligations (end of the last day of the period if obligations fulfillment is stipulated within a definite time period).

Guarantor shall pay total nominal value of Bond belonging to the Bond holder and/or due interest (coupon yield) to corresponding Bond holder or nominee holders authorized to receive sums of monetary funds on Bonds payable to Bond holder within 1 (one) month from the date of submitting the Claim.

Obligations on documentary interest inconvertible bearer bonds series 04:

Type of security (method of provided security):

Guarantee

Amount of security (rubles): 7,000,000,000 and sum of interest yield

Security terms and procedure of bond holders' realization of rights on the provided security:

Provisions of Item 12.2 of Decision on security paper issue and Item 9.1.2, Sub-item 3) of Prospectus of paper securities are Guarantor's offer to conclude a contract of guarantee subject to the said conditions (hereinafter referred to as Offer).

For the purpose of ensuring due fulfillment of obligations on documentary interest inconvertible bonds series 04 with obligatory central storage, nominal value of 1,000 (one th. rubles), quantity of 7,000,000 (seven million) items (hereinafter referred to as Bonds) by Tsentralnaya Telecommunikatsionnaya Companya Open Joint-Stock (hereinafter referred to as Issuer), Guarantor hereby commits to answer to Bond purchasers (hereinafter referred to as Holders) for Issuer's fulfilling Issuer's obligations on payment of total sum of Bond nominal value after Bond redemption which amounts to 7,000,000,000 (seven billion) rubles and payment of combined Bond coupon yield (hereinafter referred to as Obligations) according to the procedure established by Decision on paper security issue and Prospectus of paper securities.

Guarantor and Issuer are jointly liable for Issuer's non-fulfillment of obligations.

Guarantor shall bear responsibility to the amount not exceeding total nominal value of Bond issue which is 7,000,000,000 (seven billion) rubles and combined coupon yield on 7,000,000 (seven million) Bonds to Bond holders. Guarantor is not responsible for compensation of Holders' law expenses for collection of debts from Issuer and other Holders' losses and/or penal sanctions caused by Issuer's non-fulfillment or undue fulfillment of obligations on payment of Bond nominal value and/or Bound coupon yield.

Guarantor is responsible for fulfillment of Issuer's Obligations in presence of all the following conditions:

- Holder or a person duly authorized by Holder has submitted a claim on fulfillment of relevant Obligation (hereinafter referred to as Claim) to Guarantor

- The Claim includes:

- (a) character of non-fulfilled Issuer's Obligations to Holder
- (b) amount of non-fulfilled Issuer's Obligations to Holder
- (c) full firm name (surname, name, patronymic for individual) of Holder and person authorized to receive Bond payments (in case of such appointment)
- (e) location (place of residence) of Holder and person authorized to receive Bond payments (in case of such appointment)
- (f) for individuals passport series and number, date of issue, issuing authority
- (g) country where Holder is a tax resident
- (h) quantity of Holder's Bonds subject to payment and
- (i) banking details of Holder and person authorized to receive Bond payments
- The following documents are attached to the Claim:
- (a) a copy of extract on Holder's custody account certified by the depositary who records and attests right to Bonds, with indication of quantity of Bonds belonging to Holder
- (b) in case of Claim submitting by Holder's representative, documents which confirm authority of the person submitting the Claim executed according to existing normative legal acts of the RF

The Claim is signed by Holder or person authorized to submit Claim. If the Claim is submitted by a legal entity, it should be sealed by this legal entity.

Claims can be submitted to Guarantor within the period not exceeding two years from the date of Bond redemption set in Prospectus of paper securities.

Guarantor makes relevant payments within 30 (thirty) days from the date of receiving the Claim to the account indicated in the Claim.

Bond purchase means Offer accept that is concluding a contract of guarantee between Bond purchaser and Guarantor on the foregoing conditions. The said contract of guarantee is considered to be concluded from the moment of first Bond holder acquiring rights to Bonds. In this case written contract is considered to be

observed. When rights to a Bond are transferred to a Bond purchaser, the latter acquires rights of Bond holder under the said contract to the extent and terms existing as of the moment of Bond rights transfer. Transfer of the rights resulting from the said contract without transfer of rights to Bond is not valid.

The offer is an irrevocable one.

All disputes arising in connection with this Offer and contract of guarantee concluded by accepting the Offer are solved by Arbitration court of Moscow City or a regular court of respondent's place of residence.

Legal relationship in connection with this Offer and contract of guarantee concluded by accepting the Offer are governed by the RF legislation.

Issuer's Bond obligations which fulfillment is covered by provided security:

The foregoing guarantee covers the following Issuer's Bond obligations:

- payment of total sum of Bond nominal value which amounts to 7,000,000,000 (seven billion) rubles after Bond redemption
- payment of combined Bond coupon yield according to the procedure established in Decision on paper security issue and Prospectus of paper securities.

Other conditions of security of fulfilling Bond obligations: none

Procedure of notification (information disclosure) on change of security conditions of fulfilling Bond obligations happened for reasons not depended by Issuer or holders of bonds with security:

Issuer's official notification on change of security conditions of fulfilling Bond obligations happened for reasons not depended by Issuer or holders of bonds with security is published according to procedure and terms specified in Item 11 of Decision on paper security issue and Item 2.9. Prospectus of paper securities.

Bond with security provides its holder with all rights resulting from this security.

When rights to a bond with security are transferred to a new holder (purchaser), the latter acquires all rights resulting from this security.

Transfer of the rights resulting from provided security without transfer of rights to the bond is not valid.

8.5. Information on the organizations keeping records of rights on the securities issued by the issuer

Registrar:

Name: Registrator-Svyaz Closed joint-Stock Company

Short name: Registrator-Svyaz CJSC

Location: 107078, Moscow City, Kalanchevskaya st., 15 A, POB 45

Tel.: (095) 933-42-21 Fax: (095) 933-42-21

E-mail: regsw@asvt.ru

License:

Registrar license number for performing activity on keeping register of security holders: 10-000-1-00258

Date of issue: *October 1, 2002*Duration: *non stipulated*

Issuing authority: Federal Committee on Security Market

Date from which the said registrar keeps register of inscribed securities of the issuer: 03.05.2000

Depositary performs central storage of the following paper securities:

- 1. Certificate of documentary interest inconvertible bearer bonds series 02 with obligatory central storage. State registration number of the issue 4-02-00194-A dated June 25, 2002, total quantity of issued bonds 600,000 bonds with nominal value of 1,000 (one thousand) rubles per a bond and total nominal value of 600,000,000 rubles.
- 2. Certificate of documentary interest inconvertible bearer bonds series 03 with obligatory central storage. State registration number of the issue 4-18-00194-A dated August 1, 2003, total quantity of issued bonds 2,000,000 bonds with nominal value of 1,000 (one thousand) rubles per a bond and total nominal value of 2,000,000,000 rubles.
- 3. Certificate of documentary interest inconvertible bearer bonds series 04 with obligatory central storage.

State registration number of the issue - 4-19-00194-A dated June 29, 2004, total quantity of issued bonds – 5,622,595 bonds with nominal value of 1,000 (one thousand) rubles per a bond and total nominal value of 5,622,595,000 rubles.

Depositary which performs central storage of issuer's paper securities:

Name: Natsionalny Depositarny Center Non-commercial Partnership

Short firm name: *NDC*

Location: Russia, Moscow City, Sredny Kislovsky side-st., 1/13, building 4
Postal address: 103009, Moscow City, Sredny Kislovsky side-st., 1/13, building 4

Tel.: (095) 956-27-89,956-27-90 Fax: (095)956-0938

E-mail: *none* License:

License number of professional member of security market for performing depositary activity: 177-03431-

000100

Date of issue: December 4, 2000

Duration: not limited

Issuing authority: FCSM of Russia

Date of starting activity: November 12, 2001

- 8.7. Information on legal acts regulating import-export of capital that may affect payment of dividend, interest and other funds to nonresidents.
- 1. RSFSR Law dated June 6, 1991 *On investment activity in RSFSR* (with amendments dated June 19, 1995 No. 89-FZ, dated February 25, 1999 No. 39-FZ, dated January 10, 2003 No. 15-FZ).
- 2. Federal Law dated July 9, 1999 No. 160-FZ *On foreign investments in the RF* (Federal Laws edition dated March 21, 2002 No. 31-FZ, dated July 25, 2002 No. 117-FZ, dated December 8, 2003 No. 169-FZ).
- 3. Federal Law dated April 22, 1996 No. 39-FZ *On security market* (Federal Laws edition dated November 26, 1998 No. 182-FZ, dated July 8, 1999 No. 139-FZ, dated August 7, 2001 No. 121-FZ, dated December 28, 2002 No. 185-FZ, dated June 29, 2004 No. 58-FZ, dated July 28, 2004 No. 89-FZ).
- 4. RF Law dated October 9, 1992 No. 3615-1 *On currency regulation and currency control* (Federal Laws edition dated December 29, 1998 No. 192-FZ, dated 05.07.1999 No. 128-FZ, dated May 31, 2001 No. 72-FZ, dated August 8, 2001 No. 130-FZ, dated December 30, 2001 No. 196-FZ, dated December 31, 2002 No. 187-FZ, dated February 27, 2003 No. 28-FZ, dated July 7, 2003 No. 116-FZ, dated December 10, 2003 No. 173-FZ).
- 5. Federal Law dated December 10, 2003 No. 173-FZ *On currency regulation and currency control* (Federal Law edition dated June 29, 2004 No. 58-FZ).
- 6. Decree of the President of the RF dated June 10, 1994 No. 1184 *On improvement of bank system work of the RF* (Decree edition of the President of the RF dated April 27, 1995 No. 419).
- 7. Instruction of Central Bank of the RF dated June 7, 2004 No. 116-W *On types of residents' and non-residents' special accounts* (Instruction edition of Central Bank of the RF dated December 16, 2004 No. 1529-Y).
- 8. Instruction of Central Bank of the RF dated June 15, 2004 No. 117-W On procedure of providing authorized banks with documents and information by residents and non-residents while performing currency operations, procedure of authorized banks recording currency operations and preparing operation ID.
- 9. Regulations for procedure of authorized banks re-establishing non-residents' accounts of *C* type opened in authorized banks in connection with adoption of Instruction of Central Bank of the RF dated June 7, 2004 No. 116-H *On types of residents' and non-residents' special accounts*, adopted by Central Bank of the RF on June 15, 2004 No. 260-Π.
- 10. Instruction of Central Bank of the RF dated December 28, 2000 No. 96-W *On non-residents' special accounts of C type* (Instruction edition of Central Bank of the RF dated February 25, 2003 No. 1253-Y, dated August 13, 2003 No. 1319-Y).
- 11. Instruction of Central Bank of Russia dated July 2, 2001 No. 991-Y On list of paper securities, operations with which are performed by non-residents using non-residents' special accounts of C type.
- 12. International double taxation agreements of the RF.
- 13. Other legislative acts of the RF.

8.8. Taxation of income incurred on placed and to be placed issued securities

Taxation of income received from share holding in organization in the form of dividends.

Taxation of income from placed and placing issuing paper securities of Issuer is governed by the Tax Code of the RF (hereinafter referred to as TC), as well as other normative legal acts of the RF adopted in compliance with the Tax Code of the RF.

TAX RATES

	Legal entities	Individuals		
Type of income	Residents	Non-residents	Residents	Non-residents
Coupon yield	24% (of which: federal budget – 6,5% constituent entity budget – 17,5%	20%	13%	30%
Income from conversion of securities	24% (of which: federal budget – 5% constituent entity budget – 17% local budget – 2%)	20%	13%	30%
Income in the form of dividends	9%	15%	9%	30%

TAXATION PROCEDURE FOR INDIVIDUALS

Type of income – income tax.

Income form sources in the RF includes:

- dividends and interests received from Russian organizations, as well as interests received from Russian individual enterprisers and (or) foreign organizations in connection with activity of their permanent representations in RF
- income from conversion of shares or other paper securities in RF, as well as partnership shares in organization registered capital.

Tax base.

Taxpayer's income received in form of material benefit is material benefit received from paper security purchase. Tax base is defined as exceeding of taxpayer's actual gross expenditures for paper securities purchase by paper securities market value, defined on the basis of fluctuation limits of paper securities market value. Procedure of defining paper securities market value and fluctuation limits of paper securities market value is established by a federal authority regulating security market.

While defining tax base on income from securities business income received from the following operations shall be taken into account:

- purchase and sale of paper securities marketable on organized security market
- purchase and sale of paper securities non-marketable on organized security market.

Income (loss) from purchase and sale of paper securities is defined as difference between the sum of income received from conversion of securities and documented expenses for paper securities purchase, marketing and storage actually performed by taxpayer, or property withholdings decreasing income from purchase and sale transaction.

The said expenses include:

- sums paid to seller according to contract
- payment for depositary's services
- commitment fees to professional members of security market, discount paid (repaid) to management company of unit investment trust while investor's sale (redemption) of investment share of unit investment

trust, defined according to the procedure established by the legislation of the RF on investment funds

- bourse tax (fee)
- payment for registrar's services
- other expenses directly connected with purchase, sale and storage of paper securities, incurred for services provided by professional members of security market within the limits of their professional activity.

Income (loss) from purchase and sale of paper securities marketable on organized security market increases (decreases) by amount of interest paid for usage of monetary funds attracted for performing transaction of paper securities purchase and sale within the limits of sums calculated on the basis of current refinance rate of Central Bank of the RF.

Loss amount on operations with paper securities marketable on organized security market is defined on the basis of fluctuation limits of paper securities market value.

Paper securities marketable on organized security market include paper securities accepted for circulation by sale organizers having license of federal authority which regulates security market,

Market rate of a paper security, including share of unit investment trust marketable on organized security market means a weighted average price of paper security on transactions performed within a selling day through sale organizer. If transactions are performed at the same price through two or more sale organizers, taxpayer have right to choose paper security market rate fixed by one of sale organizers at his/her option. In case if sale organizer does not calculate weighted average price, weighted average price shall be half sum of minimal and maximal price of transactions performed within a selling day through this sale organizer.

Tax base is separately defined for each operation.

Income (loss) from purchase and sale operations of paper securities is calculated as a sum of income from all transactions with paper securities of relevant category performed within a tax period after deduction of sum of losses.

If taxpayer's expenses for purchase, marketing and storage of paper securities can not be directly referred to expenses for purchase, marketing and storage of specific paper securities, the said expenses are divided in proportion to cost estimate of paper securities to which the said expenses are referred. Cost estimate of paper securities is defined as of the date of incurring these expenses.

In case if taxpayer's expenses can not be confirmed by documents, he/she shall have right to realize property tax exemption envisaged by the first paragraph, Sub-item 1, Item 1, Article 220 TC. Property tax exemption or deduction to the amount of actually made and documented expenses is provided to a taxpayer while calculating and paying taxes to budget at income payment source (broker, beneficial owner, management company performing trust management of property which is included in unit investment trust, or other person performing operations in behalf of taxpayer under agency contract or other similar contract) or at the end of tax period while submitting tax return to a taxation body.

If tax calculation and payment are made by income payment source (broker, beneficial owner, management company performing trust management of property which is included in unit investment trust, or other person performing operations in behalf of taxpayer under agency contract or other similar contract) within a tax period, property tax exemption is provided by the income payment source with possibility of further recalculation at the end of tax period while submitting tax return to a taxation body.

If there are several income payment sources, property tax exemption is provided only by the income payment source at taxpayer's option.

Tax base of purchase and sale operations of paper securities (investment share redemption of unit investment trust) is defined as income received from operations with paper securities within a tax period.

Losses on operations with paper securities marketable on organized security market received as a result of the said operations performed within tax period decrease tax base of purchase and sale operations of paper securities of this category.

Income from purchase and sale operations with paper securities non-marketable on organized security market which met the requirements set for paper securities marketable on organized security market as for the purchase date can be decreased to the amount of losses on purchase and sale operations with paper securities marketable on organized security market received within tax period.

Date of actual acquisition of income:

- date of income payment, including income transfer to taxpayer's banking accounts or accounts of third parties on his/her instruction acquisition of income in monetary form
- date of paper securities purchase acquisition of income in form of material benefit.

Tax base of purchase and sale operations of paper securities and operations with financial instruments of futures transactions is defined at the end of tax period. Calculation and payment of tax sum is made by a fiscal agent at the end of tax period or while paying monetary funds to a taxpayer before the end of tax period.

Fiscal agents are Russian organizations from which or as a result of cooperation with which taxpayer received income. Fiscal agents are obliged to calculate, deduct tax from taxpayer's pay and pay tax amount. In case if income payment source is a person performing operations in behalf of taxpayer under agency contract or other similar contract, functions of fiscal agent are performed by the person actually paying income to a taxpayer.

If fiscal agent pays monetary funds to a taxpayer before the end of tax period, the tax is paid from the part of income defined according to the present article which corresponds to actual sum of paid monetary funds. Part of income is calculated as a product of total income sum by proportion of payment sum and cost value of paper securities defined as of the payment date of monetary funds on which the fiscal agent acts as a broker. If monetary funds are paid to a taxpayer more often than once per tax period, tax sum is calculated on an accrual basis with deduction of previously paid tax amounts.

Cost value of paper securities is defined on the basis of actually made and documented expenses for their purchase.

Monetary funds payment means payment of cash monetary funds, transfer of monetary funds to individual's banking account or account of a third party on individual's instruction.

If income payment source can not deduct calculated tax amount from a taxpayer, fiscal agent (broker, beneficial owner, management company performing trust management of property which is included in unit investment trust, or other person performing operations in behalf of taxpayer under agency contract or other similar contract) shall notify taxation body of registration place on failure of the said deduction and taxpayer's outstanding amount in written form within a month from the date of this condition occurrence. In this case tax payment is maid according to Article 228 TC.

TAXATION PROCEDURE FOR LEGAL ENTITIES

Type of income – income tax.

Income includes:

- earnings from property rights realization (proceeds)
- non-operating gains in form of interest on paper securities and other debt commitments and/or equity participation in other organizations.

Tax base.

Taxpayer's income from operations on sale or other disposal of paper securities (including redemption) is defined on the basis of price of sale or other disposal of paper securities, s well as sum of accumulated interest (coupon) income paid to taxpayer by purchaser and sum of interest (coupon) income paid taxpayer by issuer. In this case taxpayer's income from sale or other disposal of paper securities does not include sums of interest (coupon) income previously included while taxing.

Expenses for sale (other disposal) of paper securities are defined on the basis of purchase price of a paper security (including expenses for its purchase), expenses for its sale, Discount amount of investment shares estimated value, sum of accumulated interest (coupon) income paid by taxpayer to paper security seller. In this case expenses do not include sums of interest (coupon) income previously included while taxing.

Interest under contracts on credit, loan and other similar contracts, other debt commitments (including paper securities) is taken into account as of the date of income (expenditure) recognition according to Article 328 of the Tax Code of the RF.

Date of recognizing income and expenditure on bond operations is the date of selling the said bonds according to Article 329 of the Tax Code of the RF.

Paper securities are recognized to by securities marketable on organized security market if all the following requirements are met:

- 1) if they are accepted for circulation at least by one sale organizer who have right to this according to the national legislation
- 2) if information on their prices (rates) is published by mass media (including electronic one) or can be provided to any interested person by sale organizer or other authorized person within three years from the date of performing operation with paper securities

3) if market rate is calculated on them, if it is provided for by relevant national legislation.

For the purpose of tax assessment market price of paper securities marketable on organized security market shall be the actual price of sale or other disposal of paper securities, if this price is in the interval between minimal and maximal prices (price interval) of transactions with the said paper security registered by sale organizer on security market as of the date of performing relevant transaction. In case of selling paper securities marketable on organized security market at the price lower than minimal transaction price on security market, minimal transaction price on security market is taken for defining finance result.

Accumulated interest (coupon) income shall mean a part of interest (coupon) income which payment is stipulated by issue conditions of this paper security, calculated in proportion to quantity of days passed from the issue date of paper security or payout date of previous coupon yield to the date of performing transaction (date of paper security transfer).

For the purpose of tax assessment market price of paper securities non-marketable on organized security market shall be the actual price of sale or other disposal of paper securities if at least one of the following requirements is met:

- 1) if actual price of relevant transaction is in the price interval of similar (identical, uniform) paper security registered by sale organizer on security market as of the date of performing transaction or the date of nearest auction taken place before the day of performing relevant transaction, if sale organizer held auction on these paper security at least once within last 12 months
- 2) if deviation of actual price of relevant transaction is within 20 per cents towards increase or decrease of weighted average price of similar (identical, uniform) paper security calculated by sale organizer on security market according to established rules on auction results as of the date of performing transaction or the date of nearest auction taken place before the day of performing relevant transaction, if sale organizer held auction on these paper security at least once within last 12 months

Income of taxpayer – shareholder selling shares received due to increase of registered capital of a joint-stock company is defined as a difference between sale price and initial paid shares value corrected on the basis of change of shares quantity as a result of increase of registered capital.

Tax base on operations with paper securities is separately defined by a taxpayer, except for the tax base on operations with paper securities defined by professional members of security market. In this case taxpayers (except for professional members of security market performing dealer activity) define tax base on operations with paper securities marketable on organized security market separately from tax base on operations with paper securities non-marketable on organized security market.

While sale of other disposal of paper securities, value of withdrawn issuing paper securities is made according to method of cost of first acquired paper securities (FIFO), value of withdrawn non-issuing paper securities – on the basis of actual value of each paper security.

Taxpayers, received loss (losses) from operations with paper securities within the previous tax period or previous tax periods, shall have right to decrease tax base of operations with paper securities in the accounting (tax) period (carry over the said losses) according to the procedure and terms established by Article 283 TC.

In this case losses from operations with paper securities non-marketable on organized security market received within the previous tax period (previous tax periods) can be referred to decrease of tax base of operations with these paper securities in the accounting (tax) period. Losses from operations with paper securities marketable on organized security market received within the previous tax period (previous tax periods) can be referred to decrease of tax base of operations on selling paper securities of this category.

Within tax period carrying over losses from operations with paper securities marketable on organized security market and paper securities non-marketable on organized security market sustained in relevant accounting period is performed separately according to the said paper security categories within the limits of income received from operations with such paper securities.

In case if recipient of interest income from debt commitments of any type, including participating bond and convertible bonds, is a foreign organization not performing activity in RF through its permanent representation, fiscal agent calculates and withdraws tax on such income. In this case if income payment source is a person performing operations in behalf of taxpayer under agency contract or other similar contract, functions of a fiscal agent are performed by the person actually paying income to a foreign organization not performing activity through its permanent representation in RF.

In case of fiscal agent's payment of income which is levied by tax at lower rates in the RF according to international contracts (agreements) to a foreign organization, fiscal agent calculates and withdraws tax amount on the income at relevant lower rates, if foreign organization submits confirmation envisaged by Item 1 Article

312 TC RF to fiscal agent. In this case of Russian banks payment of income on operations with foreign banks, confirmation of the fact that the foreign bank is permanently located on the territory of state, which has concluded an international contract (agreement) governing tax questions with RF, is not required, if the location is confirmed by information of public information books.

Tax amount on income from equity participation in organizations activity (dividends) is defined on the basis of the following provisions.

If taxpayer's income source is a foreign company, tax amount in relation to received dividends is defined by taxpayer at its option on the basis of the sum of received dividends and rate of 15 %.

In this case taxpayers receiving dividends from a foreign company, including through permanent representation of foreign company in the RF, have no right to decrease tax amount calculated according to Article 275 TC RF by the tax amount calculated and paid on the territory of source location unless otherwise provided for by an international contract.

If taxpayer's income source is a Russian company, the said organization shall be a fiscal agent and it levies tax on the basis of provisions of Item 2 Article 275 TC RF.

In this case tax amount subject to income retention of taxpayer - recipient of dividends is calculated by fiscal agent on the basis of total tax sum calculated according to the procedure established by Item 2 Article 275 TC RF and each shareholder's part of total dividends sum.

Total tax amount is calculated as product of tax rate of 9% by difference between sum of dividends subject to division among shareholders (participants) in current tax period diminished by sum of dividends subject to payment by fiscal agent according to Item 3 Article 275 TC RF in current tax period and sum of dividends received by the fiscal agent in current accounting (tax) period and previous accounting (tax) period, if these sums have not been previously taken into account while defining taxable income in form of dividends. In case if the received difference is negative, there is liability to pay taxes and compensation from budget is not carried out

In case if Russian organization – fiscal agent pays dividends to a foreign organization and (or) individual non-resident of the RF, tax base on each payment of taxpayer - recipient of dividends is calculated as a sum of paid dividends. The rate of 15% or 30% is applied to it.

8.9. Declared (accrued) and paid dividends on the issuer shares, income on the issuer bonds

Category of stock: ordinary registered uncertified stock

Accounting period for which the stated dividends are paid (were paid)	2000	2001	2002	2003	2004
Amount of stated (accrued) dividends per a share, rubles	33.05	0.026	0.096052	0.124867	0.0630084
Amount of stated (accrued) dividends for the whole stock, rubles	14925413. 05	11741626. 2	151570712.3 2	197040979.2 16211	99 428 thousand. rubles
Name of issuer's management body which took decision (declared) on dividends payment on issuer's stock	Annual general meeting	Annual general meeting	Annual general meeting	Annual general meeting	Annual general meeting

	T	1	1	I	
Date of holding meeting (session) of issuer's management body when the decision on dividends payment (declaration) was made. Date and number of records of meeting (session) of issuer's management body when the decision on dividends payment (declaration) was made.	June 1, 2001 Minutes No.7 dated June 1, 2001	June 5, 2002 Minutes No.9 dated June 5, 2002	June 24, 2003 Minutes No.11 dated June 24, 2003	June 11, 2004 Minutes No. 12 dated June 11, 2004	June 30, 2005 Minutes No. 13 dated June 30, 2005
Period for paying the stated dividends on issuer's stock	within the financial year when the decision on dividends payment was made	within the financial year when the decision on dividends payment was made	Before December 31, 2003	Before December 31, 2004	Before December 31, 2005
Form and other terms of paying the stated dividends on issuer's stock	Monetary form	Monetary form	Monetary form	Monetary form	Monetary form
Total dividend amount paid on all ordinary stock, rubles	14635470. 08	11687712. 00	151046539.7 9	196058926.9 1	0

Sum of paid dividends is indicated with application of retained tax

for 2000-2003 dividends on ordinary stock are not completely paid due to the following reasons: no correct banking details, non-appearance of shareholders, invalid banking details of shareholders.

Preference registered uncertified stock of B type

Accounting period for which the stated dividends are paid (were paid)	2000	2001
Amount of stated (accrued) dividends per a share, rubles	70.94	0.038
Amount of stated (accrued) dividends for the whole stock, rubles	877669.68	470136
Name of issuer's management body which took decision (declared) on dividends payment on issuer's stock	Annual general meeting	Annual general meeting

Date of holding meeting (session) of issuer's management body when the decision on dividends payment (declaration) was made. Date and number of records of meeting (session) of issuer's management body when the decision on dividends payment (declaration) was made.	June 1, 2001 Minutes No.7 dated June 1, 2001	June 5, 2002 Minutes No.9 dated June 5, 2002
Period for paying the stated dividends on issuer's stock	within a month after the date of making decision on dividends payment	within a month after the date of making decision on dividends payment
Form and other terms of paying the stated dividends on issuer's stock	Monetary form	Monetary form
Total dividend amount paid on all preference stock of B type, rubles	877669.68	470136.00

Preference registered uncertified stock of A type

	Treference registered uncertified stock of 71 type					
Accounting period for which the stated dividends are paid (were paid)	2000	2001	2002	2003	2004	
Amount of stated (accrued) dividends per a share, rubles	141.89	0.077	0.206143	0.285662	0.0756115	
Amount of stated (accrued) dividends for the whole stock, rubles	21944423.6 2	11908666	10842973 8.3	150 256 161.518164	39771 thousand rubles	
Name of issuer's management body which took decision (declared) on dividends payment on issuer's stock	Annual general meeting	Annual general meeting	Annual general meeting	Annual general meeting	Annual general meeting	

Date of holding meeting (session) of issuer's management body when the decision on dividends payment (declaration) was made. Date and number of records of meeting (session) of issuer's management body when the decision on dividends payment (declaration) was made.	June 1, 2001 Minutes No.7 dated June 1, 2001	June 5, 2002 Minutes No.9 dated June 5, 2002	June 24, 2003 Minutes No.11 dated June 24, 2003	June, 11 2004 Minutes No. 12 dated June 11, 2004	June 30, 2005 Minutes No.13 dated June 30, 2005
Period for paying the stated dividends on issuer's stock	within two months after the date of making decision on dividends payment	within two months after the date of making decision on dividends payment	Before August 23, 2003	Before August 10, 2004	Before August 29, 2005
Form and other terms of paying the stated dividends on issuer's stock	Monetary form	Monetary form	Monetary form	Monetary form	Monetary form
Total dividend amount paid on all preference stock of A type, rubles	21415471.8 9	18817700.5 4	10742437 2.20	148218720.73	0

The indicated dividends sums are calculated with application of retained tax.

for 2000-2003 dividends on preference stock are not completely paid due to the following reasons: no correct banking details, non-appearance of shareholders, invalid banking details of shareholders

Income on issuer's bonds.

1. Kind, series (type), form and other identification characteristics of paper securities:

Kind: *bonds*Series: *01*

Type: interest bearing bonds

Form of paper securities: certified bearer securities

Registration number: 4-01-00194-A

Date of state registration of security issue: 17.10.2001

Date of state registration of report on results of securities issue: *December 10, 2001* Authority which performed state registration of securities issue: *FCSM of Russia*

Quantity of paper securities of the issue: 600 000

Nominal value of a paper security of the issue (rubles): 1 000

Output of paper securities in terms of nominal value (rubles): 600 000 000

Type of income: coupon yield

Income amount subject to payment on bonds of the issuer, per a bond: 57.26 rubles

Income amount subject to payment on bonds of the issuer, for all bonds of the issue: 34 356 000 rubles

Payout period of bond yield of the issue: one day

Form and other terms of paying bond yield of the issue: monetary funds

Accounting period for which bond yield of the issue is paid: Q2 2002

Total income amount paid for all bonds of the issue in the Q2 2002: 34 356 000 rubles

Income amount subject to payment on bonds of the issuer, per a bond: 53.6 rubles

Income amount subject to payment on bonds of the issuer, for all bonds of the issue: 32 160 000 rubles

Payout period of bond yield of the issue: one day

Form and other terms of paying bond yield of the issue: monetary funds

Accounting period for which bond yield of the issue is paid: Q2 2002

Total income amount paid for all bonds of the issue in the Q2 2002: 32 160 000 rubles

Income amount subject to payment on bonds of the issuer, per a bond: 102.22 rubles

Income amount subject to payment on bonds of the issuer, for all bonds of the issue: 61 332 000 rubles

Payout period of bond yield of the issue: one day

Form and other terms of paying bond yield of the issue: monetary funds

Accounting period for which bond yield of the issue is paid: Q4 2002

Total income amount paid for all bonds of the issue in the Q4 2002: 61 332 000 rubles

Income amount subject to payment on bonds of the issuer, per a bond: 89.75 rubles

Income amount subject to payment on bonds of the issuer, for all bonds of the issue: 53 850 000 rubles

Payout period of bond yield of the issue: one day

Form and other terms of paying bond yield of the issue: monetary funds

Accounting period for which bond yield of the issue is paid: Q2 2003

Total income amount paid for all bonds of the issue in the Q2 2003: 53 850 000 rubles

Income amount subject to payment on bonds of the issuer, per a bond: 89.75 rubles

Income amount subject to payment on bonds of the issuer, for all bonds of the issue: 53 850 000 rubles

Payout period of bond yield of the issue: one day

Form and other terms of paying bond yield of the issue: monetary funds

Accounting period for which bond yield of the issue is paid: Q4 2003

Total income amount paid for all bonds of the issue in the Q4 2003: 53 850 000 rubles

2. Kind, series (type), form and other identification characteristics of paper securities:

Kind: *bonds*Series: *02*

Type: interest bearing bonds

Form of paper securities: certified bearer securities

State registration number: 4-02-00194-A

Date of state registration: 25.06.2002

Authority which performed state registration of securities issue: FCSM of Russia

Date of state registration of report on results of securities issue: 15.08.2002

Authority which performed state registration of securities issue and report on results of securities issue: FCSM

of Russia

Quantity of paper securities of the issue: 600 000

Nominal value of a paper security of the issue (rubles): 1 000

Output of paper securities in terms of nominal value (rubles): 600 000 000

Type of income: coupon yield

Income amount subject to payment on bonds of the issuer, per a bond: 49.86 rubles

Income amount subject to payment on bonds of the issuer, for all bonds of the issue: 29 916 000 rubles

Payout period of bond yield of the issue: one day

Form and other terms of paying bond yield of the issue: monetary funds

Accounting period for which bond yield of the issue is paid: Q4 2002

Total income amount paid for all bonds of the issue in the Q4 2002: 29 916 000 rubles

Income amount subject to payment on bonds of the issuer, per a bond: 99.73 rubles

Income amount subject to payment on bonds of the issuer, for all bonds of the issue: 59 838 000 rubles

Payout period of bond yield of the issue: one day

Form and other terms of paying bond yield of the issue: monetary funds

Accounting period for which bond yield of the issue is paid: Q2 2003

Total income amount paid for all bonds of the issue in the Q2 2003: 59 838 000 rubles

Income amount subject to payment on bonds of the issuer, per a bond: 90.25 rubles

Income amount subject to payment on bonds of the issuer, for all bonds of the issue: 54 150 000 rubles

Payout period of bond yield of the issue: one day

Form and other terms of paying bond yield of the issue: monetary funds

Accounting period for which bond yield of the issue is paid: Q4 2003

Total income amount paid for all bonds of the issue in the Q4 2003: 54 150 000 rubles

Income amount subject to payment on bonds of the issuer, per a bond: 89.75 rubles

Income amount subject to payment on bonds of the issuer, for all bonds of the issue: 53 850 000 rubles

Payout period of bond yield of the issue: one day

Form and other terms of paying bond yield of the issue: *monetary funds*

Accounting period for which bond yield of the issue is paid: 2Q2004

Total income amount paid for all bonds of the issue in the 2Q2004: 53,850,000 rubles

Income amount subject to payment on bonds of the issuer, per a bond: 80.22 rubles

Income amount subject to payment on bonds of the issuer, for all bonds of the issue: 48,132,000 rubles

Payout period of bond yield of the issue: one day

Form and other terms of paying bond yield of the issue: monetary funds

Accounting period for which bond yield of the issue is paid: Q4 2004

Total income amount paid for all bonds of the issue in the Q4 2004: 48 132 000 rubles

3. Kind, series (type), form and other identification characteristics of paper securities:

Kind of paper securities: bonds

Bond series: 2-W

Type: interest bearing bonds

Bond form: registered uncertified bonds

State registration number of securities issue: 4-15-00194-A

Date of state registration: 10ctober 1, 2002

Date of state registration of report on results of securities issue: 14.01.2003

Quantity of bonds of the issue: 212 701 items Nominal value of a bond of the issue: 50 rubles

Output of bonds in terms of nominal value: 10 635 050 rubles

Type of income paid on bonds of the issue: interest

Income amount subject to payment on bonds of the issuer in terms of money, per a bond: 1 ruble

Income amount subject to payment on bonds of the issuer in terms of money, for all bonds of the issue: 212 661 rubles

Payout period of bond yield of the issue: not established by Decision on paper securities issue

Form and other terms of paying bond yield of the issue: monetary funds

Period for which bond yield of the issue was paid (is paid): 2002

Obligations fulfillment:

Every bond holder shall have right to demand receipt of interest yield of 2 (two) per cent per annum of bond nominal value at the end of every calendar year. Bond holder included in register of this type bond holders as of January 1 of every year within the period of bond maturity shall have right to receive interests. End date of fulfilling obligations on payment of coupon yield is not established by Decision on paper securities issue.

Income paid on registered uncertified bonds of OJSC CenterTelecom series 2 – *H* – 42 712.00 rubles. Reason:

- Low level of paper security holders' appearance to issuer's office for receipt of interest yield on the said bonds, in spite of timely placement of relevant information in mass media. OJSC CenterTelecom bond loan series 2 – U is a "telephone" one, and the main purpose of bond holders is not receipt of interest yield which is fully kept, but providing access to telephone network.

Total income amount paid for all bonds of the issue in 2002: 42 712 rubles

Income amount subject to payment on bonds of the issuer in terms of money, per a bond: 1 ruble

Income amount subject to payment on bonds of the issuer in terms of money, for all bonds of the issue: 212 161 rubles

Payout period of bond yield of the issue: not established by Decision on paper securities issue

Form and other terms of paying bond yield of the issue: *monetary funds*

Period for which bond yield of the issue was paid (is paid): 2003

Obligations fulfillment:

Every bond holder shall have right to demand receipt of interest yield of 2 (two) per cent per annum of bond nominal value at the end of every calendar year. Bond holder included in register of this type bond holders as of January 1 of every year within the period of bond maturity shall have right to receive interests. End date of fulfilling obligations on payment of coupon yield is not established by Decision on paper securities issue.

Income paid on registered uncertified bonds of OJSC CenterTelecom series 2 – M as of April 28, 2004 – 17 512.00 rubles.

Reason:

- Low level of paper security holders' appearance to issuer's office for receipt of interest yield on the said bonds, in spite of timely placement of relevant information in mass media. OJSC CenterTelecom bond loan series 2 – U is a "telephone" one, and the main purpose of bond holders is not receipt of interest yield which is fully kept, but providing access to telephone network.

Total income amount paid for all bonds of the issue in 2003: 17 512 rubles

Income amount subject to payment on bonds of the issuer in terms of money, per a bond: 1 ruble

Income amount subject to payment on bonds of the issuer in terms of money, for all bonds of the issue: 212 641 rubles

Payout period of bond yield of the issue: not established by Decision on paper securities issue

Form and other terms of paying bond yield of the issue: monetary funds

Period for which bond yield of the issue was paid (is paid): 2004

Obligations fulfillment:

Every bond holder shall have right to demand receipt of interest yield of 2 (two) per cent per annum of bond nominal value at the end of every calendar year. Bond holder included in register of this type bond holders as of January 1 of every year within the period of bond maturity shall have right to receive interests. End date of fulfilling obligations on payment of coupon yield is not established by Decision on paper securities issue.

Income paid on registered uncertified bonds of OJSC CenterTelecom series 2 – M as of January 31, 2005 – 4 661.00 (four thousand six hundred and sixty one) rubles 00 kopecks.

Reason:

Low level of paper security holders' appearance to issuer's office for receipt of interest yield on the said bonds, in spite of timely placement of relevant information in mass media. OJSC CenterTelecom bond loan series 2 – H is a "telephone" one, and the main purpose of bond holders is not receipt of interest yield which is fully kept, but providing access to telephone network.

Total income amount paid for all bonds of the issue in 2004: 4 661.00 (four thousand six hundred and sixty one) rubles 00 kopecks.

4. Kind, series (type), form and other identification characteristics of paper securities:

Kind: *bonds*Series: *03*

Type: interest bearing bonds

Form of paper securities: certified bearer securities

State registration number: *4-18-00194-A* Date of state registration: *01.08.2003*

Authority which performed state registration of securities issue: FCSM of Russia

Date of state registration of report on results of securities issue: 14.10.2003

Authority which performed state registration of securities issue and report on results of securities issue: FCSM of Russia

Quantity of paper securities of the issue: 2,000,000

Nominal value of a paper security of the issue (rubles): 1,000

Output of paper securities in terms of nominal value (rubles): 2,000,000,000

Type of income: coupon yield

Income amount subject to payment on bonds of the issuer, per a bond: 61.92 rubles

Income amount subject to payment on bonds of the issuer, for all bonds of the issue: 123,840,000 rubles

Payout period of bond yield of the issue: one day

Form and other terms of paying bond yield of the issue: monetary funds

Accounting period for which bond yield of the issue is paid: Q1 2004

Total income amount paid for all bonds of the issue in the Q1 2004: 123,840,000 rubles

Income amount subject to payment on bonds of the issuer, per a bond: 61.92 rubles

Income amount subject to payment on bonds of the issuer, for all bonds of the issue: 123,840,000 rubles

Payout period of bond yield of the issue: one day

Form and other terms of paying bond yield of the issue: monetary funds

Accounting period for which bond yield of the issue is paid: Q3 2004

Total income amount paid for all bonds of the issue in the Q3 2004:

123,840,000 rubles

Income amount subject to payment on bonds of the issuer, per a bond: 61.92 rubles

Income amount subject to payment on bonds of the issuer, for all bonds of the issue: 123,840,000 rubles

Payout period of bond yield of the issue: one day

Form and other terms of paying bond yield of the issue: monetary funds

Accounting period for which bond yield of the issue is paid: Q1 2005

Total income amount paid for all bonds of the issue in the Q1 2005: 123,840,000 rubles

5. Kind, series (type), form and other identification characteristics of paper securities:

Kind: *bonds*Series: *04*

Type: interest bearing bonds

Form of paper securities: certified bearer securities

State registration number: *4-19-00194-A* Date of state registration: *June 29, 2004*

Authority which performed state registration of securities issue: Federal Agency for Finance Markets

Date of state registration of report on results of securities issue: October 12, 2004

Authority which performed state registration of securities issue and report on results of securities issue: Federal

Agency for Finance Markets

Quantity of paper securities of the issue: 7,000,000

Quantity of actually placed paper securities of the issue: 5,622,595 Nominal value of a paper security of the issue (rubles): 1,000

Output of paper securities in terms of nominal value (rubles): 7,000,000,000

Type of income: coupon yield

Income amount subject to payment on bonds of the issuer, per a bond (on the 1st coupon): 69.19 rubles

Income amount subject to payment on bonds of the issuer, for all bonds of the issue (on the 1st coupon):

389,027,348.05 rubles

Payout period of bond yield of the issue: one day

Form and other terms of paying bond yield of the issue: *monetary funds* Accounting period for which bond yield of the issue is paid: *2Q2005*

Total income amount paid for all bonds of the issue: 389,027,348.05 rubles

8.10. Other information

No information.

ANNEX 1

GUIDELINES

Protection of confidential information in OJSC CenterTelecom

(Approved by Order of the general Director of OJSC CenterTelecom #322 of July 6, 2001)

- 1. General provisions
- 1.1. These Guidelines for protection of confidential information in OJSC CenterTelecom (hereinafter "the Guidelines) were developed in compliance with the Civil Code of the Russian Federation¹, Federal Telecommunications Act², Federal Law On information, informatization and protection of information³, On Joint-Stock Companies⁴, Guidelines on handling sensitive/proprietary information with restricted circulation in federal administrative bodies⁵ and other legal acts and regulations of the Russian Federation governing relations in the area of information protection, and in conformance with the Charter of Joint-Stock Central Telecommunication Company (hereinafter 'the Company").
- 1.2. The Guidelines cover confidential information⁶ covered by List of confidential data⁷ owned by the Company (commercial secrets) or provided to it by state authority bodies of the Russian Federation, by organizations of various forms of ownership, individuals under the confidentiality terms (personal data, secrets of investigations and court proceedings, professional secrets, classified information, etc.).
- 1.3. The Guidelines are an instructive document, mandatory for compliance with it for all staff of the Company, and setting forth organizational measures aimed at preventing infliction of damages to economic interests and business standing, and proven records of the Company caused by illegal (poorly judged) actions of legal entities or individuals due to disclosure (transfer, loss) or gratuitous appropriation of confidential information.
- 1.4. Protection of the confidential data cannot be used to conceal negligence, unfair competition and other negative phenomena in the activities of the Company.
- 1.5. The commercial secrets⁸ of the Company shall mean scientific, technical, commercial, general and other information used in the Company's activities under its charter that has a potential or actual economic value due to the fact, that it is not in a public domain and cannot be easily obtained or derived in a legal manner by any other person who may gain economic benefits from its disclosure or usage, and is a subject-matter of adequate legal, organizational, technological and protection measures.
- 1.6. The commercial secrets of the Company are the property of the Company, and protection of these secrets is an integral part of the scientific, technical, financial, economic, business and social activities. The Company is entitled to establish, within the scope of its powers, the rules of development, making records, and storage and handling of information media, rules of procedure for providing access to commercial secrets to third parties, and organization of the system for storing trade secrets (hereinafter "the confidentiality arrangements").
- 1.7. In the event that the commercial secrets of the Company are the result of collaboration between the Company and other organizations on a contractual basis, the secrets shall be the joint property of the relevant parties and can be used only on a mutual agreement between them.
- 1.8. The data constituting a trade secret are classified as "confidential". Certain items confidential by their nature can bear other restrictive classifying markings established as identified by a decision of the Company management, as well as other specific arrangements for handling such data to be provided in special regulations

¹ Dated November 30, 1994 #51-FZ and January 26, 1996 # 14-FZ

² Dated February 16, 1995 #15-FZ

³ Dated February 20, 1995 #24-FZ

⁴ Dated December 26, 1995 #208-FZ

⁵ Approved by Directive of the Russian Government of November 11, 1994 #1233

⁶ Henceforth "confidential information" may also be called "the confidential data".

⁷ Approved by Decree of the President of the Russian Federation of March 6, 1997 #188

⁸ Henceforth "the commercial secrets" may also be called data constituting commercial secrets

(instructions).

Pieces of confidential data received from external organizations shall retain the restrictive marking (marks) assigned to them.

- 1.9. Protection of the confidential information in the Company is ensured by a comprehensive set of administrative, legal, organizational, technical and software-based measures⁹, and other protective measures, and provides for:
- 1.9.1. Allocation of tasks and powers of officers and structural units of the Company related to information protection.
- 1.9.2 Establishment of the rules of access of the Company's employees and other persons to the confidential information.
- 1.9.3. Identification of the list of data constituting trade secrets of the Company, and arrangements for referring them to this type of secrets.
- 1.9.4. Establishment of confidentiality arrangements, and responsibility for disclosure of confidential information or loss of media items carrying such information.
 - 1.9.5 Identification of duties of persons authorized to have an access to the confidential information.
- 1.9.6. Enforcement of a permanent control over compliance with the confidentiality arrangements when handling classified information.
- 1.10. The powers of allocation of tasks and powers of officers and structural units of the Company to ensure compliance with the confidentiality arrangements shall lie with:
- 1.10.1. The General Director of the Company: approval (signing) of local regulations and making adequate decisions on the issues of information protection.
- 1.10.2. The General Director of the Company and his/her deputies: distribution and formalizing of tasks of structural units, certain officers among managers.
- 1.10.3. Heads of structural units: allocation of duties and assignments for subordinates to review and execute documents containing confidential information.
- 1.10.4. Performance by all employees of their job duties and meeting requirements of regulations on information protection.
- 1.10.5. Permanent control by relevant officers over confidential arrangements status, meeting by the Company's employees requirements regarding special features of handling the confidential information.
- 1.11. In order to implement the Company policies in the area of information a permanent Expert Commission on Information protection (CIP) shall be set up consisting of skilled experts having expertise and practical experience in the area of activities of their units. The Chief of the Security Division shall chair the CIP.
 - 1.12. The CIP shall be charged with the responsibility for following tasks:
- 1.12.1. Development of measures preventing leaks of confidential information, and ensuring protection of information processed in the local and corporate networks.
- 1.12.2. Drafting the List of commercial secrets of the Company (hereinafter 'The List of secrets), as set forth in Section 2 of these Guidelines, and its revision (introduction of changes and additions).
 - 1.12.3. Identification of possible damages incurred as the result of divulging confidential data.
- 1.12.4. Identification of the protected information resources processed in the local network of the Company and not classified as confidential data.¹⁰
- 1.12.5. Lifting restrictions on the access to information and considering a possibility of a public domain publication of this information.

¹⁰ Development of the list of protected information resources is regulated by special instructions.

⁹ Using technical means of information protection is regulated by other Guidelines

- 1.12.6. Other issues related to usage of information resources of the Company.
- 1.13. Heads of structural units of the Company shall be responsible for enforcement of the confidentiality arrangements, and shall ensure:
- 1.13.1. Organization of measures for enforcement of confidentiality arrangements in their units, analysis of the status of the enforcement, taking measures in case of breach of confidentiality.
- 1.13.2. Determination of the rights and powers of the staff to access protected information in the existing and developed database.
- 1.13.3. Management of drafting (amending) relevant sections of the List of secrets in line with activities of the structural unit in question.
 - 1.13.4. Performance of works to implement means of information protection.
- 1.14. Security Division of the Company (hereinafter "the SD") shall be the main coordinating body in the issues of enforcement of the confidentiality arrangements which is empowered:
- 1.14.1. To direct measures for legal and organizational regulation of the confidentiality arrangements, determination of the rules of procedure for handling confidential information, drafting operating instructions, and regulating these issues.
- 1.14.2. To coordinate functioning of the Company's structural units in the area of information protection with the Department of Telecommunications security of the Ministry of Communications, to arrange contacts with law enforcement authorities, security services and bodies for information protection of organizations and the state and government authorities.
- 1.14.3. To develop and implement measures for protection of the Company's information in the process of handling and transmitting it by technical means.
- 1.14.4. To examine in collaboration with the Personnel Relations Division track records of candidates nominated for positions involving access to confidential information, to instruct them on information protection issues.
- 1.14.5. To develop a system of access of the Company staff, other persons to confidential information, compiling lists of such persons and upon agreement with the Company management to allocate and keep records of premises where it is allowed to store storage devices with confidential information and work with them.
- 1.14.6. To develop and implement measures for preventing disclosure of confidential information during exchange of information with organizations and natural persons, and during preparation of information for public disclosure.
- 1.14.7. To organize and maintain classified accounting records, keep records, store, copy and destruct items of confidential information, except information whose records and storage in structural units are regulated by relevant legal acts of the Russian Federation.
- 1.14.8. To train and educate the Company's staff on the arrangements and rules of handling confidential information.
- 1.14.9. To exercise control over enforcement of requirements ensuring protection of confidential information, carrying out enquiries into the incidents of breaches of confidentiality arrangements, and violations of security requirements in the activities of the Company, its staff, partners and customers.
 - 1.15. In order to perform its functions the Security Division is entitled:
- 1.15.1. To submit for a review by the Board of Directors of the Company issues related to protection of information.
- 1.15.2. To assess (independently of by engaging external experts and organizations, including on a contractual basis) sufficiency of measures implemented by the Company and means of ensuring security of information resources.
- 1.15.3. To receive from structural units of the Company documents and materials necessary for fulfillment of duties of information protection referred to the authority of the SD.

- 1.15.4. To engage upon agreement with heads of the Company structural units experts for drafting local guidelines.
- 1.15.5. To carry out inspections of the status of the confidentiality arrangements in the Company structural units.
- 1.15.6. To demand from the Company staff strict compliance with local guidelines ensuring protection of confidential information. If necessary, to submit proposals to the Company management regarding deprivation of access to the confidential information of staff breaching established requirements for handling confidential information, and prevention of information processing by means failing to ensure security of the confidential information.
 - 2. Classifying information.
- 2.1. Categories of information to be governed by these Guidelines, and time limits of effective restriction on access to this information shall be identified in the List of information constituting trade secrets of JSC CenterTelecom, developed on the basis of proposals of separate structural units, approved by a decision of the Board of Directors and enacted by an order of the Company. Changes and additions to the List are introduced as required.¹¹
- 2.2. The following information may be classified as trade (commercial) secrets of the Company: content of contracts/agreements and plans, trade and financial secrets, forecasting estimates of markets for goods and services, results of market research, organizational, service and pricing strategies, organization of the management system, know-how for production technologies and information about other activities provided for in the Company charter, unauthorized access to which, disclosure, transfer or loss of which may damage the Company interests.

Other information may be classified as trade secrets pursuant to a decision of the Board of Directors.

- 2.3. No information can be classified as a commercial secret if imposition of restrictions on access to it is expressly prohibited by applicable law, or the information is protected by a patent or copyright.
- 2.4. In the event of reorganization of the Company (by a merger, union, division, separation or transformation) the legal successor shall have the right to impose, change or lifting of the confidentiality arrangements.
- 2.5. In the event of the Company wind up the liquidation commission shall decide on the arrangements regulating usage of the confidential information.
 - 3. Transfers of confidential information
 - 3.1. Transfers of the confidential information of the Company shall be effected:
- 3.1.1. To state authorities of the Russian Federation and local authorities within their powers, in the volume and according to the procedure set forth in the effective applicable legislation of the Russian Federation in accordance with detailed motivated requests in writing.
- 3.1.2. To organizations on the basis of duly executed non-disclosure agreements (arrangements), civil legal or other agreements laying out duties and responsibilities of users, including reimbursement of material costs for provision of information and compensations for breaches of contractual obligations.
- 3.2. The right of making decisions on transfer of trade secrets of the Company lies with the General Director of the Company and his/her deputies in various lines of business.
- 3.3. The necessity (a possibility) of transfer of data constituting the Company's trade secrets for the purpose of publishing (disclosure)¹², the volume, form and timing of the publication shall be determined by the General Director giving consideration to the opinion of the CIP.

¹¹ Development and introduction of changes and additions to the List are regulated by special instructions.

¹² By publication in a public domain (disclosure) of information is meant its publication in the public domain, public information networks, on radio or TV, at international, and public national workshops, conferences, meetings, during public speeches and presentations of theses, export of information materials or transfer of them in any form to foreign companies, organizations or persons, without concluding a non-disclosure agreement with them.

- 4. Access to the confidential information.
- 4.1. Applicants filling positions in the Company connected with access to the confidential information shall be warned about liability for disclosure of confidential information. The Head (staff member) of the SD shall brief a nominee to be employed by the Company on compliance with confidentiality arrangements within the scope of these Guidelines.
- 4.2. The Company staff can have access to the confidential information only within the framework of their job duties and functions.
 - 4.3. Access to the confidential information shall be provided to the Company's staff on the basis of:
- 4.3.1. A resolution of the head of a structural unit on the document in question that shall contain a list of staff members to be familiarized with the document or execute it, consideration, other directions, the head's signature and the date.
- 4.3.2. Executive directions (orders) containing the list of staff members, specific documents (data) to which persons can have an access.
- 4.3.3. Lists of staff members having access to the confidential information executed according to the established form.
- 4.4. The lists shall be agreed with the SD and approved by the deputy General Director responsible for activities of the structural unit in question. The lists are kept by structural units, and copies are kept in the SD.
- 4.5. In the event that newly appointed staff members are provided an access to the confidential information, the said lists are amended as required in accordance with the established procedure. In the event that for whatever reason an access of a staff member to the confidential information is stopped, the head of the relevant structural unit shall file a notice in writing with the SD, and make amendments in the lists as required.
- 4.6. Representatives of organizations and private persons may be allowed to access the confidential information for work and review subject to a permit in writing of the General Director of the Company or his/her deputies responsible for activities in the area to which the confidential information is referred to.
 - 5. Markings on the confidential information and storage devices
- 5.1. General requirements regarding the composition and form of the markings of documents are identified in GOST R 6.30-97 Unified documenting systems. The unified system of organizational and directive documents. Document execution requirements.
- 5.2. The documents/storage devices containing confidential information including commercial secrets of the Company shall be clearly marked with the following identifications:

the restrictive marking "Confidential";

the full or abbreviated name of the Company as the owner of the information;

the registration number assigned when making an entry in the records of the information in the SD;

number of the item in the List of secrets (except as provided in par. 5.5. hereof) and the date (condition) of the declassifying of the access to the information;

other identifying features existing for specific groups of confidential data listed in Par. 1.8 hereof.

- 5.3. If a storage device of the confidential information does not allow for making such markings directly, the identifications shall be specified in the accompanying documents.
- 5.4. The necessity to mark information as "Confidential" shall be determined: when processing a document by the responsible person and the person signing the document; when working with a publication by the author (compiler) and the officer approving the material for printing; in working with databases (information arrays) by the author (compiler) responsible for development (maintenance) of the database, and the head of the structural unit.¹³

¹³ Processing information of restricted usage in automated networks is defined in separate instructions.

- 5.5. If newly gained (received) data are not specified in the List of secrets, but in the opinion of the responsible person can be used to the detriment of the Company, the person in question jointly with the head of the structural unit shall file with the SD detailed proposals necessitating protection of the data in question and making relevant amendments in the List of secrets. Before the definitive decision is taken the information should be kept pursuant to these Guidelines.
- 5.6. Documents, files and publications containing confidential information shall be marked with restrictive marking "Confidential" specifying (in brackets) the item number of the List of secrets based on which the information was classified as a trade secret, and effective term of restrictions on the access to the information. Additionally, documents and publications shall bear their copy numbers below the previously mentioned markings. The marks shall be set in the top right corner of the first page of the document, on the cover and title pages of the publications and on the first page of the accompanying cover letter of the materials.

In the left bottom corner of the front page of each copy the following marks shall be made: number of printed copies, the name of the person in charge and the telephone number, and if necessary – the date of printing and the name of person who typed (printed) the document.

- 5.7. The effective term of confidentiality arrangements shall be identified on a case-by-case basis by persons named in Par. 5.4 hereof by way of a specific date or special note (for instance, "until 200_"; "for the period of ...", etc.).
 - 6. Specifics of development, handling and destruction of storage devices with the confidential information.
- 6.1. After completion of development of a document containing confidential information ("the document") it should be immediately registered with the SD. All draft working materials derived during the development of the document shall also be handed over to the SD.

When documents are developed in the electronic form all magnetic storage devices shall also be registered with the SD prior to development.

Keeping and handling of magnetic storage devices are subject to special instructions.

- 6.2. Copying of the documents shall be made only upon an agreement in writing of the head of the structural unit in question. The copied documents are entered into the records by each separate copy.
- 6.3. The documents after being registered with the SD are given to responsible persons after signing of the relevant accounting forms (logbooks, cards, registers).
- 6.4. During out of office hours' the storage of the documents is allowed to persons whose job title/job descriptions provide for gathering, processing and analysis of the confidential information in their line of business. Such persons shall be identified in special lists.
- 6.5. Transfer of the documents to the staff members of the same structural units will be without a signed receipt; in all other cases the transfer shall be confirmed by a signed receipt.
- 6.6. In the event that a staff member accumulated for a permanent storage a significant (over 10) number of the documents, they shall be recorded as required in a special accounting form.
- 6.7. The documents shall be kept in office rooms¹⁴ in metallic or wooden locked strong boxes (the boxes). If a staff member leaves the room, the documents shall be locked in the box. If there is only one person in the room, it is allowed not to put the documents in the box, but the door to the room should be locked.
- 6.8. Removal of the documents beyond the Company's premises shall be only with a permit of the head of a structural unit, provided that measures to protect them are duly taken.
- 6.9. Dispatch of the documents to organizations shall be by means of guard mail, a special postal service, by registered or valuable mail, or by specially appointed messengers from the Company staff.
- 6.10. Transmission of the confidential information on unsecured technical channels shall be allowed only using cryptography methods.

¹⁴ Regulations related to office rooms for documents storage and activities involving work with confidential information are determined in the special guidline.

- 6.11. The finished documents, as well as documented not required for practical work in future shall be returned to the SD.
- 6.12. Files and documents containing confidential information which lost their practical significance and have no historical value shall be destroyed executing a special statement.

The facts of destruction shall be noted in the records making reference to the relevant statement.

Destruction of the documents outside of the SD is expressly prohibited.

- 7. Lifting of the restrictions on the access to confidential information
- 7.1. Lifting of the restriction on the access to the confidential information shall be made by a decision of the General Director upon a proposal from the CIP in the following cases:
 - 7.1.1. Upon expiry of the effective term of the restrictions or in the case of a specially defined occurrence.
- 7.1.2. Due to circumstances which caused the necessity of imposing restrictions on the access to the confidential information.
 - 7.1.3. Upon agreement of the parties involved which imposed restrictions on the access to the information.
- 7.1.4. Due to the introduction of amendments as required in the effective List of secrets resulting in changing effective terms (conditions) of the confidentiality arrangements for this information.
- 7.2. The CIP proposals are made on the basis of applications in writing of the structural units where the information is located, or their legal successors.
- 7.3. The applications filed with the SD shall have an arbitrary form and contain the following information: from what storage devices the confidentiality arrangements are lifted (types, identifications); on what basis the restrictions were imposed, based on what (by whom) the decision to lift the restrictions was taken, other necessary details.
- 7.4. A disclosure (publishing in mass media) of confidential information shall not be grounds for automatic lifting of restrictions on access to it.
- 7.5. A decision to lift restrictions on access to the confidential information derived as a result of agreements and contracts with state authorities of the Russian Federation, third parties and organizations can be taken only upon agreement with the person (body) on whose initiative the restrictions were imposed.
- 7.6. Organizations to which confidential information was transferred or with which the Company entered into non-disclosure agreements, employment, civil-legal and other contracts shall be notified of the lifting of restrictions on access to the relevant data.
 - 8. Duties of staff members having access to the confidential information
 - 8.1. Staff members of the Company who were allowed to access the confidential information, shall:
- 8.1.1. Be aware of and comply with requirements of these Guidelines, other regulations and directives of the Company governing information protection.
 - 8.1.2. Know the List of the information constituting trade secrets of the Company.
 - 8.1.3. Keep secret of the confidential information known to them; notify the head of the relevant structural unit and the SD about incidents of the disclosure or breach of rules of handling storage devices containing such information, about attempts to gain an unauthorized access to the confidential information.
- 8.1.4. Strictly comply with the rules of using the storage devices, arrangements of their recording and keeping, ensure protection in the normal course of work and security of the information from alien parties.
- 8.1.5. Review only the data, access to which is authorized due to performance of expressly defined job duties.
- 8.1.6. Provide explanations in writing of the breaches of the established rules of handling, recording and storing means of storage of the confidential information, and about incidents of disclosure of such information.
 - 8.2. Staff members having access to the confidential information are prohibited:

- 8.2.1. from transmission of the confidential information on unsecured technical channels;
- 8.2.2. from using the confidential information in the open correspondence, reports and oral presentations, for personal purposes;
- 8.2.3. from copying documents and other storage devices or making notes from them, as well as from using various technical devices (video and sound recording devices) for recording confidential information without a permit of the head of the unit;
- 8.2.4. from performing works involving handling of the confidential information outside of the rooms specially assigned for these purposes;
- 8.2.5. From carrying documents and other storage devices outside of the premises of the Company without an express permit of the management.
- 8.3. The obligation of a staff member to comply with provisions and requirements of these Guidelines, and his/her responsibility for disclosure of the confidential information are reflected in the employment agreement (contract) concluded between the employee and the Company, and in the regulations on the structural unit and job description.
 - 9. Responsibility for disclosure of the confidential information, loss of storage devices containing such information and breach of the rules of handling the confidential information
- 9.1. Disclosure of confidential information is such actions that resulted in the fact that third persons became in the know of this information in breach of applicable law or in violation of a contract (including the employment contract).
- 9.2. Disclosure of confidential information shall be treated as an emergency incident and entail consequences according to the effective legislation and provisions of the contract between the Company management and the employee.
- 9.3. The responsibility for disclosure of the confidential information lies with each Company's employee in person, who has access to such information and who made possible to happen such leak (disclosure).
- 9.4. A special commission shall be established following the disclosure of the confidential information, to conduct an internal inquiry into the incident. A representative of the SD shall be included in the commission.
- 9.5. The commission conducting the internal inquiry shall establish: the circumstances under which the disclosure took place; the person responsible for the disclosure; causes and conditions facilitating the disclosure of the confidential information.
- 9.6. The internal inquiry shall be carried out within the shortest time possible, but not longer than within a month from the establishment of the fact of the disclosure. Alongside with the commission deliberations, measures shall be taken to limit the negative consequences of the disclosure of the confidential information.
- 9.7. If breaches of the confidentiality arrangements are revealed, the person responsible for the disclosure may be subjected to disciplinary actions.
- 9.8. The Company management shall make a decision on imposing measures of material responsibility on the disclosing persons according to applicable labor legislation of the Russian Federation.
- 9.9. If the actions of the disclosing person bear indications of an administrative offence or a criminal deed, the Company management is entitled to apply to law enforcement authority for the purpose of taking him/her to account according to effective regulations.
- 9.10. In the event that the disclosing confidential information person inflicted damages (economic, moral, etc.), and refuses to voluntarily indemnify for the inflicted damages, the Company management shall be entitled to go to court to protect the Company interests.

Annex №2

BALANCE SHEET CODES

Form #01

by OCUD **0710001**

June 30, 2005

as on Date (year, month, day) 31.07.2005

OJSC CenterTelecom (MRC)

Organization by OCPO 01140111

Taxpayer Identification Number 500000970

INN 5000000970

telecommunication services

Type of business by OCVED 64.20

Organizational-legal form/form of mixed

ownership by OCOPF/OCFS 48/31

Measurement unit: RUR in thousands by OCEI 384

Address: 6 Degtiarny Per., Building 2, Moscow, 125993, Russia

Date of approval
Date of sending
(receipt)

ASSETS	Notes	Item code	Line code	At the reporting period start	At the reporting period end
1	1a	2	2a	3	4
I. NON-CURRENT ASSETS Intangible assets		110	110	114	510
Fixed assets		120	120	29 218 754	28 595 937
Capital investments		130	130	3 156 665	3 953 905
Income bearing investments in tangible items		135	135	1 439	1 439
Long-term financial investments		140	140	1 485 805	1 502 110

including: investments in daughter companies		141	1 464 753	1 473 706
investments in affiliates/associates		142	4 124	4 124
investments in other organizations		143	10 056	3 909
other long-term financial investments		144	6 872	20 371
Deferred tax assets	145	145	171 703	291 191
Other non-current assets	150	150	3 054 998	3 025 235
Total for section I	190	190	37 089 478	37 370 327

ASSETS	Notes	Item code	Line code	At the reporting period start	At the reporting period end
1	1a	2	2a	3	4
II. CURRENT ASSETS Inventories		210	210	1 086 032	1 151 619
including: raw material, auxiliaries and other similar items		211	211	640 430	596 125
expenses of production in progress (circulation expenses) finished products and goods		213	213	672	442
intended for resale		214	214	26 198	21 793
shipped products		215	215	288	188
deferred expenses		216	216	418 444	533 071
other inventories and expenses		217	217		
VAT on purchased items		220	220	2 077 515	1 575 707
Accounts receivable (payments expected later than 12 months after the reporting date)		230	230	50 123	37 602
including: buyers and customer accounts		231	231		
advance payments made			232	25 400	17 201
other debtors			233	24 723	20 401
Accounts receivable (payments expected within 12 months from the reporting date)		240	240	2 843 545	2 959 824
including: buyers and customer accounts		241	241	1 769 705	1 677 385
advance payments made			242	211 190	334 482
other debtors			243	862 650	947 957
Short-term financial investments		250	250	2 678	1 291
Cash and equivalents		260	260	1 369 112	1 567 853

				1	
Other current assets		270	270	1 283	2 277
Total on section II		290	290	7 430 288	7 296 173
Grand total (sum of lines		200	200 44.510.766		14.666.500
190+290)		300	300	44 519 766	44 666 500
LIABILITIES	Notes	Item code	Line code	At the reporting period start	At the reporting period end
1	1a	2	2a	3	4
III. CAPITAL AND RESERVES Charter (legal) capital		410	410	631 200	6 311 999
Additional capital		420	420	6 327 621	646 822
Reserves		430	430	31 560	31 560
Shares bought-out from shareholders		411	440		
Undistributed profit (not covered loss) of previous years		470	460	8 123 566	7 982 126
Undistributed profit (not covered loss) of the reporting year		470	470	X	387 286
Total on section III		490	490	15 113 947	15 359 793
IV. LONG-TERM LIABILITIES Loans and credits		510	510	12 237 350	14 142 400
including: credit facilities			511	3 728 372	5 997 238
loans			512	8 508 978	8 145 162
Deferred tax liabilities		515	515	581 637	681 675
Other long-term liabilities		520	520	3 351 612	2 700 167
Total on section IV		590	590	16 170 599	17 524 242
V. SHORT-TERM LIABILITIES Loans and credits		610	610	6 590 118	5 938 731
including: credit facilities			611	4 160 134	3 208 046
loans			612	2 429 984	2 730 685
Accounts payable		620	620	6 155 711	5 185 563
including: suppliers and contractors		621	621	4 169 401	3 012 351
advance payments received		625	622	396 358	361 131
debt to employees		622	623	13 844	232 846
debt to government out-of-budget funds		623	624	14 821	112 669
debt in respect of tax and duties		624	625	745 113	478 235
other creditors		625	626	816 174	988 331
Debt to participants (founders) for income payments		630	630	20 566	155 188
Deferred revenue		640	640	460 921	496 949

Deferred expense provisions	650	650	7 904	6 034
Other short-term liabilities	660	660		
Total on section V	690	690	13 235 220	11 782 465
GRAND TOTAL (sum of lines 490+590+690)	700	700	44 519 766	44 666 500

Summary of items accounted for using off-the-balance sheet accounts

Item description	Notes	Item code	Line code	At the reporting period start	At the reporting period end
1	1a	2	2a	3	4
Rented fixed items		910	901	1 256 626	1 214 804
including those under leasing terms		911	911	725 203	654 112
Goods and tangible items accepted for safe storage		920	902	7 852	387 056
Goods accepted for commission		930	903	6 027	6 943
Debt of insolvent debtors written off as a loss		940	904	304 099	365 311
Security received in respect of payments and obligations Security provided to other parties in respect of payments and		950	905	8 631 267	8 007 944
obligations Housing facilities depreciation		960	906	13 593 075	15 729 204
Depreciation of external improvement items and other similar facilities		970 980	907 908	27 880 1 462	27 199 1 564
Means of payment in respect of telecommunications services			909	120 720	115 216

Summary of net assets value

Item description	Notes	Item code	Line code	At the reporting period start	At the reporting period end
1	1a	2	2a	3	4
Net assets			1000	15 574 868	15 856 742

Chief Executive		R. Amaryan	Chief	AccountantR.		Konstantinova
	(signature)	(name)		(signature)	(name)	

PROFIT AND LOSS ACCOUNT (INCOME STATEMENT)			CODES
		ı #02 by OCUD	0710002
for	H1, 2005	Date (year, month, day)	31.07.2005
Organization	OJSC CenterTelecom (MRC)	1 by OCPO	01140111 500000097
Taxpayer Identification Number	5000000970	INN	0
Type of business	telecommunications services	by OCVED	64.20
Organizational-legal form/form of ownership	mixed	by OCOPF/OCFS	48/31
Measurement unit	RUR in thousands	by OCEI	384

Item description	Notes	Item code	Line code	Over the reporting period	Over the same period previous year
1	1a	2	2a	3	4
Operating revenues and expenses on ordinary activities					
Revenue (net) from sales of goods, products, works, services (net of VAT, excise duties and other mandatory payments)		010	010	13 089 495	11 803 394
including from sales of telecommunication services			011	12 907 593	11 635 430
Costs of sold goods, products, works, services		020	020	(10 116 576)	(9 634 300)
including: telecom services			021	(10 030 293)	(9 536 726)
Profit (loss) from sales (line 010 less line 020)		050	050	2 972 919	2 169 094
II. OPERATING REVENUE AND EXPENSES Interest to receive		060	060	907	1 130

Interest payable	070	070	(1 132 526)	(718 939)
Income from participation in other organizations	080	080	355	535
Other operating revenue	090	090	27 214	34 815
Other operating expenses	100	100	(726 998)	(772 103)
			,	
III. NON-SALES REVENUE AND EXPENSES	120	100	100 740	214 205
Non-sales revenue	120	120	189 742	214 385
Non-sales expenses	130	130	(635 627)	(739 715)
	130	130	(033 021)	(739 713)
Pre-tax profit (loss) (lines 050+060-				
070+080+090-100+120-130)	140	140	695 986	189 202
Profit tax expenses (lines -151+152-153), including:		150	(310 357)	(192 843)
inicidality.		150	(310 337)	(1)2 0+3)
deferred tax liabilities	142	151	(99 816)	(96 289)
deferred tax assets	141	152	119 488	17 419
Current profit tax	150	153	(330 029)	(113 973)
Operating profit (loss) (line 140- less line 150)		160	385 629	(3 641)
IV. EXTRAORDINARY INCOME AND				
EXPENSES		170	2.200	401
Extraordinary income		170	2 209	481
Extraordinary expenses		180	(552)	(218)
Earnings (undistributed profit (loss) in the				(2.25)
reporting period) (lines 160+170-less line 180)	190	190	387 286	(3 378)
FOR REFERENCE Conditional profit tax expense/income		201	(167 434)	(45 472)
·			(-0, .0.)	(10 1, 2)
Permanent tax liabilities	200	202	(142 923)	(147 371)
Permanent tax assets	200	203		
				l

Item description	Notes	Item code	Line code	Over the reporting period	Over the same period previous year
1	1a	2	2a	3	4
Basic profit (loss) per share			301	X	X
Diluted profit (loss) per share			302	X	X

Explanation of some profit and loss items

Item description	Item code	Line code	Over the reporting period		Over the same period previous year	
			profit	loss	profit	loss
1	1a	2	3	4	5	6
Fines, damages and late payment charges accepted or for recovery of which relevant court (arbitration court) rulings were handed				(14		
down		401	8 923	144)	9 071	(13 779)
Profit (loss) of previous years		402	20 651	(36 467)	17 833	(62 312)
Indemnity of damages caused by non- performance or undue performance of		102		(222)	2.45	(4.040)
obligations		403	2 239	(800)	3 476	(1 243)
Foreign currency translation adjustments		404	77 920	(17 333)	143 902	(83 051)
Allocations to assessed reserves		405	22 368	(273 711)	38 672	(410 237)
Written-off accounts receivable and payable		406	2 399	(7 539)	823	(441)

Chief	Executive		R.	Amaryan	Chief Accountant	R. Konstantinova
		(signature)	(name))	(signat	ure) (name)

Date: July 28, 2005

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REGULATION THE ACCOUNTING POLICY OF THE OPEN JOINT STOCK CENTRAL TELECOMMUNICATIONS COMPANY FOR THE YEAR 2005

Moscow 2004

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THE COMMON ACCOUNTING POLICY OF SVYAZINVEST GROUP ORGANIZATIONS FOR THE YEAR 2005

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INTRODUCTION

This Regulation on the Accounting Policy of the Organization is developed in accordance with the requirements of the laws of the RF.

For the purposes of this Regulation, the Accounting Policy of the Organization shall be understood to mean the aggregate of bookkeeping methods selected by the Organization, justified and disclosed for various users, i.e. the methods of primary observation, value measurement, current grouping and final generalization of business transactions, with the purpose of generating as prompt, complete, valid and reliable financial and managerial information as possible.

In cases where the RF system for regulatory control over accounting does not stipulate the book-keeping method for a specific issue, the Organization, in forming the Accounting Policy, developed a corresponding accounting method based on the applicable Bookkeeping Regulations.

The accounting policy of the Organization, being the basis of the bookkeeping system, aims to ensure:

- the fulfillment of fundamental accounting principles, such as the completeness, timeliness, prudence, the priority of substance over form, consistency, rationality
- the observance of general requirements to accounting statements: completeness, materiality, neutrality, comparability, compatibility
- the reliability of the statements prepared in the Organization, i.e. accounting, tax, managerial, statistical ones
- the commonality of methods in organizing and effecting bookkeeping in the Organization in general and in its subdivisions¹⁵
- the prompt and flexible response of the bookkeeping system to changes in the environment of financial and economic operations, including the changes caused by modifications in legislative and regulatory acts.

This Regulation, alongside general mandatory requirements and rules, pays due regard to the specifics of the telecommunications Organization:

- the existence of internal industry-specific documents regulating the accounting process
- the existence of a substantial number of subdivisions, in a number of cases situated far from the location of the Management of the Organization.

The Regulation discloses consistently the bookkeeping methods accepted in forming the accounting policy. These methods materially impact on the evaluation and decision-making by interested users of accounting statements. Knowing how to apply these methods is required to reliably assess the financial position, cash flow or financial results of the Organization's operations.

The bookkeeping methods selected by the Organization in forming this Accounting Policy shall be approved by an Order of the Director General of the Organization and shall be applied as of January 1, 2005.

All the persons related to settling the issues regulated by the Accounting Policy shall be governed by this Regulation in their activity, i. e.:

- the management of the Organization
- the heads of regional branches and structural subdivisions responsible for arrangement and maintaining of the status of accounting in the subdivisions entrusted to them
- the employees of departments and sections who are responsible for the timely development, revision, communication of regulatory and reference information to executing subdivisions
- the employees of all departments and subdivisions who are responsible for the timely submission of source documents to the bookkeeping department
- the employees of the bookkeeping department who are responsible for the timely and quality performance of all types of accounting works and the drawing up of reliable statements of all

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¹⁵ For the purposes of this document, the subdivisions of the Organization, unless specified otherwise, shall be understood to mean its regional branches and structural subdivisions.

INTRODUCTION

types

• other employees.

The Accounting Policy is formed for the year 2005 and shall not be modified except for the following cases:

- modifications in the laws of the RF or regulatory acts concerning bookkeeping
- the organization's development of new bookkeeping methods
- a material change in the operational environment as a result of re-organization, change of ownership, change in activities and so on.

Modifications to be made in the text of the Regulation on the Accounting Policy of the Organization shall be considered by the Board of Directors and approved by the Director General of the Organization.

A change in the accounting policy shall be introduced as of January 1 of the year (the beginning of the financial year) following the year it was approved in.

The Chief Accountant of the organization shall be responsible for the observance of the methodology.

In the book-keeping process, the Organization shall also apply the instructions on lines of accounting, the list of which is given in Supplement No. 2

THE ORGANIZATIONAL ASPECTS OF THE ACCOUNTING POLICY

1. THE ORGANIZATIONAL ASPECTS OF THE ACCOUNTING POLICY

1.1. General Information on the Telecommunication Organization

The types of the Organization's operations shall be defined by its Articles of Association.

The telecommunications organization has three management levels:

- the Management of the Organization
- regional branches

structural subdivisions.

1.2. The Arrangement of Accounting Departments

The concept of an **accounting department** covers a set of structural units and employees performing the operations of the collection of primary information, its processing and analysis as well as the drawing up, on its basis, reports for various user groups.

A **specialized accounting department** shall be understood to mean the Organization's structural unit performing the functions of the collection, processing and grouping of information as consolidated registers of analytical and synthetic accounting and of making entries to bookkeeping accounts. Depending on the level of the organizational structure, the following shall be included into the specialized accounting department: the bookkeeping department, the tax one, the group for consolidated statements, etc.

Functional departments (for instance, the line and cable department, the transport, the customer relationship department and so on) shall perform the functions of the collection and processing of primary information for its subsequent registration in the accounting system.

At each management level, the accounting department ensures the collection and processing of information in order to provide data to users for them to work out, justify and make decisions at their management level, as well as for provision of senior management bodies with information necessary to work out, justify and make decisions at a higher management level.

The principles of the separation of the powers and responsibilities of accounting departments at each of the three management levels (vertically) and within each management level (horizontally) shall be governed by the Regulation on the Principles of Arranging Accounting. The same Regulation shall define the structure, functions and objectives of specialized accounting departments and functional accounting ones. Duties distribution and relationships between specialized accounting departments and functional accounting ones shall be governed by the Regulation on the Principles of Arranging Accounting and the Regulation on the Document Workflow System.

The Organization's bookkeeping department, being a constituent part of the specialized accounting department and headed by the Chief Accountant, shall be charged with bookkeeping and control. The Organization's bookkeeping department shall include the subdivisions' bookkeeping departments headed immediately by the chief (senior) accountants of these subdivisions. The bookkeeping department of the Management Office of the Organization shall perform the functions of the central bookkeeping department.

1.3. The Procedure for Arranging the Document Workflow and the Technology for Accounting Documentation Processing

In the Organization, the rules and procedure for organizing the Document Workflow, the time-schedule of the Document Workflow, the technology for source documents processing, including:

- the procedure for creating source documents
- the procedure for the verification of source documents
- the procedure and time-limits for their transfer, for them to be reflected for bookkeeping purposes
- the procedure for transferring the documents to the archive,

shall be governed by the Regulation on the Document Workflow System.

The Organization shall apply the unified forms of source documents approved by the State Committee for Statistics of the RF.

In documenting the financial and economic operations with whose regard no unified forms are provided for, independently-developed forms of source documents (including those included into the Regulation on the Document Workflow System), these forms containing the mandatory details

THE ORGANIZATIONAL ASPECTS OF THE ACCOUNTING POLICY

stipulated by Federal Law dated 21 November 1996 No. 129-FZ On Accounting, shall be applied.

The right to sign source documents shall be stipulated by internal organizational and managerial documents.

1.4. The Procedure for Arranging and Taking an Inventory of Property and Liabilities

All the property of the Organization shall be subject to inventory-taking regardless of its location, as well as all types of liabilities.

Inventory shall be taken in the Organization within the following time-limits:

- with regard to fixed assets, at least once a year as of October 31 of the reporting year
- with regard to intangible assets, annually as of November 30 of the reporting year
- with regard to capital construction in progress and other capital investments, annually as of October 31 of the reporting year
- with regard to raw stuff, materials, precious metals, equipment to be installed, semi-finished products, goods, finished products at warehouses, annually as of October 31 of the reporting year
- with regard to work-in-progress, quarterly as of the end of the quarter
- with regard to deferred earnings and expenses, annually as of 31 December of the reporting year
- with regard to monies on accounts with banking institutions, annually as of 31 December of the reporting year
- with regard to monies in the cash office, at least once a quarter
- with regard to long-term financial investments, annually as of 31 December of the reporting year
- with regard to short-term financial investments and financial documents, quarterly as of the end of the quarter
- with regard to settlements with debtors and the reserve for bad debts, quarterly as of the end of the quarter
- with regard to settlements with creditors regarding settlements with communication operators quarterly as of the end of the quarter with regard to the rest of creditors, once a year as of 31 December of the reporting year
- with regard to settlements concerning taxes and mandatory contributions to the budget and extrabudgetary funds and concerning targeted financing, annually as of 31 December of the current year
- with regard to intra-company settlements, at least once a quarter
- with regard to settlements with the staff and accountable persons, quarterly as of the end of the quarter
- \Box with regard to reserves for contingent liabilities, reserves for the depreciation of investments into securities, reserves for a decrease in the value of tangible assets, annually as of 31 December of the reporting year.

In order to take an inventory at the level of the Management of the Organization and the Administrations of regional branches, permanent inventory-taking commissions shall be established, whose makeup shall be approved:

- for the Management of the Organization, by the Organization's Director General
- for regional branches, by the Director of the branch.

The detailed procedure for organizing and taking an inventory of the Organization's property and liabilities shall be defined in the Regulation on the Procedure for Taking an Inventory of Assets and Liabilities and on Measures Aimed to Ensure the Safe Keeping of Assets.

1.5. The Procedure for the Drawing Up of the Organization's Accounting Statements

The Organization's accounting statements shall be drawn up according to the procedure and within the time-limits provided for by the Federal Law dated 21 November 1996 No.129-FZ On Accounting and

THE ORGANIZATIONAL ASPECTS OF THE ACCOUNTING POLICY

other regulatory acts of the RF that govern bookkeeping and the keeping of accounts.

The Organization's accounting statements shall be generated by the bookkeeping department of the Management of the Organization as based on consolidated information about the property, liabilities and operational results of the Organization provided by the bookkeeping departments of regional branches. The bookkeeping departments of the regional branches shall generate accounting statements as based on the data provided by the bookkeeping departments of structural subdivisions.

In drawing up accounting statements, the forms developed by the Organization with due regard to the recommendations contained in corresponding regulatory documents shall be applied.

The in-house forms of accounting statements as well as specific time-limits for their submission are given in the Regulation on the Procedure for Generating the Accounting Statements of the Organization.

1.6. The Organization's Operational Chart of Accounts

In bookkeeping, all the subdivisions of the Organization shall use a Unified Chart of Accounts (Supplement 1).

The procedure for using the Unified Chart of Accounts, including the distribution of competence with regard to maintaining accounts and subaccounts across the bookkeeping departments of various levels of the Organization's management, shall be governed by the Instruction on Applying the Unified Chart of Accounts.

2. THE METHODOLOGICAL ASPECTS OF THE ACCOUNTING POLICY

2.1. The Procedure for Intangible Asset Accounting

The amount of depreciation charges for intangible assets shall be determined monthly based on the rates calculated on the basis of their original cost and useful life, under the straight-line method.

The expected useful life of intangible assets shall be determined when those are registered by the special commission and shall be approved by the Director General of the Company.

Depreciation charges for intangible assets shall be reflected for accounting purposes by being accumulated on account 05 Intangible asset depreciation of the amounts of the depreciation accrued under the straight-line method.

2.2. The Procedure for Fixed Asset Accounting

No re-valuation of fixed assets shall be made in 2005.

Depreciation for fixed-asset objects shall be accrued under the straight-line method based on the original cost or recovery value (in the case of re-valuation) of the fixed-asset object and the depreciation rate calculated on the basis of the useful life of this object.

The useful life for groups of homogeneous fixed-asset objects shall be determined by the fixed asset acceptance commission in accordance with the Unified Classification of Fixed Assets of OJSC CenterTelecom as approved by the Order of the Director General.

For used fixed-asset objects that have been acquired, the useful life shall be determined based on the actual service lives and the supposed useful lives of the fixed assets in the Organization.

Fixed-asset objects whose cost is no more than 10,000 rubles per unit as well as books, brochures and suchlike publications acquired since 01 January 2002 shall be written off as costs of production (selling expenses) as they are issued to production or operation, using account 02 Fixed asset depreciation. For the purposes of ensuring the safe keeping of these objects in production or in operating them, the Organization shall exert due control over their flow on account 01 Fixed assets.

Objects ready for operation that are planned to be used as part of fixed assets shall, before their operation begins, be accounted for part of investments into non-current assets.

Real estate objects with whose regard capital investments have been completed and corresponding source documents on delivery and acceptance have been executed shall be accepted for accounting purposes as fixed assets from the beginning of their actual operation and shall be singled out on a separate subaccount to the account of fixed-asset accounting.

For the fixed assets obtained under lease contracts, a useful life equal to the term of the lease contract shall be determined.

The costs of all types of repairs shall be included into the cost value of the reporting period in which the costs were made. No reserve for future expenses on fixed asset repair shall be established.

2.3. The Procedure for Inventories Accounting

The actual cost value of inventories, for the purposes of the Organization's accounting, shall be generated using accounts 15 Procurement and acquisition of tangible assets and 16 Variance in the cost of tangible assets.

Inventories on accounts 10 Materials and 14 Goods shall be accounted for at book prices.

Inventories (raw stuff, materials, goods) shall be accepted for bookkeeping purposes at the book price, the book price meaning:

		$\boldsymbol{\mathcal{C}}$	
	when	inventories	are acquired for a charge, the supplier's price in accordance with the supply
(pu	ırchase	and sale) co	ontract
	when	inventories	are manufactured by the organization itself, the amount of the actual costs
rela	ated to	producing th	nem
	when	inventories	are contributed to the authorized capital of the organization, the pecuniary
val	uation	agreed on b	y the founders with due regard to the requirements of the Law On Joint Stock
Co	mpanie	es	
	when	inventories	are received under a gift contract (gratis), as well as when they are left over
afte	er the	disposal of	fixed assets and other property, the current market value as of the date of
acc	eptanc	e for bookke	eeping purposes

THE METHODOLOGICAL ASPECTS OF THE ACCOUNTING POLICY FOR 2005

when inventories are obtained under contracts that provide for obligations fulfillment (payment) with non-monetary assets, the cost of the assets transferred or to be transferred by the Organization¹⁶.

Transportation and procurement expenses (TPE) and expenses on bringing materials to a state in which they would be fit for use for the purposes provided for in the Organization shall be accounted for, for accounting purposes, on account 16 Variances in the cost of materials regardless of the share of TPE or the size of variances compared with the book cost of the material.

Goods in retail accounted for on account 41.02 shall be reflected, for bookkeeping purposes, at selling prices.

Costs of the procurement and delivery, to the Organization's warehouses, of the goods intended to be sold via the retail and wholesale trading network shall be accounted for as part of circulation expenses.

Finished products shall be accounted for at the actual cost value of manufacture, without using account 40 Products (works, services) turnout.

As part of inventories, those tangible assets shall be accounted for whose accounting as part of fixed assets would be impracticable regardless of their service life due to irrationality of object-by-object accounting. Such items shall include stationery, dishware, small inventory items and workplace tools.

Working clothes acquired by the organization into ownership shall be accepted for accounting purposes in the amount of the actual costs of acquisition, to the debit of account 10 Materials.

Working clothes whose cost does not exceed 10,000 rubles per unit given any useful life as well as working clothes whose useful life does not exceed 12 months given any cost per unit shall be written off to costs-accounting accounts completely as they are issued to operation.

Working clothes whose cost exceeds 10,000 rubles per unit and having a useful life that exceeds 12 month shall, upon being transferred to operation, be accounted for on the Working clothes in operation account, and their cost shall be redeemed in equal installments over their useful life.

Inventories to be disposed off shall be valuated under the following methods: *Under the average cost method:*

- raw stuff
- materials
- finished products
- goods for resale.

At the cost of every unit:

precious metals.

2.4. The Procedure for Converting Foreign-Currency-Denominated Assets and Liabilities

The foreign-currency-denominated value of bills and coins in the Organization's cash office, money on accounts with credit organizations, financial and payment documents, short-term securities, money in settlements (including with regard to borrower liabilities) with legal entities and individuals, the remaining funds of targeted financing obtained from the budget or foreign sources as part of technical or other assistance to the RF in accordance with agreements (treaties) concluded shall be converted to rubles as of the date of executing the foreign-currency operation and also as of that reporting date when accounting statements are drawn up.

2.5. The Earnings Generation Procedure

For accounting purposes, the ordinary types of the Organization's operations shall be divided into core and non-core ones.

The core types shall be understood to mean those activities that are related directly to rendering communication services. All the other activities shall be non-core ones.

The following shall be recognized as core activities:

Ø core activities:

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¹⁶ The cost of the assets transferred or to be transferred by the Organization shall be determined based on the price at which, in comparable circumstances, the Organization normally determines the cost of analogous assets. Should it be impossible to determine the cost of the assets transferred or to be transferred by the organization, the cost of the inventories obtained by the organization under contracts that provide for obligations fulfillment (payment) with non-monetary assets shall be determined based on the cost at which, in comparable circumstances, analogous inventories are normally acquired.

• urban phone communication services:

- providing access to urban phone communications
- providing a local phone connection (talk) to fixed-communication subscribers in the urban area (providing a subscriber line for use in the urban area, transmission of local traffic)
- providing a local phone connection from a city payphone
- providing direct lines and connecting ones for use
- other urban phone communication services (connection, contract re-execution, etc.)

• rural phone communication services:

- providing access to rural phone communications
- providing a local phone connection (talk) to fixed-communication subscribers in the rural area (providing a subscriber line for use in the rural area; transmission of local traffic)
- providing a local phone connection from a rural payphone
- providing direct lines and connecting ones for use
- other rural phone communication services (connection, contract re-execution, etc.)

• intercity and international phone communication services:

- providing an intercity phone connection using a payphone
- providing an intercity phone connection and an international one
- providing an international phone connection using a payphone
- providing intercity and international channels for use
- other intercity and international communication services (conferences, maintenance, etc.)

documentary telecommunication services:

- domestic telegrams
- international telegrams
- providing telegraph channels for use
- subscriber telegraphy
- data transmission services
- telematic services
- newspaper page transmission
- other documentary telecommunication services

• Internet services

- radio communication services
- radio broadcasting services
- television services

wire broadcasting services:

- provision and servicing of radio broadcasting terminals
- providing access to the wire broadcasting network
- other earnings from radio broadcasting terminals

• wireless radio communication services:

- paging
- cellular communication services
- other wireless radio communication services

Ø non-core activities:

THE METHODOLOGICAL ASPECTS OF THE ACCOUNTING POLICY FOR 2005

- services of the rent-out of the organization's assets
- transportation services
- manufacture of telecommunication facility products
- commercial services
- public catering services
- services of a construction character
- information and computing servicing
- publishing operations (publishing directories, newspapers)
- information services
- providing intermediary (agency, commission) services
- services of providing access to power supply
- educational services
- safeguarding services
- intermediary operations
- domestic services for individuals
- services of recreational institutions
- advertising operations
- other activities satisfying the above criteria.

Earnings different from those made from core activities shall be deemed other earnings.

2.6. The Expense Generation Procedure

For expense accounting purposes, the ordinary types of the Organization's operations shall be subdivided into core and non-core ones.

For accounting purposes, costs by different types of services, works and manufactured products that are the object of costing shall be accounted for separately.

For the purposes of allocating core-operations costs to objects of costing, the Organization uses the production-process method of costs accounting.

A production process is unambiguously defined operations (a sequence of acts or the aggregate of functions and tasks) not limited in time and having a recognizable result.

For the purposes of allocating costs to objects of costing, processes shall be subdivided into core production, non-core production, auxiliary production and combined processes.

Core production processes shall include processes performed directly for the rendering of communication services.

Auxiliary production processes shall include processes necessary to carry out primary and combined production processes and related indirectly to the rendering of communication services.

Combined production processes shall include processes necessary to carry out core production processes but not related to the rendering of communication services.

Costs allocation bases shall be the actual physical indicators of the Organization's production operations, the makeup of these indicators being defined in the Methodological Instructions on Expenses Accounting.

All costs related to core activities shall be indirect ones, i. e. ones not assigned directly but distributed among objects of costing and shall be accounted for as broken down by production processes.

Costs of core activities shall be reflected on accounts 30 Core production processes and 31 Auxiliary production processes.

Costs related to non-core activities shall be accounted for on accounts 23 Auxiliary production facilities, 29 Servicing production facilities and enterprises and 44 Selling expenses as broken down by activities.

The cost value of services rendered, works performed, goods produced shall be calculated in full, without singling out managerial and commercial expenses.

Costs of combined production processes shall be reflected on account 32 Combined production processes.

The costs accumulated on account 31 Auxiliary production processes shall be allocated to core production processes and combined ones to account 30 Core production processes and 32 Combined

production processes based on the data on allocation bases provided by production departments at the end of the reporting period.

The costs accumulated on account 30 Core production processes shall be allocated to account 20 Core production as broken down by costing objects (services) based on the data on allocation bases provided by production departments at the end of the reporting period and also to account 33 Costs of equipment operation as broken down by types of equipment of an equivalent digital network drawn up by engineering departments annually. Costs shall be allocated to equipment types in accordance with the estimated data of engineering departments on the share of equipment involved in core production processes.

The costs accumulated on account 33 Costs of equipment operation shall be allocated to account 20 Core production as broken down by costing objects (services) based on the data of engineering departments on the intensity and duration of use of each equipment type by a specific service, these data being calculated in the beginning of every year or upon material changes in the communication network topography.

For the purposes of calculating the cost value of services, works, products of non-core activities, the actual costs of services rendered, works completed and products transferred to the warehouse as accumulated on accounts 23 Auxiliary production facilities and 29 Servicing production facilities and enterprises shall be written off to account 43 Finished products (in case of turning out finished products), the corresponding production-process accounts (in case of services rendering or works performance for core activities) or account 90 Sales, subaccount 90-04 The cost value of sales for non-core activities (in case of services rendering, works performance for a third party). The debit balance of accounts 23 Auxiliary production facilities and 29 Servicing production facilities and enterprises reflects the cost value of work-in-process inventory.

The costs charged to account 32 of combined production processes Combined production processes shall be written off at the end of the reporting period to account 20 Core production in proportion to the amounts of the costs allocated to corresponding accounts.

Costs of rendering communication services as accumulated, broken down by the service type, on account 20 Core production shall be written off in full at the end of the reporting period to account 90 Sales, subaccount 90-02 Cost value of sales (for core activities) as broken down by objects of costing (by services).

The procedure for accounting for and the costing of the products (works, services) of non-core activities shall be determined by the Organization on its own, in accordance with the recommendations of industrial instructions regulating the said procedure in those industries that this type of non-core operations refers to.

The expenses of servicing production facilities and enterprises shall be allocated to the lines of their operations (sale, gratuitous transfer, rendering services to other subdivisions of the Organization) in proportion to direct expenses.

The cost of fixed assets of up to 10,000 rubles per unit, these fixed assets being written off as costs of production (selling expenses) shall, as they are issued to production, be recognized as tangible expenses.

2.7. The Procedure for Deferred Expenses Accounting

The following shall be included into deferred expenses that are recognized in the reporting period but cannot be included into the cost value of sold services, works, products of this reporting period, for instance:

- expenses related to the start-up of new production facilities or the assimilation of new product types before the facts of their sale emerge
- expenses on paying for deferred issuances
- license acquisition expenses
- property insurance expenses
- expenses related to the acquisition of software products and databases under purchase and sale contracts or exchange contracts, if these assets do not comply with the conditions stipulated for intangible assets
- expenses related to the early buyout of leased property

• other expenses.

Deferred expenses shall be written off on a straight-line basis using corresponding sources of coverage, over the period that these expenses refer to. Should it be impossible to specify the period within which the expense made is to be written off, the said period shall be determined by a special commission and shall be approved by the CEO of the organization (branch, structural subdivision).

For the purposes of drawing up statements, expenses related to the acquisition of software products and databases as well as expenses related to the early buyout of leased property shall be classified as other non-current assets.

2.8 The Procedure for Settlements Accounting

Settlements using non-monetary assets shall be reflected for accounting purposes separately, using account 76.15.

The organization shall convert long-term indebtedness (accounts receivable and payable) to short-term one when, under the terms of the contract, there are 365 days left before the date of debt repayment.

For the purposes of drawing up accounting statements, the advances of a capital character shall be classified as other non-current assets.

2.9. The Procedure for Accounting for Credits and Loans Received

The organization shall convert long-term indebtedness with regard to credit and loans received to short-term one (to the corresponding subaccount of account 66 Settlements with regard to short-term credits and loans) at the moment when, under the terms of the loan and (or) credit contract, there are 365 days left before the repayment of the principal debt amount.

If the organization receives a long-term loan under the contract whose terms stipulate that the loan amount shall be repaid from time to time, then, as there are 365 days left before the repayment of the next portion of the loan, it shall be converted to the short-term portion of long-term indebtedness, to the corresponding subaccount of account 66 Settlements with regard to short-term credits and loans.

In case of concluding an agreement for the renewal of a short-term loan contract or for the postponement of the repayment deadline of the short-term portion of indebtedness with regard to a long-term loan in such a way that there will be over 365 days left before the repayment deadline of the loan or its specified portion, the indebtedness amount with regard to the loan or its partial repayment shall be converted from short-term indebtedness to long-term one (to the corresponding subaccount of account 67 Settlements with regard to long-term credits and loans).

The interest earnings due to the lender shall be accrued on a straight-line basis (monthly) in accordance with the rate stipulated in the contract. If, in accordance with the terms of the contract, interest is paid on a day other than the last day of the month, one should add to indebtedness due to the creditor the amount of interest falling on the end of the month.

For loans received in the monetary form and raised by issuing the Organization's own bills of exchange, the amount of the discount due to the bill holder shall be assigned to deferred expenses and shall subsequently be written off as operational expenses monthly, in equal portions, over the term of bill circulation.

In this case, for bills with the at sight, but not earlier clause, the supposed term of bill circulation determined in accordance with bill laws (365 (366) days plus the term from the date the bill is drawn up to the minimum date that the bill is presented for payment) shall be used as the circulation term on whose basis the discount as of the end of the reporting period shall be determined.

For loans received in the monetary form and raised by issuing the Organization's bonds, in cases where the issued bonds are sold at a price different from their face value (with a discount), the amount of the discount shall be assigned to deferred expenses and shall subsequently be written off as operational expenses monthly, in equal portions, over the term of bonds circulation.

Additional costs related to obtaining loans and credits and to the placement of borrower liabilities shall be included into operational expenses in the reporting period in which the said costs were incurred.

2.10. The Procedure for Arranging Accounting for Intra-company Settlements and Information Transfer by Separate Subdivisions

For accounting for intracompany turnover, the Organization shall apply account 79 Intracompany

settlements.

All financial and economic operations performed among the Organization's subdivisions shall be made on the basis of notices (advices) via the superior management level. Operations among structural subdivisions shall be made via corresponding regional branches. Operations among regional branches shall be made via the Management Office of the Organization.

2.11. The Procedure for Establishing and Using Special-Purpose Funds

The Organization shall establish no funds using the retained profit of the reporting year, excluding the funds whose establishment is provided for by the Organization's constituent documents.

The procedure for establishing and using the said funds shall be determined based on a resolution of the general meeting of the Organization's stockholders with due regard to the Law On Joint Stock Companies.

2.12. The Procedure for Reserves Establishment and Use

The Organization shall establish the following types of reserves:

- a reserve for financial investments depreciation (as of the end of the reporting year)
- reserves for bad debts (quarterly)
- a reserve for a decrease in the value of tangible assets (as of the end of the reporting year)
- a reserve for future expenses on remuneration payment based on year-end results to members of the board of directors, the management board, the auditing commission (as of the end of the reporting year).

The reserve for bad debts shall be established quarterly, before accounting statements with regard to bad debts are drawn up.

The reserve for bad debts shall be established based on the results of accounts receivable inventory, and in this case the debts receivable not repaid within the time-limits stipulated by the contract and not secured with a pledge, suretyship, a banking guarantee shall be recognized as a bad debt.

Due to the fact that the individual analysis of each bad debt with regard to communication services at communication enterprises is impossible due to a large number of subscribers, the reserve shall be established for all the debts that failed to be repaid, the payment of which debts is, as of the date the reserve is established, 90 and more days overdue, and the reserve size shall be 100 per cent of the debt amount. No reserve shall be established for the debts whose payment is less than 90 days late.

2.13. The Procedure for State Assistance Accounting

Budget funds (subventions, subsidies) shall, for the accounting purposes, be recognized upon the actual receipt of money and non-monetary resources.

2.14. The Procedure for Financial Investments Accounting

Financial investments shall, for bookkeeping purposes, be classified by the investment type and by the investment term.

In selling or other disposal, including redemption, of securities the emissive securities to be disposed of shall be valuated under the FIFO method, and non-emissive ones to be disposed of shall be valuated based on the actual cost of each security.

Based on their term, financial investments shall be subdivided into:

long-term ones: investments made in order to make earnings from them for over 12 months after the reporting date, if their maturity is more than 12 months after the reporting date *short-term ones*:

investments made without the intention to make earnings from them for over 12 months

investments whose maturity is no more than 12 months after the reporting date securities acquired for resale, regardless of their maturity.

Long-term financial investments shall be converted to short-term ones:

	as a consequence of a	change in intent	ions to mak	e earnings	from t	hem for	over 12	2 months	after
the	reporting date								

if the time to their maturity became no more than 12 months after the reporting date.

The short-term financial investments whose maturity is more than 12 months after the reporting date shall be converted to long-term ones (to the corresponding subaccount) in case of a change in the original intention to make earnings from them for no more than 12 months after the reporting date.

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The term of investments shall be assessed by the subdivision (person) appointed by an order of the CEO of the Organization and shall be recorded in the document to be transferred to the bookkeeping department and executed in the form stipulated by the Organization.

The original cost of financial investments acquired for a charge shall be generated in the amount of the actual costs related to acquiring them.

The original cost of the financial investments acquired under the contracts that provide for payment in rubles in the amount equivalent to an amount in a foreign currency (conventional monetary units) shall be generated with due regard to amount differences arising before the assets were accepted as financial investments.

For debt securities, the difference between the amount of the actual costs of acquiring a security and its face value shall not be assigned to financial results.

The cost of the financial investments whose current market value may be determined under the established procedure shall be adjusted as of the end of the reporting year.

2.15 The Procedure for Accounting for Research and Development Expenses

For the purposes of drawing up accounting statements, completed research and development that produced results not subject to legal protection under the applicable laws or subject to legal protection but not documented under the procedure established by laws shall be recognized as other non-current assets.

Research and development expenses shall be written off under the straight-line method as expenses on core activities as of the 1st day of the month following the one in which the obtained results actually started to be applied in product manufacture, services rendering or for managerial needs.

Research and development expenses shall be written off under the straight-line method for 3 years.

Annex 2 THE LIST OF METHODOLOGICAL INSTRUCTIONS

- 1. The Regulation on the Procedure for Taking an Inventory of Assets and Liabilities and on Measures Aimed to Ensure the Safe Keeping of Assets
- 2. The Regulation on the Principles of Arranging Accounting
- 3. The Regulation on the Document Workflow System
- 4. Methodological Instructions on Fixed Asset Accounting
- 5. Methodological Instructions on Intangible Asset Accounting
- 6. Methodological Instructions on Capital Construction Accounting
- 7. Methodological Instructions on Financial Investment Accounting
- 8. Methodological Instructions on Inventory Accounting
- 9. Methodological Instructions on Expenses Accounting
- 10.Methodological Instructions on Money and Financial Document Accounting
- 11. Methodological Instructions on Earnings Accounting
- 12. Methodological Instructions on Accounting for Trade Receivable
- 13. Methodological Instructions on Accounting for Trade Payable
- 14.Methodological Instructions on Accounting for Settlements with Other Debtors and Creditors
- 15.Methodological Instructions on Accounting for Credits and Loans
- 16.Methodological Instructions on Accounting for Settlements with the Staff
- 17. Methodological Instructions on Accounting for Equity
- 18. Methodological Instructions on Accounting for Targeted Financing
- 19. Methodological Instructions on Reserve Generation
- 20. Methodological Instructions on Accounting for Intracompany Settlements
- 21.Methodological Instructions on the Procedure for Generating the Organization's Accounting Statements
- 22.Methodological Instructions on Generating Information about Settlements with Regard to the Profit Tax in OJSC CenterTelecom

REGULATION THE ACCOUNTING POLICY FOR TAXATION PURPOSES OF OPEN JOINT STOCK CENTRAL TELECOMMUNICATIONS COMPANY FOR THE YEAR 2005

Moscow 2004

1. General Provisions

This Regulation on the accounting policy of the Open Joint Stock Central Telecommunications Company (hereinafter the Organization) for taxation purposes is developed in accordance with the requirements of the tax laws of the RF.

In this Regulation the accounting policy of the Organization for taxation purposes shall be understood to mean the aggregate of rules for organizing and technologies of implementing tax accounting methods as selected by the Organization with the purpose of generating complete and reliable information on the accounting procedure, for taxation purposes, for the economic operations carried out within the reporting (tax) period as well as of providing internal and external users with information for control over the correctness, completeness and timeliness of taxes calculation and payment.

In cases where the RF system for regulatory control over tax accounting does not stipulate the tax accounting method for a specific issue, the Organization, in generating the accounting policy, developed a corresponding accounting method based on the applicable tax laws.

The accounting policy of the Organization for taxation purposes, being the basis of the tax accounting system, aims to ensure:

- the fulfillment of such fundamental accounting principles as completeness, accuracy, timeliness, consistency, rationality, continuity and consistency
- the observance of requirements to tax accounting statements as imposed by tax laws
- the commonality of methods in organizing and effecting tax accounting in the Organization in general and in its subdivisions¹⁷
- the prompt and flexible response of the tax accounting system to changes in the environment of financial and economic operations and taxation
- the correct, complete and timely tax calculation and payment.

This Regulation, alongside general mandatory requirements and rules, pays due regard to the specifics of the telecommunication Organization:

- the existence of internal documents regulating the accounting process from the perspective of industrial specifics
- the existence of a substantial number of subdivisions, in a number of cases situated far from the location of the Management of the Organization.

The following shall be included into tax accounting methods:

- the methods of contingencies grouping and evaluation, of redemption of assets value, of earnings and expenses recognition
- techniques of organizing the Document Workflow
- the internal control system
- methods of using accounting data and the system of journals
- other relevant accounting methods and techniques.

The tax accounting methods selected by the Organization in forming this Accounting Policy shall be approved by an Order of the Director General and shall be applied as of January 1, 2005.

The following subdivisions are established in the Organization:

a branch (a regional branch, a RB) is a separate subdivision situated outside the	he
Organization's place of business (the place of the legal entity's state registration) and performing	ng
the functions defined by the regulation on the branch, and vested with property accounted for	in
the separate balance sheet of the branch and the Organization's balance sheet	

the organization's separate subdivision is another subdivision that is separate territorially from the Organization and at whose place of business fixed workstations are equipped.

All the persons related to settling the issues regulated by the Accounting Policy for taxation purposes shall be governed by this Regulation in their activity, i. e.:

• the management of the Organization

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¹⁷ For the purposes of this document, the subdivisions of the Organization, unless specified otherwise, shall be understood to mean its regional branches and structural subdivisions.

- the heads of regional branches and structural subdivisions responsible for the organization and state of accounting in the subdivisions entrusted to them
- the employees of departments and sections who are responsible for the timely development, revision, communication of regulatory and reference information to executing subdivisions
- the employees of all departments and subdivisions who are responsible for the timely submission of source documents to the bookkeeping department and/or tax departments
- the employees of the bookkeeping (tax) department who are responsible for the timely and quality performance of all types of tax accounting works and the drawing up of tax statements.

The Accounting Policy for taxation purposes is formed for the year 2005 and shall not be modified except for the following cases:

- modifications in laws on taxes and charges
- modifications in the accounting methods applied.

Should the Organization start to perform new activities, it shall also define and include into the accounting policy, for taxation purposes, the principles and procedure of reflecting these activities for taxation purposes.

Modifications to be made in the text of the Regulation on the Accounting Policy of the Organization for taxation purposes shall be approved by the Director General of the Organization.

A resolution to make modifications in the accounting policy for taxation purposes, in case of a change in the accounting methods applied, shall be made as of the beginning of the new tax period, and in case of modifications in laws on taxes and charges, not earlier than as of the moment the modifications in the rules of the said laws take effect.

2. General Principles of Arranging and Effecting Tax Accounting

The following shall be the main objectives of organizing tax accounting:

- defining the general principles of the separation of the powers and responsibilities of tax and other accounting departments at each management level (vertically) and within each management level (horizontally)
- the establishment of a unified system of the Organization's regulatory documents to govern the operations of tax and other accounting departments in the Organization's tax accounting system.

Tax accounting shall be effected by the tax department at all of the Organization's management levels (in branches, representative offices and the structural subdivisions of branches). Tax departments shall be established in the form of sections (sectors), tax groups of bookkeeping departments and shall be subordinate to chief (senior) accountants.

The Director General and the Chief Accountant of the Organization, the CEO and the Accountant of the regional branch or structural subdivision shall be responsible for the organization and effecting of tax accounting.

In accordance with article 19 of the Tax Code of the RF, the Organization shall be the payer of taxes and charges. The Organization's subdivisions shall perform the duties of a taxpayer and tax agent in accordance with tax laws and regulatory documents of the Organization that govern tax accounting with regard to individual taxes.

Functions distribution with regard to tax accounting and the keeping of accounts, the calculation and payment of taxes and other mandatory payments among the management levels shall be defined by tax laws on specific taxes and by this Accounting Policy. The tax accounting procedure at each management level and the Document Workflow among the management levels may be defined by individual Methodological Instructions on Taxes Calculation and Payment.

Tax declarations shall be drawn up on the basis of synthetic tax journals. The synthetic tax journals shall be maintained in the form of declaration sheets on respective taxes, with additional itemization (explanation).

The makeup and forms of tax journals on the profit tax are given in Supplement 1 to this Regulation.

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3. Arrangement of VAT Accounting

3.1 The Procedure for Maintaining VAT-Invoice Registers, Purchase and Sales Ledgers

The organization shall maintain a purchase ledger and a sales one, and registers of VAT invoices received and issued, using computing machinery. Not later than on the 20th day of the month following the reporting one, the purchase ledger shall be printed, its pages shall be numbered, bound and sealed.

The registers of the VAT invoices received and issued, purchase and sales ledgers shall be maintained electronically by regional branches and structural subdivisions in the form of sections of the consolidated registers of the VAT invoices received and issued, the consolidated purchase ledger and the consolidated sales one of the Organization.

A VAT invoice shall be drawn up using a computer but my also be filled in manually.

A VAT invoice, the purchase ledger and the sales one shall be signed by the Director General and the Chief Accountant of the Organization or other officials. The circle of the persons authorized to sign these documents shall be defined by an order regarding the Organization (branch, structural subdivision).

In rendering communication services, VAT invoices shall be issued at the same time with payment and settlement documents once a month, not later than on the fifth day of the month following the expired one.

In rendering communication services to individuals, no VAT invoices shall be issued. The Organization shall draw up a consolidated VAT invoice for the total amount of the services rendered to individuals over the reporting period.

VAT invoices for the services rendered (works performed, goods shipped) shall be issued to buyers by the management office, regional branches and structural subdivisions (in accordance with the approved structure of the Organization).

In the purchase ledger and the sales one, VAT invoices shall be numbered in the order of an increase in numbers. In this case, compound numbers with the subdivision's index shall be used. Numbers shall be allocated in accordance with separate subdivisions' codification developed by the Organization. The subdivision code shall be a constituent part of the number of the VAT invoice.

Sections of purchase and sales ledgers for the reporting period shall be submitted electronically by regional branches and structural subdivisions to the management office of the Organization so as to execute a consolidated purchase ledger and a consolidated sales one and draw up VAT declarations.

The second copies of the VAT invoices issued, the purchase ledger and the sales one shall be stored electronically. Where necessary, the above documents may be printed in full and executed under the established procedure.

- 3.2. Determination of the date of tax base identification for sales of goods, services, works
 - For the purposes of calculating the VAT, the Organization shall recognize the day of payment for goods shipped (works performed, services rendered) as the moment of tax base determination in selling (transfer of) goods (works, services).
- 3.3. The Procedure for Separate Accounting for Operations Not Subject to the VAT

The Organization shall account separately for taxable operations and non-taxable ones.

The amounts of the tax which are claimed by goods (works, services) sellers from the Organization shall be accepted for deduction or accounted for in the cost of these goods (works, services) in the proportion in which they are used for the production and (or) sales of the goods (works, services) the operations of whose sale are either subject or not subject to taxation (are tax-exempt). The said proportion shall be determined based on the share that the cost of the shipped goods (works, services) the operations of whose sale are subject to taxation (are tax-exempt) takes in the total cost of the goods (works, services) shipped over the tax period.

In the event that, over the reporting period, the share of aggregate expenses on the production of the goods (works, services) the operations of whose sale are non-taxable does not exceed 5 per cent of the total amount of aggregate production expenses, then no proportionate division of the amounts of the incoming VAT shall be made. In this case all the tax amounts claimed from the Organization by the sellers of the goods (works, services) used in production in the reporting period shall be deducted under the procedure established by laws.

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3.4. The Procedure for Separate Accounting for Operations Subject to the Different Rates of the VAT

The Organization shall account separately for operations subject to different rates of the tax.

The tax amounts claimed by goods (works, services) sellers from the Organization and falling on the operations subject to the VAT shall be allocated to the operations taxable at the 0% rate and to those taxable at the rate other than 0%.

Such allocation shall be performed as follows:

Only those tax amounts claimed by goods (works, services) sellers from the Organization that fall on the acquired goods (works, services) used solely in performing the operations taxable at the $0\,\%$ rate shall be allocated to such operations.

The remaining amounts claimed by goods (works, services) sellers from the Organization shall be allocated to operations taxable at the rate other than 0%.

3.5. Business Telecommunications

provided

Business telecommunications, in accordance with the communication laws of the RF, may not be used for rendering communication services under the terms of a paid communication services contract, and, as a consequence, shall not be recognized as the object of VAT taxation. The procedure for the Organization's recognition of phone communications as business ones is given in section 4.1 of this Regulation.

4. Arrangement of Profit Tax Accounting

4.1. General Procedure for Earnings and Expenses Recognition

For the purposes of profit tax calculation, the Organization's earnings shall be recognized under the accrual method, i. e. in the reporting (tax) period in which they were made, regardless of the actual receipt of money, other property (works, services) and (or) property rights.

Earnings from the rent-out of the Organization's property shall be recognized as sales earnings.

Earnings from the provision, for use, of rights to the results of intellectual activity and to the means of individualization equivalent to these results (in particular, earnings from the provision, for use, of the rights arising out of patents for inventions, industrial designs and other types of intellectual property) shall be recognized as non-sale earnings.

For accounting for sales earnings for taxation purposes, the earnings grouping similar to that accepted for the purposes of accounting for earnings in bookkeeping (item 2.5 of the Accounting Policy on bookkeeping) shall be accepted.

With due regard to the specifics of providing communication services, the following moment of earnings recognition shall be established for individual activities:

□ urban a	providing a local phone connection (talk) to fixed-communications subscribers in the area and the rural one – the last day of the month in which the services were rendered
□ which	providing a local phone connection from a city payphone – the last day of the month in the service was rendered
□ last da	providing an intercity (intra-area) phone connection, including using a payphone – the y of the month in which the service was rendered
□ when t	providing an intercity (intra-area) phone connection in places of public use – the day he service was provided
☐ the mo	providing an international phone connection, including using a payphone – the last day of nth in which the service was provided
□ service	providing an international phone connection in places of public use – the day when the was provided
	domestic and international telegrams transmission - the day when the service was

		using a subscriber radio terminal - the last day of the month in which the service was
	provide	ed
		Internet services – the last day of the month in which the service was provided.
For r	non-sale	earnings, the following moment of their recognition shall be established:
		for the non-sale earnings specified in item 4 of art. 271 of the Tax Code of the RF - in
	accorda	ance with the procedure stipulated by this norm
		for the property identified as a result of inventory-taking - the date when inventory
	results	are documented.

For individual expenses related to production and sale, the following moment of their recognition shall be established:

Depreciation shall be recognized as an expense monthly, based on the depreciation charge amount calculated in accordance with the procedure stipulated by articles 259 and 322 of the Tax Code of the RF and, where not governed by the Tax Code of the RF, by the provisions of this Policy.

Expenses on the business communications provided in accordance with article 50 of Law of the RF dated 07 July 2003 No. 126-FZ On Communications and under the procedure defined by the Communication Ministry of the RF shall be recognized as expenses for taxation purposes in the reporting (tax) period in which they were incurred.

The following, in particular, shall be recognized as business communications:

- the use of communication operators' networks for the transmission, over this operator's network, of signaling information, including information related to making a connection, and communications established between two operators via trunk lines
- communications established between communication services operators and/or users for calling a subscriber
- the transmission of alert messages and so on.

An order of the CEO of the branch (structural subdivision) who approves the list of the persons (employee categories) authorized to use telecommunications for business purposes and the phone numbers to/from that such communications may be established shall be the document confirming the business character of telecommunications.

The following conditions shall be complied with for business communications to be recognized as an expense for taxation purposes:

the communications shall be used for the purposes of operational-technical and administrative management of communication networks

the communications shall be established by the Organization's employees using the specified number of the Organization

the business communications shall be provided under the procedure defined by the federal executive communication authority.

Expenses in the form of lease payments shall be recognized as of the settlement date in accordance with the terms of the contracts concluded.

The following shall be recognized as direct expenses on core activities:

material costs of acquiring the raw stuff and (or) materials that are used in core activities
and (or) form their basis or are a necessary component in performing them
expenses on paying labor compensation to the staff involved in core activities as well as
the amounts of the consolidated social tax accrued on the said amounts of labor compensation
expenses. The amounts of insurance contributions to the Pension Fund of the RF shall not be
direct expenses. The employees involved in the core production processes shall be recognized as
the staff involved in core activities

the amounts of depreciation charge for the fixed assets used in performing core activities. All the other expenses related to core activities, excluding non-sale expenses, shall be recognized as

indirect ones.

Neither work-in-process inventory, nor the inventory of finished products at the warehouse, nor those that were shipped but were not sold in the reporting (tax) period shall be generated for core activities.

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Direct expenses on non-core activities shall be determined under the procedure provided for by article 318 of the Tax Code of the RF. For individual non-core activities, the generation of work-in-process inventory and the availability of finished products at the warehouse and of those shipped but not sold in the reporting (tax) period shall be possible. For such activities, the direct expenses made in the reporting (tax) period shall be allocated to work-in-process inventory, of finished products at the warehouse and of those shipped but not sold in the reporting (tax) period.

The date when the expenses are made shall be determined under the procedure established by article 272 of the Tax Code of the RF.

4.2. Accounting for Depreciable Property and Related Operations

4.2.1. Generation of the Depreciable Property Cost

The cost of depreciable property shall be generated in accordance with article 257 of the Tax Code of the RF.

The list of the expenses that do not generate the original cost of depreciable property is defined in Supplement 1 to this Regulation.

4.2.2. Depreciation Charge

Depreciation for all the objects of depreciable property shall be made under the straight-line method. The selected method of depreciation charging may not be altered for the entire period that depreciation is charged for an object of depreciable property.

The useful life of intangible assets shall be approved by the CEO of the Organization based on the opinion of functional departments, under the procedure provided for by tax laws.

The classification of the fixed assets included into depreciation groups is established in the Unified Classification of Fixed Assets of OJSC CenterTelecom, as approved by an Order of the Director General of OJSC CenterTelecom.

For fixed assets not specified in depreciation groups, useful lives shall be established in accordance with the specifications or recommendations of the manufacturing organization in accordance with the opinion of functional services.

For the depreciable fixed assets being part of leased property that is included into a depreciation group, the Organization shall apply a special factor to the basic rate of depreciation, this factor not exceeding 3 and being established in accordance with the lease contract.

With regard to the depreciable fixed assets used for working in an aggressive environment and (or) with an increased number of shifts, the Organization shall apply a special factor to the basic depreciation rate, this factor not exceeding 2. The list of such fixed assets shall be established by an order of the CEO of the Organization based on the opinion of functional services.

For cars and passenger minibuses having an original cost of over 300 th. rubles and 400 th. rubles, respectively, the basic depreciation rate shall be applied with a special factor of 0.5.

No application of reduction depreciation factors for other fixed-asset objects is provided for.

For the used fixed-asset objects that have been acquired, the depreciation rate shall be determined based on the useful life reduced by the number of months for which this property was operated by its previous owner. If the term of operation by the previous owner exceeds the useful life of this fixed asset, then the remaining useful life shall be determined with due regard to the requirements of safety rules and on other factors.

If the fixed asset consists of objects that have different depreciation periods, then the Organization shall calculate depreciation charges separately for each constituent part, based on these different periods.

4.2.3. Upgrading, Reconstruction and Technical Re-equipment of Depreciable Fixed Assets

An increase in or no change in the useful life of a fixed asset that was reconstructed or upgraded shall be made with due regard to the approved plans of its replacement, requirements of safety rules and other factors, shall be confirmed by functional departments and approved by the CEO of the Organization.

With regard to each fixed-asset object that was reconstructed, upgraded or technically re-equipped, the amount of monthly depreciation shall be determined as the residual value of the fixed asset after the said works are performed multiplied by the depreciation rate that is calculated for this object under the following formula:

$$K' = (1/n') \times 100 \%$$
.

where K' is the depreciation rate as a percentage of the residual value of the object of depreciable property

n' is the remaining useful life of this object of depreciable property expressed in months.

For reconstructed or upgraded fixed assets whose residual value equals zero (the object is depreciated in full), if, this in case, the maximum useful life within the depreciation group was established for this fixed asset, then an increase in the useful life shall be determined by the Company based on the technical performance (including with due regard to occupational safety requirements and other factors) of the object reconstructed (upgraded).

4.3. The Procedure for Valuating Individual Types of Property to Be Written Off (Sold)

For the purposes of calculating the profit tax, in determining the amount of material expenses in writing off the raw stuff and materials used in goods production (manufacture) (works performance, services rendering), the average cost method shall be applied.

In selling bought goods, their cost shall be assessed based on the average cost.

In selling securities and in other disposal of them, their cost shall be assessed under the FIFO method. Other securities shall be valuated when being disposed off, based on the cost of each unit.

4.4. Reserves Generation for Taxation Purposes

The Organization shall establish the following types of reserves recognized for taxation purposes: for bad debts.

4.4.1. The Reserve for Bad Debts

For the purposes of establishing the reserve, accounts receivable shall be accounted for in the amounts claimed by the seller from the buyer, VAT-inclusive.

The results of taking an inventory of accounts receivable for the purposes of establishing the reserve for bad debts shall be documented as a report in the form as per Supplement No. 2 to this Regulation.

4.5. The Procedure for Recognizing Interest on Borrower Liabilities as Expenses

The maximum amount of interest, for taxation purposes, on borrower liabilities in rubles shall be accepted as being equal to the refinance rate of the Central Bank of the RF increased 1.1-fold, and for those in foreign currencies, as being equal to 15 %.

4.6. Arranging Separate Accounting

The Organization shall account separately for the operations taxable in accordance with the provisions of chapter 25 of the Tax Code of the RF The Profit Tax and for the operations subject to special tax treatments.

Within the activities subject to the profit tax, the Organization shall perform separate tax accounting for earnings and expenses, as well as for profit and loss, with regard to those activities with whose regard the provisions of chapter 25 of the Tax Code of the RF provide for the procedure for profit and loss accounting different from the general procedure, as well as in those cases where profit on individual operations is taxable at the rate other than 24 %, in particular:

	the earnings (expenses) received (made) und	ler operations with securities circulating on
the org	organized securities market	
	the earnings (expenses) received (made) und	ler operations with securities not circulating

on	n the organized securities market
	the earnings (expenses) received (made) under operations with state and municipal
sec	curities
	the earnings (expenses) received (made) by servicing production facilities and enterprises
	the earnings (expenses) received (made) in the case of obtaining targeted financing
	the earnings received in the form of dividends
	the earnings (expenses) received (made) in case of right-of-claim assignment (re-
ass	signment)

the earnings (expenses) received (made) in case of the liquidation, sale and other disposal of depreciable property.

4.7. The Procedure for Paying the Tax

Based on the results of each reporting (tax) period, the Organization shall calculate the amount of advance payment based on the tax rate and the taxable profit calculated on an accrual basis from the beginning of the tax period to the end of the reporting (tax) period. Over the reporting period, the Organization shall calculate the amount of a monthly advance payment.

The profit share falling on separate subdivisions shall be determined as the arithmetic mean value of the share of the average number of employees on the payroll and of the share of the residual value of the depreciable property of this separate subdivision, respectively, in the average number of employees on the payroll and in the residual value of depreciable property for the Organization in general.

The average number of employees on the payroll shall be determined in accordance with the procedure approved by the State Committee for Statistics of the RF, i. e. by adding the average number of employees on the payroll for all the months of the reporting (tax) period and dividing the sum obtained by the number of the months of the reporting (tax) period.

LIST OF ANNEXES

Annex No. 1. The Concept of Building Profit Tax Accounting

Annex No. 2. The Form of an Accounts Receivable Inventory Report for the Purposes of Establishing the Bad Debts Reserve

	Annex No. 4			
Unified Form No. T-9	Affilex No. 4			
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dated January 5, 2004 No. 1				
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to Disputer an Employee to a Dasmess 1115				
The employee to be dispatched to a business trip:				
				Employee code
Raisa P. Konstantinova				
Employee's full name				
Management				
structural subdivision				
Chief Accountant				
job title (specialty, profession)				
Russia, Irkutsk, Sibirtelecom JSC				
destination (country, city/town, organization)				

for	6		С	alendar days			
from	"07 "	August	_ 2005	to	<u>"12 "</u>	August	2005
with the purpose of	taking part	in the methodolog	gical council o	f Svyazinvest			
The trip to be paid for using	ng the funds of O	JSC CenterTeleco	om				
Chief Accountant's First I Accountant for the duration			Tax and Corpo	rate Accounting and	l Reporting, L. V. BURIANOVA, sl	nall be charged with the	he duties of Chief
Grounds (document, number, date)	: <u>(</u>	luty assignment N	o. 308 dated	August 1, 2005			
General Director				personal signature	R. A. Amarya full name	1	
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