UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

FORM 10-Q

For the quarterly period ended March 31, 2008

OR

 $\hfill\Box$ TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the tra	ansition period fro	m to			
	Commission file nu	umber 0–27918			
Centu	Ir	ALUM	INUM		
Centur	y Alumir	num Company			
(Exact nar	ne of Registrant as	specified in its Charter)			
Delaware (State of Incorporation)		13–3070820 (IRS Employer Identifi	~		
2511 Garden Road Building A, Suite 200 Monterey, California (Address of principal executive office	ad 93940 200 (Zip Code)				
Registrant's teleph	none number, inclu	ding area code: (831) 642–9300			
Indicate by check mark whether the registrant (1) has f 1934 during the preceding 12 months (or for such shorter peri requirements for the past 90 days. ⊠ Yes ☐ No					
Indicate by check mark whether the registrant is a large company. See definition of "large accelerated filer," "accelerated"					
Large Accelerated Filer	\boxtimes	Accelerated Filer			
Non-Accelerated Filer (Do not check if a smaller reporting company)		Smaller Reporting Company			
Indicate by check mark whether the registrant is a shell of	company (as define	ed in Rule 12b–2 of the Exchange Ac	et). 🗆 Yes 🗵 No		
The registrant had 41,134,927 shares of common stock of	outstanding at Apri	1 30, 2008.			

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PART I – FINANCIAL INFORMATION Item 1. Financial Statements

CENTURY ALUMINUM COMPANY CONSOLIDATED BALANCE SHEETS

	SINSOLIDATED BALANCE SHEETS				
		March 31, 2008		December 3 2007	
		(Do	ollars in thousand data		cept share
AS	SSETS	(UN	NAUDITED)	,	
Cash		\$	105,550	\$	60,962
Restricted cash equivalents			873		873
Short-term investments			261,255		280,169
Accounts receivable — net			99,807		93,451
Due from affiliates			35,206		26,693
Inventories			187,939		175,101
Prepaid and other current assets			50,130		40,091
Deferred taxes — current portion			99,246		69,858
Total current assets			840,006		747,198
Property, plant and equipment — net			1,260,687		1,260,040
Intangible asset — net			43,834		47,603
Goodwill			94,844		94,844
Deferred taxes – less current portion			456,136		321,068
Other assets			112,670		107,518
TOTAL		\$	2,808,177	\$	2,578,271
LIABILITIES AND SE	IAREHOLDERS' EQUITY				
LIABILITIES:					
Accounts payable, trade		\$	93,272	\$	79,482
Due to affiliates			336,992		216,754
Accrued and other current liabilities			56,357		60,482
Accrued employee benefits costs — current p	portion		11,997		11,997
Convertible senior notes			175,000		175,000
Industrial revenue bonds			7,815		7,815
Total current liabilities			681,433		551,530
Senior unsecured notes payable			250,000		250,000
Accrued pension benefits costs — less current pe	ortion		14,561		14,427
Accrued postretirement benefits costs — less cu	irrent portion		187,958		184,853
Due to affiliates – less current portion			1,206,756		913,683
Other liabilities			56,788		39,643
Deferred taxes			69,744		62,931
Total noncurrent liabilities			1,785,807		1,465,537
CONTINGENCIES AND COMMITMENTS (N	OTE 8)				
SHAREHOLDERS' EQUITY:					
Common stock (one cent par value, 100,000,000 shares issued and outstanding at March 31, 2008			411		410
Additional paid-in capital			864,797		857,787
Accumulated other comprehensive loss			(46,013)		(51,531)
Accumulated deficit			(478,258)		(245,462)
Total shareholders' equity			340,937		561,204
TOTAL		\$	2,808,177	\$	2,578,271

See notes to consolidated financial statements

CENTURY ALUMINUM COMPANY CONSOLIDATED STATEMENTS OF OPERATIONS

(In Thousands, Except Per Share Amounts) (Unaudited)

	T	Three months ended M		March 31, 2007
NET SALES:				
Third-party customers	\$	356,893	\$	380,853
Related parties		114,249		66,804
		471,142		447,657
Cost of goods sold		375,147		337,005
Gross profit		95,995		110,652
Selling, general and administrative expenses		18,866		12,967
Operating income		77,129		97,685
Interest expense		(6,243)		(11,043)
Interest income		2,523		2,013
Net gain (loss) on forward contracts		(448,308)		390
Other expense – net		(533)		(156)
Income (loss) before income taxes and equity in earnings of joint ventures		(375,432)		88,889
Income tax benefit (expense)		138,243		(28,087)
Income (loss) before equity in earnings of joint ventures		(237,189)		60,802
Equity in earnings of joint ventures		4,393		3,447
Net income (loss)	\$	(232,796)	\$	64,249
EARNINGS (LOSS) PER COMMON SHARE:				
Basic	\$	(5.67)	\$	1.98
Diluted	\$	(5.67)	\$	1.87
WEIGHTED AVERAGE COMMON SHARES OUTSTANDING:				
Basic		41,040		32,508
Diluted		41,040		34,426

See notes to consolidated financial statements

CENTURY ALUMINUM COMPANY CONSOLIDATED STATEMENTS OF CASH FLOWS

(Dollars in Thousands) (Unaudited)

	Tl	nree months er	ided l	March 31, 2007
CASH FLOWS FROM OPERATING ACTIVITIES:				
Net income (loss)	\$	(232,796)	\$	64,249
Adjustments to reconcile net income (loss) to net cash provided by operating activities:				
Unrealized net (gain) loss on forward contracts		395,930		(27,399)
Depreciation and amortization		20,785		18,905
Deferred income taxes		(143,682)		8,087
Pension and other post retirement benefits		4,177		5,143
Stock-based compensation		8,470		1,521
Excess tax benefits from share–based compensation		(499)		(330)
Purchase of short–term trading securities		(108,536)		_
Sale of short–term trading securities		127,450		_
Undistributed earnings of joint ventures		(4,393)		(3,447)
Changes in operating assets and liabilities:				
Accounts receivable – net		(6,356)		447
Due from affiliates		(8,513)		15,074
Inventories		(12,802)		(18,433)
Prepaid and other current assets		2,710		(1,217)
Accounts payable – trade		12,797		24,429
Due to affiliates		24,542		5,381
Accrued and other current liabilities		(18,974)		(4,611)
Other – net		(1,460)		10,319
Net cash provided by operating activities		58,850		98,118
CASH FLOWS FROM INVESTING ACTIVITIES:				
Purchase of property, plant and equipment		(8,915)		(2,438)
Nordural expansion		(7,389)		(29,175)
Restricted and other cash deposits		_		2,600
Net cash used in investing activities		(16,304)		(29,013)
CASH FLOWS FROM FINANCING ACTIVITIES:				
Borrowings of long-term debt				30,000
Repayment of long-term debt		_		(29,649)
Excess tax benefits from shared–based compensation		499		330
Issuance of common stock		1,543		1,973
Net cash provided by financing activities		2,042		2,654
NET CHANGE IN CASH		44,588		71,759
Cash, beginning of the period		60,962		96,365
Cash, end of the period	\$	105,550	\$	168,124

See notes to consolidated financial statements

CENTURY ALUMINUM COMPANY

Notes to the Consolidated Financial Statements for the Three months ended March 31, 2008 and 2007 (Dollars in thousands, except per share amounts) (UNAUDITED)

1. General

The accompanying unaudited interim consolidated financial statements of Century Aluminum Company should be read in conjunction with the audited consolidated financial statements for the year ended December 31, 2007. In management's opinion, the unaudited interim consolidated financial statements reflect all adjustments, which are of a normal and recurring nature, that are necessary for a fair presentation of financial results for the interim periods presented. Operating results for the first three months of 2008 are not necessarily indicative of the results that may be expected for the year ending December 31, 2008. Throughout this Form 10–Q, and unless expressly stated otherwise or as the context otherwise requires, "Century Aluminum," "Century," "we," "us," "our" and "ours" refer to Century Aluminum Company and its consolidated subsidiaries.

2. Adoption of SFAS No. 157

Effective January 1, 2008, we adopted Statement of Financial Accounting Standards ("SFAS") No. 157, "Fair Value Measurements." SFAS No. 157 defines fair value, establishes a framework for measuring fair value, and expands disclosures about fair value measurements. This pronouncement applies to a broad range of other existing accounting pronouncements that require or permit fair value measurements.

SFAS No. 157 defines fair value as "the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date." Under SFAS No. 157, fair value is an exit price and that exit price should reflect all the assumptions that market participant would use in pricing the asset or liability.

SFAS No. 157 recognizes three different valuation techniques; the market approach, income approach, and/or cost approach. Primarily, we use the market and income approach. We use the income approach to value our derivative contracts. Valuation techniques used to measure fair value under SFAS No. 157 are based upon observable and unobservable inputs. Observable inputs reflect market data obtained from independent sources, while unobservable inputs reflect our internal market assumptions. These two types of inputs create the following fair value hierarchy:

- Level 1 Valuations are based on quoted prices for identical assets or liabilities in an active market.
- Level 2 Valuations are based on quoted prices for similar assets or liabilities in active markets; quoted prices for identical or similar assets or
 liabilities in markets that are not active; and model-derived valuations for which all significant inputs are observable or can be corroborated by
 observable market data.
- Level 3 Assets or liabilities whose significant inputs are unobservable. Valuations are determined using pricing models and discounted cash flow models and include management judgment and estimation which may be significant.

SFAS No. 157 requires consideration of market risks in our valuations that other market participants might consider, specifically non-performance risk and counterparty credit risk. Consideration of the non-performance risk and counterparty credit risk could result in changes to the discount rates used in our fair value measurements. We considered the effects of our credit risk (non-performance risk) and we reviewed the credit standing of our counterparties to develop appropriate risk-adjusted discount rates used in our fair value measurements.

The following section describes the valuation methodology used to measure financial instruments at fair value.

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Short-term Investments. Our short-term investments consist of variable rate demand notes ("VRDN"). These VRDNs are tax-exempt municipal bonds that are purchased from a remarketing agent. The underlying securities are long-term municipal bonds. The market value of these investments is based upon their quoted market price. However they are traded in markets that are not active.

Derivatives. Our derivative contracts include natural gas forward financial purchase contracts, foreign currency forward contracts and primary aluminum financial sales contracts. We measure the fair value of these contracts based on the quoted future market prices at the reporting date in their respective principal markets for all available periods. We discount the expected cash flows from these contracts using a risk—adjusted discount rate. The term of one of our primary aluminum financial sales contracts extends beyond the quoted LME futures market. We estimate the fair value of that contract by making certain assumptions about future market prices of primary aluminum beyond the current quoted LME market prices in 2013. These future market assumptions are significant to the fair value measurements.

Fluctuations in the market prices for our primary aluminum financial sales contracts can have a significant impact on gains and losses included in our financial statements from period to period. Unrealized gains and losses for these primary aluminum financial sales contracts are included in net gain (loss) on forward contracts. Our other derivative contracts in natural gas forward financial purchase contracts and foreign currency forward contracts qualify for cash flow hedge treatment under SFAS No. 133. The effective portion of these contracts is recorded in other comprehensive income; realized gains or losses and ineffective portions of these hedges are recorded in the statement of operations in cost of goods sold.

The following table sets forth by level within the SFAS No. 157 fair value hierarchy our financial assets and liabilities that were accounted for at fair value on a recurring basis as of January 1, 2008. As required by SFAS No. 157, financial assets and liabilities are classified in their entirety based on the lowest level of input that is significant to the fair value measurement. Our assessment of the significance of a particular input to the fair value measurement requires judgment, and may affect the valuation of fair value assets and liabilities and the placement with the fair value hierarchy levels.

Recurring Fair Value Measurements	March 31, 2008						
	Level 1	Level 2	Level 3	Total			
ASSETS:							
Short-term investments		\$ 261,255		\$ 261,255			
Derivative assets	\$ 2,067			2,067			
TOTAL	\$ 2,067	\$ 261,255	<u>\$</u>	\$ 263,322			
LIABILITIES:							
Derivative liabilities	\$ (650)		\$ (1,477,113)	\$ (1,477,763)			

Change in Level 3 Fair Value Measurements during the three month period ended March 31, 2008

	Beginning balance	Total gains or losses (realized/unrealized) included in earnings	Settlements	Ending balance	Amount of total gains or losses included in earnings (or changes in net assets) attributable to the change in unrealized gains or losses relating to assets and liabilities held at March 31, 2008
LIABILITIES:					
Derivative liabilities	\$ (1,070,290)	\$ (448,238)	\$ 41,415	\$ (1,477,113)	\$ (396,006)

The net gains and losses on our derivative liabilities are recorded in our statement of operations in the Net gain (loss) on forward contracts. Derivative liabilities are included in our Due to affiliates and Due to affiliates – less current portion line items of our consolidated balance sheets.

3. Earnings Per Share

The following table provides a reconciliation of the computation of the basic and diluted earnings per share:

	For the three months ended March 31,											
			2	2008					2	2007		
		Income	S	hares	Pei	r-Share	I	ncome	S	hares	Per-	-Share
Net income (loss)	\$	(232,796)					\$	64,249				
Basic EPS:												
Income (loss) applicable to common shareholders		(232,796)		41,040	\$	(5.67)		64,249		32,508	\$	1.98
Effect of Dilutive Securities: Plus:												
Options		_		_		_		_		53		_
Service-based stock awards		_		_		_		_		69		_
Assumed conversion of convertible debt						_				1,796		_
Diluted EPS:												
Income (loss) applicable to common shareholders with assumed conversion	\$	(232,796)		41,040	\$	(5.67)	\$	64,249		34,426	\$	1.87

Options to purchase 445,843 and 443,697 shares of common stock were outstanding during the three month periods ended March 31, 2008 and 2007, respectively. There were 42,835 and 83,334 unvested shares of service—based stock outstanding at March 31, 2008 and March 31, 2007, respectively. Based on the average price for our common stock in the three months ended March 31, 2008 and March 31, 2007, we would have been required to issue approximately 2,722,000 and 1,796,000 shares, respectively, upon an assumed conversion of our convertible debt. For the three months ended March 31, 2008, all options, service—based stock, and shares to be issued upon the assumed conversion of our convertible debt were excluded from the calculation of diluted EPS because of their antidilutive effect on earnings per share. For the three months ended March 31, 2007, 85,000 options were excluded from the calculation of diluted EPS because the exercise price of these options was greater than the average market price of the underlying common stock. Service—based stock for which vesting is based upon continued service is not considered issued and outstanding shares of common stock until vested. However, the service—based stock is considered a common stock equivalent and therefore is included, using the treasury stock method, in average common shares outstanding for diluted earnings per share computations, if they have a dilutive effect on earnings per share.

In March 2008, we instituted changes to our performance share program. Under the amended performance share plan a portion of the performance share award will be granted in time-vested performance shares at the grant date. These shares will be awarded to the plan participant if the participant is still an employee of Century on the award date. Prior to the performance share plan amendments our goal-based performance share units are not considered common stock equivalents until it becomes probable that performance goals will be obtained. As a result of the amendment to the performance share plan, these time-vested performance share units are accounted for similar to the service-based share awards and they will be considered common stock equivalents and therefore included, using the treasury stock method, in average common shares outstanding for diluted earnings per share computations, if they have a dilutive effect on earnings per share.

4. Income Taxes

We adopted the provisions of Financial Accounting Standards Board ("FASB") Interpretation No. 48, "Accounting for Uncertainty in Income Taxes" ("FIN 48"), on January 1, 2007. As of March 31, 2008 and December 31, 2007, the total liability for unrecognized income tax benefits (including interest and net of federal benefit) was approximately \$24,900 and \$24,300, respectively. If recognized, approximately \$20,800 would favorably affect our effective income tax rate. As of December 31, 2007, the gross amount of unrecognized tax benefits (excluding interest) was \$40,600. Included in this amount was \$21,600 of tax positions whose tax characterization is highly certain but for which there is uncertainty about the timing of tax return inclusion. As of March 31, 2008, the gross amount of unrecognized tax benefits (excluding interest) has not changed. Because of the impact of deferred tax accounting, other than interest and penalties, the timing would not impact the annual effective tax rate but could accelerate the payment of cash to the taxing authority to an earlier period.

We recognized interest related to liabilities for unrecognized income tax benefits in the income tax provision. As of March 31, 2008, and December 31, 2007, we had approximately \$11,800 and \$10,900, respectively, of accrued interest related to unrecognized income tax benefits included as a liability on the Condensed Consolidated Balance Sheets, of which \$900 was recorded during the three months ended March 31, 2008.

Century and its subsidiaries file income tax returns in the U.S. federal jurisdiction and various state and local jurisdictions within the United States, and in Iceland. In connection with an audit conducted by Internal Revenue Service ("IRS") for the tax years 2000 through 2002, the IRS raised issues and proposed tax deficiencies. We filed an administrative appeal with the IRS with respect to these examinations. In April 2008, we received notification from the IRS Appeals Office that the Joint Committee had approved the settlement of all issues related to these examinations. The IRS Appeals Office has provided an estimated tax due and interest computation to settle the tax years 2000 through 2002. We do not expect a significant change in the balance of unrecognized tax benefits within the next twelve months with the exception of reductions for payments to the IRS to settle the examination as noted above.

Our federal income tax returns beginning in 2003 are subject to examination. Material state and local income tax matters have been concluded for years through 2002. West Virginia income tax returns for 2003 through 2005 are currently under examination and the majority of other state returns beginning in 2003 are subject to examination. Our Icelandic tax returns are subject to examination and income tax matters have been concluded for years through 2001.

During the three months ended March 31, 2008, we recognized a \$2,900 tax expense for the quarter related to the decrease in the carrying amount of deferred tax assets as a result of a tax law change in West Virginia.

5. Inventories

Inventories consist of the following:

	<u> </u>	March 31, 2008		ecember 31, 2007
Raw materials	\$	78,709	\$	73,926
Work-in-process		22,331		22,201
Finished goods		7,371		7,968
Operating and other supplies	_	79,528		71,006
Inventories	\$	187,939	\$	175,101

Inventories are stated at the lower of cost or market, using the first-in, first-out method.

6. Goodwill and Intangible Asset

We test our goodwill for impairment annually in the second quarter of the fiscal year and at other times whenever events or circumstances indicate that the carrying amount of goodwill may exceed its fair value. If the carrying value of goodwill exceeds its fair value, an impairment loss will be recognized. No impairment loss was recorded in 2008 or 2007. The fair value is estimated using market comparable information.

The intangible asset consists of the power contract acquired in connection with our acquisition of the Hawesville facility ("Hawesville"). The contract value is being amortized over its term using a method that results in annual amortization equal to the percentage of a given year's expected gross annual benefit to the total as applied to the total recorded value of the power contract. As of March 31, 2008, the gross carrying amount of the intangible asset was \$155,986 with accumulated amortization of \$112,152.

For the three month periods ended March 31, 2008 and 2007, amortization expense for the intangible asset totaled \$3,769 and \$3,497, respectively. For the year ending December 31, 2008, the estimated aggregate amortization expense for the intangible asset will be approximately \$15,076. The estimated aggregate amortization expense for the intangible asset through the Hawesville power contract's term is as follows:

	 2009	2010		
Estimated Amortization Expense	\$ 16,149	\$	16,378	

The intangible asset is reviewed for impairment in accordance with SFAS No. 142, "Goodwill and Other Intangible Assets," whenever events or circumstances indicate that its net carrying amount may not be recoverable.

7. Debt

	N	March 31,	D	ecember 31,
		2008		2007
Debt classified as current liabilities:				
1.75% convertible senior notes due 2024, interest payable semiannually (1)(2)(3)	\$	175,000	\$	175,000
Hancock County industrial revenue bonds due 2028, interest payable quarterly (variable interest rates (not to exceed 12%))(1)		7,815		7,815
Debt classified as non-current liabilities:				
7.5% senior unsecured notes payable due 2014, interest payable semiannually (3)(4)		250,000		250,000
Total Debt	\$	432,815	\$	432,815

- (1) The convertible notes are classified as current because they are convertible at any time by the holder. The IRBs are classified as current liabilities because they are remarketed weekly and could be required to be repaid upon demand if there is a failed remarketing. The IRB interest rate at March 31, 2008 was 2.51%.
- (2) The convertible notes are convertible at any time by the holder at an initial conversion rate of 32.7430 shares of Century common stock per one thousand dollars of principal amount of convertible notes, subject to adjustments for certain events. The initial conversion rate is equivalent to a conversion price of approximately \$30.5409 per share of Century common stock. Upon conversion of a convertible note, the holder of such convertible note shall receive cash equal to the principal amount of the convertible note and, at our election, either cash or Century common stock, or a combination thereof, for the convertible note's conversion value in excess of such principal amount, if any.
- (3) The obligations of Century pursuant to the notes are unconditionally guaranteed, jointly and severally, on a senior unsecured basis by all of our existing domestic restricted subsidiaries. The indentures governing these obligations contain customary covenants, including limitations on our ability to incur additional indebtedness, pay dividends, sell assets or stock of certain subsidiaries and purchase or redeem capital stock.
- (4) On or after August 15, 2009, we may redeem any of the senior notes, in whole or in part, at an initial redemption price equal to 103.75% of the principal amount, plus accrued and unpaid interest. The redemption price will decline each year after 2009 and will be 100% of the principal amount, plus accrued and unpaid interest, beginning on August 15, 2012.

We have a \$100,000 senior secured revolving credit facility ("Credit Facility") with a syndicate of banks that will mature September 19, 2010. Our obligations under the Credit Facility are unconditionally guaranteed by our domestic subsidiaries (other than Century Aluminum Holdings, Inc., Century Louisiana, Inc., and Nordural US LLC) and secured by a first priority security interest in all accounts receivable and inventory belonging to Century and our subsidiary borrowers. The availability of funds under the Credit Facility is subject to a \$15,000 reserve and limited by a specified borrowing base consisting of certain eligible accounts receivable and inventory. Borrowings under the Credit Facility are, at our option, at the LIBOR rate or bank base rate, plus or minus in each case an applicable margin. The Credit Facility is subject to customary covenants, including limitations on capital expenditures, additional indebtedness, affiliate transactions, liens, guarantees, mergers and acquisitions, dividends, distributions, capital redemptions and investments. We could issue up to a maximum of \$25,000 in letters of credit under the Credit Facility. As of March 31, 2008, we have letters of credit totaling \$2,577 outstanding. Any outstanding letters of credit reduce our borrowing availability on a dollar–for–dollar basis. We had no outstanding borrowings under the Credit Facility as of March 31, 2008. As of March 31, 2008, we had a borrowing availability of \$97,423 under the Credit Facility. We pay a commitment fee for the unused portion of the line.

Contingencies and Commitments

Environmental Contingencies

We believe our current environmental liabilities do not have, and are not likely to have, a material adverse effect on our financial condition, results of operations or liquidity. However, there can be no assurance that future requirements or conditions at currently or formerly owned or operated properties will not result in liabilities which may have a material adverse effect.

Century Aluminum of West Virginia, Inc. ("CAWV") continues to perform remedial measures at our Ravenswood, West Virginia facility ("Ravenswood") pursuant to an order issued by the Environmental Protection Agency ("EPA") in 1994 (the "3008(h) Order"). CAWV also conducted a RCRA facility investigation ("RFI") under the 3008(h) Order evaluating other areas at Ravenswood that may have contamination requiring remediation. The RFI has been approved by appropriate agencies. CAWV has completed interim remediation measures at two sites identified in the RFI, and we believe no further remediation will be required. A Corrective Measures Study, which will formally document the conclusion of these activities, is being completed with the EPA. We believe a significant portion of the contamination on the two sites identified in the RFI is attributable to the operations of third parties and is their financial responsibility.

Prior to our purchase of Hawesville, the EPA issued a final Record of Decision ("ROD") under the Comprehensive Environmental Response, Compensation and Liability Act. By agreement, Southwire is to perform all obligations under the ROD. Century Aluminum of Kentucky General Partnership ("Century Kentucky") has agreed to operate and maintain the ground water treatment system required under the ROD on behalf of Southwire, and Southwire will reimburse Century Kentucky for any expense that exceeds \$400 annually.

Century is a party to an EPA Administrative Order on Consent (the "Order") pursuant to which other past and present owners of an alumina refining facility at St. Croix, Virgin Islands have agreed to carry out a Hydrocarbon Recovery Plan to remove and manage hydrocarbons floating on groundwater underlying the facility. Pursuant to the Hydrocarbon Recovery Plan, recovered hydrocarbons and groundwater are delivered to the adjacent petroleum refinery where they are received and managed. Lockheed Martin Corporation ("Lockheed"), which sold the facility to one of our affiliates, Virgin Islands Alumina Corporation ("Vialco"), in 1989, has tendered indemnity and defense of this matter to Vialco pursuant to the terms of the Lockheed–Vialco Asset Purchase Agreement. Management does not believe Vialco's liability under the Order or its indemnity to Lockheed will require material payments. Through March 31, 2008, we have expended approximately \$700 on the Hydrocarbon Recovery Plan. Although there is no limit on the obligation to make indemnification payments, we expect the future potential payments under this indemnification to comply with the Order will be approximately \$500, which may be offset in part by sales of recoverable hydrocarbons.

In May 2005, Century and Vialco were among the defendants listed in a lawsuit filed by the Commissioner of the Department of Planning and Natural Resources, in his capacity as Trustee for Natural Resources of the United States Virgin Islands. The complaint alleges damages to natural resources caused by alleged releases from the alumina refinery facility at St. Croix and the adjacent petroleum refinery. Lockheed has tendered indemnity and defense of the case to Vialco pursuant to the terms of the Lockheed–Vialco Asset Purchase Agreement. The complaint seeks unspecified monetary damages, costs and attorney fees. Vialco and the other defendants have filed separate motions to dismiss asserting certain affirmative defenses including the statute of limitations. No ruling on those motions has been rendered as of this date.

In December 2006, Vialco and the company that purchased the assets of Vialco in St. Croix in 1995 were named as defendants in a lawsuit filed by the Commissioner of the Department of Planning and Natural Resources. The complaint alleges the defendants failed to take certain actions specified in a Coastal Zone management permit issued to Vialco in October 1994, and seeks statutory and other unspecified monetary penalties for the alleged violations. Vialco filed its answer to the complaint asserting factual and affirmative defenses.

In July 2006, Century was named as a defendant, together with certain affiliates of Alcan Inc., in a lawsuit brought by Alcoa Inc. seeking to determine responsibility for certain environmental indemnity obligations related to the sale of a cast aluminum plate manufacturing facility located in Vernon, California, which we purchased from Alcoa Inc. in December 1998, and sold to Alcan Rolled Products–Ravenswood LLC (formerly Pechiney Rolled Products, LLC) in July 1999. The complaint also seeks costs and attorney fees.

It is our policy to accrue for costs associated with environmental assessments and remedial efforts when it becomes probable that a liability has been incurred and the costs can be reasonably estimated. The aggregate environmental–related accrued liabilities were \$850 and \$790 at March 31, 2008 and December 31, 2007, respectively. All accrued amounts have been recorded without giving effect to any possible future recoveries. With respect to cost for ongoing environmental compliance, including maintenance and monitoring, such costs are expensed as incurred.

Because of the issues and uncertainties described above, and our inability to predict the requirements of future environmental laws, there can be no assurance that future capital expenditures and costs for environmental compliance will not have a material adverse effect on our future financial condition, results of operations, or liquidity. Based upon all available information, management does not believe that the outcome of these environmental matters will have a material adverse effect on our financial condition, results of operations, or liquidity.

Legal Contingencies

We have pending against us or may be subject to various lawsuits, claims and proceedings related primarily to employment, commercial, environmental, safety and health matters. Although it is not presently possible to determine the outcome of these matters, management believes their ultimate disposition will not have a material adverse effect on our financial condition, results of operations, or liquidity.

Power Commitments

Hawesville purchases substantially all of its power from Kenergy Corp. ("Kenergy"), a retail electric member cooperative of the Big Rivers Electrical Corporation ("Big Rivers"), under a power supply contract that expires at the end of 2010. Under this contract, approximately 73% of this power is at fixed prices. In October 2007, Century acquired 22% of the 27% unpriced position of the power requirements for Hawesville for the first six months of 2008. The power was acquired through Kenergy from Big Rivers and Constellation Energy at fixed prices. Approximately five percent of Hawesville's power requirements for the first six months of 2008 and 15% for the balance of 2008 remain unpriced. Hawesville has unpriced power requirements of 126 MW or 27% of its power requirements from 2009 through 2010. Kenergy acquires most of the power it provides to Hawesville from a subsidiary of LG&E Energy Corporation ("LG&E"), with delivery guaranteed by LG&E.

We are working with Big Rivers and Kenergy on a proposal that would restructure and extend the existing power supply contract. The proposed new long-term power contract was filed with the Kentucky Public Service Commission in late December 2007. The contract would provide all of Hawesville's power requirements through 2023 at cost-based pricing. We expect the transaction to close in the second half of 2008.

Appalachian Power Company ("APCo") supplies all of Ravenswood's power requirements under an agreement at prices set forth in published tariffs, which are subject to change. In 2006, the Public Service Commission for the State of West Virginia ("PSC") approved an experimental rate design through June 30, 2009 in connection with an increase in the applicable tariff rates. Under the experimental rate, Ravenswood may be excused from or may defer the payment of the increase in the tariff rate if aluminum prices as quoted on the LME fall below pre–determined levels. CAWV may terminate the agreement by providing 12 months notice of termination.

Mt. Holly purchases all of its power from the South Carolina Public Service Authority at rates established by published schedules. Mt. Holly's current power contract expires December 31, 2015. Power delivered through 2010 will be priced as set forth in currently published schedules, subject to adjustments for fuel costs. Rates for the period 2011 through 2015 will be as provided under then–applicable schedules.

The Nordural facility at Grundartangi, Iceland ("Grundartangi") purchases power from Landsvirkjun, Hitaveita Suðurnesja hf. ("HS") and Orkuveita Reykjavíkur ("OR") under long-term contracts due to expire in 2019, 2026 and 2028. The power delivered to Grundartangi is priced at a rate based on the LME price for primary aluminum and is from hydroelectric and geothermal sources.

We completed an expansion of the Grundartangi facility from 220,000 metric tons per year ("mtpy") to 260,000 mtpy ("Phase V expansion") in the fourth quarter of 2007. OR has agreed to deliver the electrical power for the additional expansion capacity by late 2008. In July 2007, we formalized our agreement with Landsvirkjun to deliver electrical power for the start—up of the Phase V capacity on an interim basis, if available, until electrical power is available from OR in late 2008.

In April 2007 and June 2007, Nordural signed electrical power supply agreements with HS and OR, respectively, for the planned primary aluminum reduction facility in Helguvik, Iceland. Under the agreements, power will be supplied to the proposed Helguvik facility in stages, beginning with an initial phase of up to 250 megawatts ("MW"), which will support production capacity of up to 150,000 mtpy. HS will provide up to 150 MW in this initial stage, and OR will supply up to 100 MW. Electricity delivery for this first phase is targeted to begin in late 2010. The agreements provide for a total of 435 MW, which will ultimately provide power for a 250,000 mtpy facility. The agreements are subject to the satisfaction of certain conditions.

Labor Commitments

Approximately 81% of our U.S. based work force is represented by the United Steelworkers of America (the "USWA"). Our Hawesville, Kentucky, plant employees represented by the USWA are under a collective bargaining agreement that will expire on March 31, 2010. The agreement covers approximately 600 hourly workers at the Hawesville plant. Our Ravenswood plant employees represented by the USWA are under a labor agreement that will expire on May 31, 2009. The agreement covers approximately 570 hourly employees at the Ravenswood plant.

Approximately 90% of Grundartangi's work force is represented by five labor unions under an agreement that expires on December 31, 2009.

Other Commitments and Contingencies

Century's income tax returns are periodically examined by various tax authorities. We are currently under audit by the Internal Revenue Service ("IRS") for the tax years through 2002. In connection with such examinations, the IRS has raised issues and proposed tax deficiencies. We have reached a tentative agreement with the IRS which was approved by the Joint Committee on Taxation. We believe the settlement amount with interest from the IRS will be approximately \$15 million and we expect to pay that amount to the IRS by the end of the second quarter of 2008. See Note 4 Income Taxes for additional information.

Forward Delivery Contracts and Financial Instruments

As a producer of primary aluminum, we are exposed to fluctuating raw material and primary aluminum prices. We routinely enter into fixed and market priced contracts for the sale of primary aluminum and the purchase of raw materials in future periods.

Forward Physical Delivery Agreements

Primary Aluminum Sales Contracts

Contract	_	Customer	Volume	Term	Pricing				
Alcan Metal Agreement	Alcan		19 million pounds per month in 2008. 14 million pounds per month in 2009	Through August 31, 2009	Variable, based on U.S. Midwest market				
Glencore Metal Agreement I (1)		Glencore	50,000 mtpy	Through December 31, 2009	Variable, LME-based				
Glencore Metal Agreement II (2)					20,400 mtpy	Through December 31, 2013	Variable, based on U.S. Midwest market		
Southwire Metal Agreement							240 million pounds per year (high purity molten aluminum) (3)	Through March 31, 2011	Variable, based on U.S. Midwest market
Southwire Metal Agreement		Southwire	60 million pounds per year (standard–grade molten aluminum)	Through December 31, 2010	Variable, based on U.S. Midwest market				
(1) We account for the Glencore Metal Agreement I as a derivative instrument under SFAS No. 133. We have not designated the Glencore Metal Agreement I as "normal" because it replaced and substituted for a significant portion of a sales contract which did not qualify for this designation. Because the Glencore Metal Agreement I is variably priced, we do not expect significant variability in its fair value, other than changes that might result from the absence of the U.S. Midwest premium.									
(2)	We account for the Glencore Metal Agreement II as a derivative instrument under SFAS No. 133. Under the Glencore Metal Agreement II, pricing is based on then—current market prices, adjusted by a negotiated U.S. Midwest premium with a cap and a floor as applied to the current U.S. Midwest premium.								
(3)	The Southwire Metal Agreement will automatically renew for additional five—year terms, unless either party provides 12 months notice that it has elected not to renew.								

Tolling Contracts

Contract	Customer	Volume	Term	Pricing
Billiton Tolling Agreement (1)	BHP Billiton	130,000 mtpy	Through December 31, 2013	LME-based
Glencore Toll Agreement (1)(2)	Glencore	90,000 mtpy	Through July 31, 2016	LME-based
Glencore Toll Agreement (1)	Glencore	40,000 mtpy	Through December 31, 2014	LME-based

- Grundartangi's tolling revenues include a premium based on the European Union ("EU") import duty for primary aluminum. In May 2007, the EU members reduced the EU import duty for primary aluminum from six percent to three percent and agreed to review the new duty after three years. This decrease in the EU import duty for primary aluminum negatively impacts Grundartangi's revenues and further decreases would also have a negative impact on Grundartangi's revenues, but it is not expected to have a material effect on our financial position and results of operations.
- (2) Glencore assigned 50% of its tolling rights under this agreement to Hydro Aluminum through December 31, 2010

Apart from the Alcan Metal Agreement, Glencore Metal Agreement I, Glencore Metal Agreement II and Southwire Metal Agreement, we had forward delivery contracts to sell 83,351 metric tons and 96,807 metric tons of primary aluminum at March 31, 2008 and December 31, 2007, respectively. Of these forward delivery contracts, we had fixed price commitments to sell 1,024 metric tons and 2,818 metric tons of primary aluminum at March 31, 2008 and December 31, 2007, respectively, of which 21 metric tons at March 31, 2008 and none at December 31, 2007 were with Glencore.

Financial Sales Agreements

To mitigate the volatility in our unpriced forward delivery contracts, we enter into fixed price financial sales contracts, which settle in cash in the period corresponding to the intended delivery dates of the forward delivery contracts. Certain of these fixed price financial sales contracts were accounted for as cash flow hedges depending on our designation of each contract at its inception. Glencore is the counterparty for all of the contracts summarized below:

Primary Aluminum Financial Sales Contracts as of:

(Metric tons)

		March 31, 2008		December 31, 2007				
	Cash Flow Hedges	Derivatives	Total	Cash Flow Hedges	Derivatives	Total		
2008	_	75,150	75,150	9,000	100,200	109,200		
2009	_	105,000	105,000	_	105,000	105,000		
2010	_	105,000	105,000	_	105,000	105,000		
2011	_	75,000	75,000	_	75,000	75,000		
2012	_	75,000	75,000	_	75,000	75,000		
2013-2015		225,000	225,000		225,000	225,000		
Total	_	660,150	660,150	9,000	685,200	694,200		

Our contracts accounted for as derivatives contain clauses that trigger additional sales volume when the market price for a contract month is above the contract ceiling price. If the market price exceeds the ceiling price for all contract months through 2015, the maximum additional sales volume would be 660,150 metric tons. These contracts will be settled monthly. We had no fixed price financial contracts to purchase aluminum at March 31, 2008 or December 31, 2007.

We are party to fixed price financial sales contracts for primary aluminum with Glencore. In the event of a material adverse change in our creditworthiness, Glencore has the option to require a letter of credit, or any other acceptable security or collateral, for outstanding balances on these contracts.

Additionally, to mitigate the volatility of the natural gas markets, we enter into financial purchase contracts, accounted for as cash flow hedges, which settle in cash in the period corresponding to the intended usage of natural gas.

	Natural Gas Financial Purchas	se Contracts as of:
	(Thousands	s of MMBTU)
	March 31, 2008	December 31, 2007
2008	540	1,150
Total	540	1.150

Based on the fair value of our financial sales contracts for primary aluminum, financial purchase contracts for natural gas and foreign currency forward contracts that qualify as cash flow hedges as of March 31, 2008, an accumulated other comprehensive gain of \$996 is expected to be reclassified to earnings over the next 12—month period.

In March 2008, we purchased foreign currency forward contracts to hedge our foreign currency risk in the Icelandic krona associated with a portion of the operating costs paid in Icelandic krona at Grundartangi. The forward contracts, which are designated as cash flow hedges and qualify for hedge accounting under SFAS No.133, have maturities through March 2009. The critical terms of the contracts essentially match those of the underlying exposure. As of March 31, 2008, accumulated other comprehensive loss includes an unrealized loss, net of tax, of \$272 related to the foreign currency forward contracts.

The foreign currency forward, primary aluminum forward financial sales and natural gas financial purchase contracts are subject to the risk of counterparty credit risk. However, we only enter into forward financial contracts with counterparties we determine to be creditworthy. If any counterparty failed to perform according to the terms of the contract, the accounting impact would be limited to the difference between the contract price and the market price applied to the contract volume on the date of settlement.

10. Supplemental Cash Flow Information

	T	Three months ended March 31,					
		2008	2007				
Cash paid for:							
Interest	\$	10,981	\$ 17,127				
Income tax		505	17,640				
Cash received for:							
Interest		1,874	1,596				
Income tax refunds		_	_				

Non-cash Activities

In the first quarter of 2008, we issued 58,990 shares of common stock as part of our performance share program to satisfy a \$3,702 performance share liability to certain key employees.

In the first quarter of 2007, we issued 50,985 shares of common stock as part of our performance share program to satisfy a \$2,281 performance share liability to certain key employees. In addition, we recorded a \$7,900 noncash adjustment to the beginning balance of our retained earnings as part of the adoption of FIN 48.

During the three month period ended March 31, 2007, we capitalized interest costs incurred in the construction of equipment of \$1,216.

11. Asset Retirement Obligations

The reconciliation of the changes in the asset retirement obligation is as follows:

	end	For the three months ended March 31, 2008		
Beginning balance, ARO liability	\$	13,586	\$	12,864
Additional ARO liability incurred		535		2,038
ARO liabilities settled		(616)		(2,348)
Accretion expense		269		1,032
Ending balance, ARO liability	\$	13,774	\$	13,586

Certain conditional AROs related to the disposal costs of fixed assets at our primary aluminum facilities have not been recorded because they have an indeterminate settlement date. These conditional AROs will be initially recognized in the period in which sufficient information exists to estimate their fair value.

12. Comprehensive Income (Loss) and Accumulated Other Comprehensive Loss

Comprehensive Income (Loss):

\$286 tax (1)

			Th	ree months en	ded March 31,		
		_		2008	2007		
Net income (loss)		9	\$	(232,796)	\$	64,249	
Other comprehensive income (loss):							
Net unrealized loss on financial instruments, net of tax of \$2 and		(190)		1,178			
Net amount reclassified to income, net of tax of \$(2,522) and \$(1	pectively		5,187		29,248		
Adjustment of pension and other postretirement benefit plan liabi \$(200) and \$375, respectively		521		(570)			
Comprehensive income (loss)		9	\$	(227,278)	\$	94,105	
Components of Accumulated Other Comprehensive Loss:	Mar	rch 31, 2008		Decemb	oer 31	, 2007	
Unrealized gain/(loss) on financial instruments, net of \$(1,382) and \$1,443 tax benefit	\$	4,523		\$		(170)	
Pension and other postretirement benefit plan liabilities, net of \$28,700 and \$28,581 tax benefit, respectively Equity in investee other comprehensive income, net of \$272 and		(50,494)			((51,334)	

(1) Includes our equity in the other comprehensive income of Gramercy Alumina LLC, St. Ann Bauxite Ltd and Mt. Holly Aluminum Company. Their other comprehensive income consists primarily of pension and other postretirement benefit obligations.

(46,013)

13. Components of Net Periodic Benefit Cost

Total Accumulated Other Comprehensive Loss

		Pension	s	Other Postretirement Benefits				
	Th	ree months e	arch 31,	Three months ended March 31,				
		2008		2007		2008	2007	
Service cost	\$	1,028	\$	974	\$	1,642	\$	1,761
Interest cost		1,551		1,403		3,104		2,997
Expected return on plan assets		(1,893)		(1,695)		_		_
Amortization of prior service cost		182		182		(540)		(540)
Amortization of net gain		128		280		950		1,369
Net periodic benefit cost	\$	996	\$	1,144	\$	5,156	\$	5,587

Recently Issued Accounting Standards

SFAS No. 160. In December 2007, the FASB issued SFAS No. 160, "Noncontrolling Interests in Consolidated Financial Statements – an amendment of ARB No. 51." SFAS No. 160 amends ARB No. 51, "Consolidated Financial Statements," to establish accounting and reporting standards for the noncontrolling interest in a subsidiary and for the deconsolidation of a subsidiary. SFAS No. 160 will be effective for financial statements issued for fiscal years beginning after December 15, 2008, and the interim periods within those years. We are currently assessing the new pronouncement and have not determined what, if any, impact the adoption of SFAS No. 160 will have on our financial position and results of operations.

SFAS No. 161. In March 2008, the FASB issued SFAS No. 161, "Disclosures about Derivative Instruments and Hedging Activities – an amendment of FASB Statement No. 133." This Statement changes the disclosure requirements for derivative instruments and hedging activities. Entities are required to provide enhanced disclosure about (a) how and why an entity uses derivative instruments, (b) how derivative instruments and related hedged items are accounted for under Statement No.133 and its related interpretations, and (c) how derivative instruments and related hedged items affect an entity's financial performance and cash flows. SFAS No. 161 will be effective for financial statements issued for fiscal years beginning after November 15, 2008, and the interim periods within those years. We are currently assessing the new pronouncement and have not determined what, if any, impact the adoption of SFAS No. 161 will have on our financial statement disclosures.

15. Condensed Consolidating Financial Information

Our 7.5% Senior Notes due 2014, and 1.75% Convertible Senior Notes due 2024 are guaranteed by each of our material existing and future domestic subsidiaries, except for Nordural US LLC (collectively, the "Guarantor Subsidiaries"). The subsidiary guarantors are each 100% owned by Century. All guarantees are full and unconditional. All guarantees are joint and several. These notes are not guaranteed by our foreign subsidiaries (such subsidiaries and Nordural US LLC, collectively the "Non–Guarantor Subsidiaries"). Our policy for financial reporting purposes is to allocate corporate expenses or income to subsidiaries. For the three months ended March 31, 2008 and March 31, 2007, we allocated total corporate expense of \$5,104 and \$2,646 to our subsidiaries, respectively. Additionally, we charge interest on certain intercompany balances.

The following summarized condensed consolidating balance sheets as of March 31, 2008 and December 31, 2007, condensed consolidating statements of operations for the three months ended March 31, 2008 and March 31, 2007 and the condensed consolidating statements of cash flows for the three months ended March 31, 2008 and March 31, 2007 present separate results for Century, the Guarantor Subsidiaries and the Non–Guarantor Subsidiaries.

This summarized condensed consolidating financial information may not necessarily be indicative of the results of operations or financial position had Century, the Guarantor Subsidiaries or the Non–Guarantor Subsidiaries operated as independent entities.

CONDENSED CONSOLIDATING BALANCE SHEET

As of March 31, 2008

	(ombined Guarantor Ibsidiaries	No	Combined n-Guarantor ubsidiaries	Th	e Company		classifications Eliminations	Co	onsolidated
Assets:										
Cash	\$	_	\$	33,834	\$	71,716	\$	_	\$	105,550
Restricted cash		873		_		_		_		873
Short–term investments		_		_		261,255		_		261,255
Accounts receivable — net		86,051		13,774				(18)		99,807
Due from affiliates		144,104		8,287		1,344,686		(1,461,871)		35,206
Inventories		143,901		44,120				(82)		187,939
Prepaid and other assets		5,278		21,427		23,425		_		50,130
Deferred taxes — current portion		17,908			_		_	81,338	_	99,246
Total current assets		398,115		121,442		1,701,082		(1,380,633)		840,006
Investment in subsidiaries		42,649		_		(117,621)		74,972		_
Property, plant and equipment — net		415,947		843,354		1,386		_		1,260,687
Intangible asset — net		43,834		_		_		_		43,834
Goodwill		_		94,844		_		_		94,844
Deferred taxes — less current portion				_		774,444		(318,308)		456,136
Other assets		63,579		17,121	_	19,349		12,621	_	112,670
Total assets	\$	964,124	\$	1,076,761	\$	2,378,640	\$	(1,611,348)	\$	2,808,177
Liabilities and shareholders' equity:										
Accounts payable – trade	\$	55,752	\$	36,845	\$	675	\$	_	\$	93,272
Due to affiliates		811,862		95,657		298,416		(868,943)		336,992
Accrued and other current liabilities		16,429		7,776		32,152		_		56,357
Accrued employee benefits costs — current portion		10,653		_		1,344		_		11,997
Deferred taxes –current portion		_		_		23,992		(23,992)		_
Convertible senior notes		_		_		175,000		_		175,000
Industrial revenue bonds		7,815		_		_		_		7,815
Total current liabilities		902,511		140,278	_	531,579	-	(892,935)	_	681,433
Senior unsecured notes payable		_			_	250,000		_	_	250,000
Accrued pension benefit costs — less current portion		_		_		14,561		_		14,561
Accrued postretirement benefit costs — less current portion		186,533		_		1,425		_		187,958
Due to affiliates — less current portion		_		_		1,206,756		_		1,206,756
Other liabilities/intercompany loan		25,545		582,840		33,382		(584,979)		56,788
Deferred taxes — less current portion		256,949		21,201	_			(208,406)	_	69,744
Total noncurrent liabilities	_	469,027		604,041	_	1,506,124		(793,385)	_	1,785,807
Shareholders' equity:										
Common stock		60		12		411		(72)		411
Additional paid-in capital		292,434		136,797		864,797		(429,231)		864,797
Accumulated other comprehensive income (loss)		(47,693)		5,214		(46,013)		42,479		(46,013)
Retained earnings (accumulated deficit)		(652,215)		190,419		(478,258)		461,796		(478,258)
Total shareholders' equity	_	(407,414)		332,442		340,937		74,972		340,937
Total liabilities and shareholders' equity	\$	964,124	\$	1,076,761	\$	2,378,640	\$	(1,611,348)	\$	2,808,177

CONDENSED CONSOLIDATING BALANCE SHEET

	As of December 31, 2007									
	C	ombined		Combined			Re	classifications		
	G	uarantor	No	on-Guarantor		The		and		
	Su	<u>bsidiaries</u>		Subsidiaries	_ (Company_	E	Eliminations_	Co	onsolidated
Assets:										
Cash	\$	_	\$	11,128	\$	49,834	\$	_	\$	60,962
Restricted cash		873								873
Short-term investments		_		_		280,169		_		280,169
Accounts receivable — net		80,999		12,452						93,451
Due from affiliates		58,080		7,977		1,020,688		(1,060,052)		26,693
Inventories		136,766		38,937				(602)		175,101
Prepaid and other assets		4,667		21,884		13,540		_		40,091
Deferred taxes — current portion		17,867			_			51,991	_	69,858
Total current assets		299,252		92,378		1,364,231		(1,008,663)		747,198
Investment in subsidiaries		39,718				110,866		(150,584)		
Property, plant and equipment — net		421,416		837,496		1,128				1,260,040
Intangible asset — net		47,603								47,603
Goodwill		_		94,844		_		_		94,844
Deferred taxes — less current portion						589,557		(268,489)		321,068
Other assets		60,130		16,382	_	18,503		12,503		107,518
Total assets	\$	868.119	\$	1.041.100	\$	2.084.285	\$	(1.415.233)	\$	2.578.271
Liabilities and shareholders' equity:										
Accounts payable – trade	\$	50,601	\$	28,303	\$	578	\$	_	\$	79,482
Due to affiliates		501,271		93,431		101,296		(479,244)		216,754
Accrued and other current liabilities		16,514		17,743		26,225		`		60,482
Accrued employee benefits costs — current										
portion		10,653				1,344				11,997
Deferred taxes –current portion		_		_		24,054		(24,054)		_
Convertible senior notes						175,000				175,000
Industrial revenue bonds		7,815								7,815
Total current liabilities		586,854		139,477		328,497		(503,298)		551,530
Senior unsecured notes payable						250,000				250,000
Accrued pension benefit costs — less current						250,000				230,000
portion		_				14,427		_		14,427
Accrued postretirement benefit costs — less						,				,
current portion		183,479		_		1,374		_		184,853
Due to affiliates — less current portion						913,683		_		913,683
Other liabilities/intercompany loan		26,419		571,368		15,100		(573,244)		39,643
Deferred taxes — less current portion		230,381		20,657		· —		(188,107)		62,931
Total noncurrent liabilities		440,279		592,025		1,194,584		(761,351)		1,465,537
Shareholders' equity:		,_,_			_	-,,	_	(, 55,555)	_	2,100,001
Common stock		60		12		410		(72)		410
Additional paid–in capital		292,434		136,797		857,787		(429,231)		857,787
Accumulated other comprehensive income		272, 131		150,777		037,707		(12),231)		031,101
(loss)		(52,674)		5.524		(51,531)		47.150		(51,531)
Retained earnings (accumulated deficit)		(398,834)		167,265		(245,462)		231,569		(245,462)
Total shareholders' equity		(159,014)	_	309,598		561,204	_	(150,584)		561,204
1 2	4		Φ.		Φ.		Φ.		Φ.	
Total liabilities and shareholders' equity	\$	868,119	\$	1,041,100	<u>D</u>	2,084,285	\$	(1,415,233)	7	2,578,271

CONDENSED CONSOLIDATING STATEMENT OF OPERATIONS

For	the:	three month	s ende	d March 31,	200	8				
	C	ombined	Co	mbined			Recla	ssifications		
	G	uarantor	Non-	Guarantor		The		and		
	Su	bsidiaries	Sub	sidiaries	(Company	Eliı	minations	Co	nsolidated
Net sales:										
Third-party customers	\$	272,088	\$	84,805	\$	_	\$	_	\$	356,893
Related parties		71,470		42,779						114,249
		343,558		127,584						471,142
Cost of goods sold		285,010		90,775				(638)		375,147
Gross profit		58,548		36,809		_		638		95,995
Selling, general and admin expenses		18,594		272						18,866
Operating income		39,954		36,537		_		638		77,129
Interest expense – third party		(6,243)								(6,243)
Interest expense – affiliates		13,160		(13,160)		_				
Interest income		2,326		197						2,523
Net loss on forward contracts		(448,308)		_		_		_		(448,308)
Other expense – net		(9)		(524)						(533)
Income (loss) before taxes and equity in earnings (loss) of subsidiaries and joint										
ventures		(399,120)		23,050		_		638		(375,432)
Income tax benefit (expense)		139,112		(635)				(234)		138,243
Net income (loss) before equity in earnings (loss) of subsidiaries and joint ventures		(260,008)		22,415		_		404		(237,189)
Equity earnings (loss) of subsidiaries and		, , ,		,						, , ,
joint ventures		6,624		739		(232,796)		229,826		4,393
Net income (loss)	\$	(253.384)	\$	23,154	\$	(232.796)	\$	230,230	\$	(232,796)

CONDENSED CONSOLIDATING STATEMENT OF OPERATIONS For the three months ended March 31, 2007

For			is ended Ma		2007				
	G	ombined uarantor bsidiaries	Combir Non–Guar Subsidia	rantor	The Company	R	declassifications and Eliminations	Coi	nsolidated
Net sales:				_			_		
Third-party customers	\$	293,748	\$ 8	37,105	\$	- \$	_	\$	380,853
Related parties		39,413	2	27,391		_			66,804
		333,161	11	4,496	_	-	_		447,657
Cost of goods sold		262,490		74,869			(354)		337,005
Gross profit		70,671	3	39,627	_	-	354		110,652
Selling, general and admin expenses		11,103		1,864					12,967
Operating income		59,568	3	37,763	_	-	354		97,685
Interest expense – third party		(6,019)	((5,024)	_				(11,043)
Interest expense – affiliates		8,061	((8,061)	_	-	_		_
Interest income		1,599		414		-			2,013
Net gain on forward contracts		390			_	-	_		390
Other income (expense) – net		91		(247)		_			(156)
Income before taxes and equity in earnings									
(loss) of subsidiaries and joint ventures		63,690		24,845	_	-	354		88,889
Income tax expense		(24,730)		(3,230)		_	(127)		(28,087)
Net income before equity in earnings (loss) of									
subsidiaries and joint ventures		38,960	2	21,615	_	-	227		60,802
Equity earnings (loss) of subsidiaries and		5.551		7.00	64.046		(67.101)		2.447
joint ventures		5,551		768	64,249		(67,121)	_	3,447
Net income (loss)	\$	44,511	<u>\$</u> 2	22,383	\$ 64.249	\$	(66,894)	\$	64,249

CONDENSED CONSOLIDATING STATEMENT OF CASH FLOWS For the three months ended March 31, 2008

	Combined Guarantor Subsidiaries	Combined Non-Guarantor Subsidiaries	The	Canadidatad
			Company	Consolidated
Net cash provided by operating activities	<u>\$ 41,449</u>	<u>\$ 17,401</u>	<u>\$</u>	\$ 58,850
Investing activities:				
Purchase of property, plant and equipment	(2,779)	(5,771)	(365)	(8,915)
Nordural expansion		(7,389)		(7,389)
Net cash used in investing activities	(2,779)	(13,160)	(365)	(16,304)
Financing activities:				
Excess tax benefits from share–based compensation	_	_	499	499
Intercompany transactions	(38,670)	18,465	20,205	
Issuance of common stock			1,543	1,543
Net cash provided by (used in) financing activities	(38,670)	18,465	22,247	2,042
Net change in cash	_	22,706	21,882	44,588
Beginning cash		11,128	49,834	60,962
Ending cash	<u>\$</u>	\$ 33.834	\$ 71.716	\$ 105,550

CONDENSED CONSOLIDATING STATEMENT OF CASH FLOWS For the three months ended March 31, 2007

To the three months				
	Combined	Combined		
	Guarantor	Non-Guarantor	The	
	Subsidiaries	Subsidiaries	Company	Consolidated
Net cash provided by operating activities	\$ 65,420	\$ 32,698	<u>\$</u>	\$ 98,118
Investing activities:				
Purchase of property, plant and equipment	(1,410)	(899)	(129)	(2,438)
Nordural expansion		(29,175)	` _ `	(29,175)
Restricted cash deposits	2,600			2,600
Net cash provided by (used in) investing activities	1,190	(30,074)	(129)	(29,013)
Financing activities:				
Borrowings of long-term debt	_	30,000	_	30,000
Repayment of long-term debt	_	(29,649)	_	(29,649)
Excess tax benefits from share—based compensation			330	330
Intercompany transactions	(66,610)	19,578	47,032	_
Issuance of common stock			1,973	1,973
Net cash provided by (used in) financing activities	(66,610)	19,929	49,335	2,654
Net change in cash	_	22,553	49,206	71,759
Beginning cash		11,866	84,499	96,365
Ending cash	<u>s</u>	\$ 34,419	\$ 133,705	\$ 168,124

16. Subsequent Event

Century enters Joint Venture for Chinese Carbon Facility. On April 1, 2008, we entered into a joint venture agreement with Pingguo Qiangqiang Carbon Co., Ltd. ("PQQ") to acquire a 40 percent stake in Baise Haohai Carbon Co., Ltd. ("BHH"), which owns a newly constructed carbon anode and cathode facility located in the Guangxi Zhuang Autonomous Region of south China. Century will use the output from this plant to secure carbon supplies for its worldwide smelter operations. This is our first investment in China.

IRS Settlement approved by Joint Committee. In April 2008, we reached a tentative agreement with the IRS which was approved by the Joint Committee on Taxation. We recently received a draft of the settlement calculation with interest from the IRS. The proposed settlement amount of approximately \$15 million is expected to be paid to the IRS by the end of the second quarter 2008. We have included a reserve for the expected settlement amount in our FIN 48 reserve. For additional information see Note 4 Income Taxes.

FORWARD-LOOKING STATEMENTS - CAUTIONARY STATEMENT UNDER THE PRIVATE SECURITIES REFORM ACT OF 1995.

This Quarterly Report on Form 10–Q contains forward–looking statements. We have based these forward–looking statements on current expectations and projections about future events. Many of these statements may be identified by the use of forward–looking words such as "expects," "anticipates," "plans," "believes," "projects," "estimates," "intends," "should," "could," "would," and "potential" and similar words. These forward–looking statements are subject to risks, uncertainties and assumptions including, among other things, those discussed under Part I, Item 2, "Management's Discussion and Analysis of Financial Condition and Results of Operations," and Part I, Item 1, "Financial Statements," and:

- The cyclical nature of the aluminum industry causes variability in our earnings and cash flows;
- The loss of a customer to whom we deliver molten aluminum would increase our production costs and potentially our sales and marketing costs;
- Glencore International AG ("Glencore") owns a large percentage of our common stock and has the ability to influence matters requiring shareholder approval;
- We enter into forward sales and hedging contracts with Glencore that help us manage our exposure to fluctuating aluminum prices. Because Glencore is our sole metal hedge counterparty, a material change in our relationship with Glencore could affect how we hedge our exposure to metal price risk;
- We could suffer losses due to a temporary or prolonged interruption of the supply of electrical power to one or more of our facilities, which can be caused by unusually high demand, blackouts, equipment failure, natural disasters or other catastrophic events:
- Due to volatile prices for alumina and electrical power, the principal cost components of primary aluminum production, our
 production costs could be materially impacted if we experience changes to or disruptions in our current alumina or electrical
 power supply arrangements, production costs at our alumina refining operation increase significantly, or if we are unable to
 obtain economic replacement contracts for our alumina supply or electrical power as those contracts expire;
- Changes in the relative cost of certain raw materials and electrical power compared to the price of primary aluminum could affect our margins;
- By expanding our geographic presence and diversifying our operations through the acquisition of bauxite mining, alumina
 refining, additional aluminum reduction assets and carbon anode and cathode facilities, we are exposed to new risks and
 uncertainties that could adversely affect the overall profitability of our business;
- We may not realize the expected benefits of our growth strategy if we are unable to successfully integrate the businesses we acquire or establish;
- Most of our employees are unionized and any labor dispute could materially impair our ability to conduct our production operations at our unionized facilities;
- We are subject to a variety of existing environmental laws and regulations that could result in unanticipated costs or liabilities
 and our planned environmental spending over the next three years may be inadequate to meet our requirements;
- We may not be able to renew or renegotiate existing long-term supply and sale contracts on terms that are favorable to us, or at all:
- Our Helguvik project and other projects could be subject to cost over—runs and other unanticipated expenses and delays;
- Operating in foreign countries exposes us to political, regulatory, currency and other related risks;
- Our indebtedness reduces cash available for other purposes and limits our ability to incur additional debt and pursue our growth strategy;
- We are party to fixed price financial sales contracts for primary aluminum with Glencore. In the event of a material adverse
 change in our creditworthiness, Glencore has the option to require a letter of credit, or any other acceptable security or
 collateral for outstanding balances on these contracts.

- Our proposed Helguvik project is subject to various conditions and risks that may affect our ability to complete the project;
- Continued consolidation of the metals industry may limit our ability to implement our strategic goals effectively; and
- Any further reduction in the duty on primary aluminum imports into the European Union would further decrease our revenue at Grundartangi.

We believe the expectations reflected in our forward–looking statements are reasonable, based on information available to us on the date of this filing. However, given the described uncertainties and risks, we cannot guarantee our future performance or results of operations and you should not place undue reliance on these forward–looking statements. We undertake no obligation to update or revise any forward–looking statements, whether as a result of new information, future events or otherwise. When reading any forward–looking statements in this filing, the reader should consider the risks described above and elsewhere in this report as well as those described under the headings "Risk Factors" and "Management's Discussion and Analysis of Financial Condition and Results of Operations" in our Annual Report on Form 10–K and Quarterly Reports on Form 10–Q filed with the Securities and Exchange Commission. Given these uncertainties and risks, the reader should not place undue reliance on these forward–looking statements.

Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operations

Recent Developments

Century enters joint venture for Chinese carbon facility

On April 1, 2008, we entered into a joint venture agreement with Pingguo Qiangqiang Carbon Co., Ltd. ("PQQ") to acquire a 40 percent stake in Baise Haohai Carbon Co., Ltd. ("BHH"), which owns a newly constructed carbon anode and cathode facility located in the Guangxi Zhuang Autonomous Region of south China. The investment remains subject to government approvals and other conditions. Century will use the output from this plant to secure carbon supplies for its worldwide smelter operations. This is our first investment in China.

Glencore alumina agreement signed

We signed a long-term agreement to buy alumina from Glencore in April 2008. The terms of this alumina contract were previously agreed to in November 2007. Glencore has agreed to supply Century with 290,000 metric tons of alumina in 2010, 365,000 metric tons in 2011, 450,000 metric tons in 2012, 450,000 metric tons in 2013, and 730,000 metric tons in 2014. The alumina price will be indexed to the LME price of primary aluminum.

APCo requests an increase in electrical power tariff rates in West Virginia

In February 2008, Appalachian Power Company ("APCo") requested adjustments to the tariff rates paid by purchasers of electrical power from the West Virginia Public Service Commission ("PSC"). APCo supplies all the electrical power requirements for our Ravenswood smelter. If the proposed adjustments are approved the special contract rate for Century Aluminum of West Virginia will increase by approximately 17 percent.

Site preparation initiated for Helguvik greenfield smelter

In March 2008, Nordural Helguvik sf, a wholly owned subsidiary, received construction license and building permits and started the initial site preparation for a 250,000 metric ton greenfield primary aluminum smelter to be constructed near Helguvik, Iceland. This new facility will be constructed in stages, with the first stage of approximately 150,000 to 180,000 metric tons expected to be online by late 2010. The site preparation now underway at the Helguvik smelter site includes the construction of access roads, fencing and a temporary project office. We anticipate that major construction work will begin in the near future. <?xml:namespace prefix = 0 ns = "urn:schemas-microsoft-com:office:office"/>

Results of Operations

The following discussion reflects our historical results of operations.

Century's financial highlights include:

				Th	ree months er	ided l	March 31, 2007
				(Ir	thousands, eadat		per share
Net sales:							
Third-party customers				\$	356,893	\$	380,853
Related party customers					114,249		66,804
Total				\$	471,142	\$	447,657
Gross profit				\$	95,995	\$	110,652
Net income (loss)				\$	(232,796)	\$	64,249
Earnings (loss) per common share:							
Basic				\$	(5.67)	\$	1.98
Diluted				\$	(5.67)	\$	1.87
Shipments – primary aluminum (thousands of pounds):							
Direct					293,223		290,057
Toll					147,086		116,964
Total					440,309		407,021
Shipments – primary aluminum (metric tons):							
Direct					133,004		131,568
Toll					66,717		53,054
Total					199,721		184,622
Net Sales (in millions)	:	2008	2007	\$ I	Difference	% Г	Difference
Three months ended March 31,	\$	471.2	\$ 447.6	\$	23.4		5.2 %

Lower price realizations for primary aluminum in the first quarter of 2008, due to reduced LME prices for primary aluminum, resulted in a \$9.9 million sales decrease. The lower price realizations were offset by increased net sales volume, which contributed \$33.5 million to the net sales increase. Direct shipments increased 3.1 million pounds from the same period in 2007. Toll shipments increased 30.1 million pounds from the same period in 2007 due to the additional Grundartangi expansion capacity that came on–stream during 2007.

Gross Profit (in millions)	2	008	2	2007	\$ Di	fference	% Difference
Three months ended March 31.	\$	96.0	\$	110.7	\$	(14.7)	(13.3)%

During the three months ended March 31, 2008, decreased price realizations, along with LME-based alumina cost and LME-based power cost increases, decreased gross profit by \$20.3 million. The LME-based alumina costs were higher in the three months ended March 31, 2008 due to changes in LME-based rates and delivery costs. Increased shipment volume contributed \$13.1 million in additional gross profit. In addition, we experienced \$7.5 million in net cost increases comprised of: increased power and natural gas costs at our U.S. smelters, \$4.8 million; increased costs for maintenance, materials and supplies, \$4.3 million; increased net amortization and depreciation charges, primarily at Grundartangi, \$1.8 million; lower costs associated with Gramercy supplied alumina, \$3.8 million; and other spending increases, \$0.4 million.

Selling, general and administrative expenses (in millions)	20	008	2	007	\$ Dif	ference	% Difference	
Three months ended March 31,	\$	18.9	\$	13.0	\$	5.9	45.4 %	6

The increase in selling, general and administrative expenses for the three months ended March 31, 2008 was primarily due to increased costs associated with our long term incentive program. The increase in our common stock price, change in estimate of future costs and changes in plan design contributed to the increased expenses.

Interest expense (in millions)	200	08	20	07	\$ Difference	% Difference
Three months ended March 31,	\$	(6.2)	\$	(11.0)	4.8	43.6 %

The decrease in interest expense for the three months ended March 31, 2008 from the same period in 2007 was due to the repayment of the Nordural debt in 2007.

Interest income (in millions)	2008 2007		\$ Difference		% Difference		
Three months ended March 31,	\$	2.5	\$	2.0	\$	0.5	25.0 %

The increase in interest income for the three months ended March 31, 2008 from the same period in 2007 results from higher average cash and short–term investment balances during 2008.

Net gain (loss) on forward contracts (in millions)	2008	20	007	\$ D	ifference	% Difference
Three months ended March 31,	\$ (448.3)	\$	0.4	\$	(448.7)	

The gains and losses on forward contracts for the three months ended March 31, 2008 and 2007 were a result of mark-to-market adjustments associated with our long term financial sales contracts that do not qualify for cash flow hedge accounting. Cash settlements of primary aluminum forward financial sales contracts that do not qualify for cash flow hedge treatment for the three months ended March 31, 2008 and 2007 were \$52.3 million and \$27.1 million, respectively.

Income tax benefit (expense) (in millions)	 2008	 2007	\$ Di	fference	% Difference
Three months ended March 31.	\$ 138.2	\$ (28.1)	\$	166.3	591.8 %

The changes in the income tax provision were primarily a result of the changes in pre-tax income.

Liquidity and Capital Resources

Our statements of cash flows for the three months ended March 31, 2008 and 2007 are summarized below:

Three months ended March 31,
200820082007(dollars in thousands)Net cash provided by operating activities\$ 58,850\$ 98,118Net cash used in investing activities(16,304)(29,013)Net cash provided by financing activities2,0422,654Net change in cash and cash equivalents\$44,588\$71,759

Net cash from operating activities in the first three months of 2008 was \$58.9 million primarily due to additional shipment volume from Grundartangi.

Net cash from operating activities in the first three months of 2007 was \$98.1 million due to improved market conditions, additional shipment volume from Grundartangi and decreases in our working capital.

Our net cash used in investing activities for the three month period ended March 31, 2008 was \$16.3 million. The net cash used in investing activities consisted of capital expenditures to maintain and improve plant operations of \$8.9 million, and \$7.4 million for the Helguvik facility project.

Our net cash used in investing activities for the three month period ended March 31, 2007 was \$29.0 million, primarily a result of the ongoing Phase V expansion of the Grundartangi facility. The remaining net cash used in investing activities consisted of capital expenditures to maintain and improve plant operations and the return of cash placed on deposit for energy purchases.

Net cash provided by financing activities during the first three months of 2008 was \$2.0 million. We received proceeds from the issuance of common stock of \$1.5 million related to the exercise of stock options and excess tax benefits from share–based compensation of \$0.5 million.

Net cash provided by financing activities during the first three months of 2007 was \$2.7 million. We increased our borrowings under Nordural's \$365.0 million senior term loan facility by \$30.0 million, which was offset by principal payments of \$29.6 million on Nordural debt. We received proceeds from the issuance of common stock of \$2.0 million related to the exercise of stock options and excess tax benefits from share–based compensation of \$0.3 million

Liquidity and Capital Resources

Our principal sources of liquidity are cash flow from operations and available borrowings under our revolving credit facility. We believe these sources of cash will be sufficient to meet our near-term working capital needs. We have not determined the sources of funding for our long-term capital and debt repayment requirements; however, we believe that our cash flow from operations, available borrowing under our revolving credit facility and, to the extent necessary and/or economically attractive, future financial market activities will be adequate to address our long-term liquidity requirements. Our principal uses of cash are operating costs, settlement of our primary aluminum financial sales contracts, payments of principal and interest on our outstanding debt, the funding of capital expenditures and investments in related businesses, working capital and other general corporate requirements.

As of March 31, 2008, we had a borrowing availability of \$97.4 million under our revolving credit facility. We could issue up to a maximum of \$25.0 million in letters of credit under the revolving credit facility. Any outstanding letters of credit reduce our borrowing availability on a dollar for dollar basis. We have issued letters of credit totaling \$2.6 million and had no outstanding borrowings under the revolving credit facility as of March 31, 2008.

As of March 31, 2008, we had \$432.8 million of indebtedness outstanding, including \$175.0 million under our 1.75% convertible senior notes, \$250.0 million under our 7.5% senior notes and \$7.8 million under our industrial revenue bonds. More information concerning the various debt instruments and our borrowing arrangements is available in Note 7 to the Consolidated Financial Statements included herein.

In March 2008, we purchased foreign currency forward contracts to hedge our foreign currency risk in the Icelandic krona associated with a portion of the operating costs paid in Icelandic krona at Grundartangi. The forward contracts, which are designated as cash flow hedges and qualify for hedge accounting under SFAS No.133, have maturities through March 2009. The critical terms of the contracts essentially match those of the underlying exposure. As of March 31, 2008, accumulated other comprehensive loss includes an unrealized loss, net of tax, of \$0.3 million related to the foreign currency forward contracts.

We are party to primary aluminum financial sales contracts with Glencore. In the event of a material adverse change in our creditworthiness, Glencore has the option to require a letter of credit, or any other acceptable security or collateral, for the outstanding balances on these contracts.

Capital Resources

Capital expenditures for the three months ended March 31, 2008 were \$16.3 million, of which \$7.4 million was related to the Helguvik project, with the balance principally related to maintaining production equipment, improving facilities and complying with environmental requirements. We anticipate capital expenditures of approximately \$75.0 million in 2008. In addition, we expect to incur approximately \$200.0 million in capital expenditures for the proposed Helguvik greenfield project in 2008. We expect the cost for completing the first phase of the Helguvik greenfield smelter to 150,000 to 180,000 mtpy capacity to be approximately \$1.2 billion.

We believe that we have access to financing adequate to complete the first two phases (to a minimum capacity of 250,000 mtpy) of the proposed Helguvik plant through a combination of cash on hand, short—term investments, Grundartangi's cash from operations and borrowings under a new debt facility in Iceland which we are presently negotiating. Our cost commitments for the proposed Helguvik project may materially change depending on the exchange rate between the U.S. dollar and certain foreign currencies, principally the euro and the Icelandic krona. In the past, we purchased foreign currency options to hedge our foreign currency risk in the Icelandic krona associated with a portion of the capital expenditures from the Grundartangi expansion project. Currently, we have cash flow hedges for our exposure to foreign currency risk associated with Grundartangi's operational costs paid in Icelandic krona. We may hedge our foreign currency exposure associated with the Helguvik project in the future.

Other Contingencies

Century's income tax returns are periodically examined by various tax authorities. In connection with an audit conducted by Internal Revenue Service ("IRS") for the tax years 2000 through 2002, the IRS raised issues and proposed tax deficiencies. We have reached an agreement with the IRS with respect to those issues which has been approved by the Joint Committee on Taxation. We believe the settlement amount with interest from the IRS will be approximately \$15 million and we expect to pay that amount to the IRS by the end of the second quarter of 2008. See Note 4 Income Taxes in the Consolidated Financial Statements included herein for additional information.

Item 3. Quantitative and Qualitative Disclosures about Market Risk

Commodity Price Sensitivity

We are exposed to price risk for primary aluminum. We manage our exposure to fluctuations in the price of primary aluminum by selling aluminum at fixed prices for future delivery and through financial instruments, as well as by purchasing certain of our alumina and power requirements under supply contracts with prices tied to the same indices as our aluminum sales contracts (the LME price of primary aluminum). Our risk management activities do not include any trading or speculative transactions. The following table shows our forward priced sales as a percentage of our estimated production capacity.

Forward Priced Sales as of March 31, 2008

	2008 (1) (2)	2009 (2)	2010 (2)	2011 (2)	2012–2015 (2)
Base Volume:					
Pounds (000)	167,888	231,485	231,485	165,347	661,386
Metric tons	76,153	105,000	105,000	75,000	300,000
Percent of capacity	12.7%	13.0%	12.8%	9.1%	9.1%
Potential additional volume (2):					
Pounds (000)	165,677	231,485	231,485	165,347	661,386
Metric tons	75,150	105,000	105,000	75,000	300,000
Percent of capacity	12.5%	13.0%	12.8%	9.1%	9.1%

- (1) The forward priced sales in 2008 exclude April 2008 shipments to customers that are priced based upon the prior month's market price.
- (2) Certain financial contracts included in the forward priced sales base volume for the period 2008 through 2015 contain clauses that trigger potential additional sales volume when the market price for a contract month is above the base contract ceiling price. These contacts will be settled monthly and, if the market price exceeds the ceiling price for all contract months through 2015, the potential sales volume would be equivalent to the amounts shown above.

(Metric tons)

225,000

685,200

9,000

225,000

694,200

Apart from the Alcan Metal Agreement, Glencore Metal Agreement I, Glencore Metal Agreement II and Southwire Metal Agreements, which are described in Primary Aluminum Sales Contract table in Note 9 of the Consolidated Financial Statements included herein, we had forward delivery contracts to sell 83,351 metric tons and 96,807 metric tons of primary aluminum at March 31, 2008 and December 31, 2007, respectively. Of these forward delivery contracts, we had fixed price commitments to sell 1,024 metric tons and 2,818 metric tons of primary aluminum at March 31, 2008 and December 31, 2007, respectively, of which 21 metric tons at March 31, 2008 were with Glencore (none were with Glencore at December 31, 2007).

Primary Aluminum Financial Sales Contracts as of:

2013-2015

Total

		March 31, 2008		December 31, 2007				
	Cash Flow Hedges	Derivatives	Total	Cash Flow Hedges	Derivatives	Total		
2008	_	75,150	75,150	9,000	100,200	109,200		
2009	_	105,000	105,000	_	105,000	105,000		
2010	_	105,000	105,000	_	105,000	105,000		
2011	_	75,000	75,000	_	75,000	75,000		
2012	_	75,000	75,000	_	75,000	75,000		

225,000

660,150

225,000

660,150

Our contracts accounted for as derivatives contain clauses that trigger additional sales volume when the market price for a contract month is above the contract ceiling price. If the market price exceeds the ceiling price for all contract months through 2015, the maximum additional shipment volume would be 660,150 metric tons. These contracts will be settled monthly. We had no fixed price financial contracts to purchase aluminum at March 31, 2008 or December 31, 2007.

Additionally, to mitigate the volatility of the natural gas markets, we enter into fixed price financial purchase contracts, accounted for as cash flow hedges, which settle in cash in the period corresponding to the intended usage of natural gas.

Natural Gas Financial Purchase Contracts as of:

(Thousands o	† MMBTU)
March 31, 2008	December 31, 2007
540	1,150
540	1,150

On a hypothetical basis, a \$200 per ton increase in the market price of primary aluminum is estimated to have an unfavorable impact of \$168.4 million on net income, for the period ended March 31, 2008 as a result of the forward primary aluminum financial sales contracts outstanding at March 31, 2008 and the additional shipment volume under the contract terms.

On a hypothetical basis, a \$1.00 per million British Thermal Units ("MMBTU") decrease in the market price of natural gas is estimated to have an unfavorable impact of \$0.3 million after tax on accumulated other comprehensive loss for the three months ended March 31, 2008 as a result of the forward natural gas financial purchase contracts outstanding at March 31, 2008.

Our metals and natural gas risk management activities are subject to the control and direction of senior management. These activities are regularly reported to our board of directors.

This quantification of our exposure to the commodity price of aluminum is necessarily limited, as it does not take into consideration our inventory or forward delivery contracts, or the offsetting impact on the sales price of primary aluminum products. Because all of our alumina contracts, except Hawesville's alumina contract with Gramercy, are indexed to the LME price for primary aluminum, they act as a natural hedge for approximately 10% of our production. As of March 31, 2008, approximately 50% (including 75,150 metric tons of potential additional volume under our derivative sales contracts) of our production for the remainder of 2008 is hedged by our LME-based alumina contracts, Grundartangi's electrical power and tolling contracts, and by fixed price forward delivery and financial sales contracts.

Iceland. Substantially all of Grundartangi's revenues are derived from toll conversion agreements with Glencore, Hydro and a subsidiary of BHP Billiton Ltd. whereby Grundartangi converts alumina provided by these companies into primary aluminum for a fee based on the LME price for primary aluminum. Grundartangi's LME—based toll revenues are subject to the risk of decreases in the market price of primary aluminum; however, Grundartangi is not exposed to increases in the price for alumina, the principal raw material used in the production of primary aluminum. In addition, under its power contract, Grundartangi purchases power at a rate which is a percentage of the LME price for primary aluminum, providing Grundartangi with a natural hedge against downswings in the market for primary aluminum. Grundartangi's tolling revenues include a premium based on the exemption available to Icelandic aluminum producers from the EU import duty for primary aluminum. In May 2007, the EU members reduced the EU import duty for primary aluminum negatively impacts Grundartangi's revenues and further decreases would also have a negative impact on Grundartangi's revenues.

Grundartangi is exposed to foreign currency risk due to fluctuations in the value of the U.S. dollar as compared to the euro and the Icelandic krona. Grundartangi's revenues and power costs are based on the LME price for primary aluminum, which is denominated in U.S. dollars. There is no currency risk associated with these contracts. However, Grundartangi's labor costs are denominated in Icelandic krona and a portion of its anode costs are denominated in euros. As a result, an increase or decrease in the value of those currencies relative to the U.S. dollar would affect Grundartangi's operating margins.

During March 2008, we entered into foreign currency forward contracts to mitigate a portion of our foreign currency exposure to the Icelandic krona for the operational costs denominated in Icelandic krona. The forward contracts, which are designated as cash flow hedges and qualify for hedge accounting under SFAS No.133, have maturities through March 2009. The critical terms of the contracts essentially matched those of the underlying exposure. See Liquidity and Capital Resources for additional information concerning these foreign currency forward contracts.

We expect to incur capital expenditures for the construction of the Helguvik greenfield smelter (discussed in "Liquidity and Capital Resources"). We expect that significant portions of the capital expenditures for the Helguvik project will be denominated in currencies other than the U.S. dollar. While we currently do not have hedges for these expected expenditures, we may hedge our foreign currency exposure associated with the Helguvik project in the future. Nordural does not currently have financial instruments to hedge commodity price risk, but may hedge such risks in the future.

Subprime and Related Risks

Recently, asset—backed securities related to subprime consumer mortgages experienced a significant increase in expected default rates, resulting in a dramatic reduction in asset prices and market liquidity. Our exposure to these instruments is limited, but we continue to review this exposure. At present, we believe our exposure is limited to assets in our pension plans that are invested in bond funds. We are working with our pension fund trustee and we believe that approximately 2.5% of our pension assets may be invested in various subprime investments. The approximate value of these assets at March 31, 2008 was \$2.0 million. We do not expect that any defaults would be material to our financial position or results of operations. Any defaults in these funds would lower our actual return on plan assets and increase the defined benefit plan net loss in other comprehensive income, and subsequently increase our pension expense as these losses are amortized over the service life of the participants.

At March 31, 2008, we had approximately \$261.3 million invested in variable rate demand notes ("VRDNs"). These VRDNs are tax-exempt municipal bonds that are purchased from a remarketing agent. We may tender the notes to the remarketing agent whenever the rates are reset, usually upon a seven-day notice. While the underlying securities are long-term municipal bonds, the ability to tender the notes to the remarketing agent upon short notice provides liquidity.

There are two main risks associated with investments in VRDNs. The primary risk is that the remarketing agent may not be able to repurchase the notes, in which case we would have investments in long-term municipal bonds and we would lose significant liquidity. The second risk is that the underlying securities default. We invest in highly rated municipal bonds (at March 31, 2008, our portfolio of investments was rated investment grade by Standard & Poor's) and we diversify our investment portfolio. A hypothetical default in our largest position at March 31, 2008 would result in a loss of approximately \$20 million.

Our other financial instruments are cash and cash equivalents, including cash in bank accounts, other highly rated liquid money market investments and government securities which are classified as cash equivalents.

Item 4. Controls and Procedures

a. Evaluation of Disclosure Controls and Procedures

As of March 31, 2008, we carried out an evaluation, under the supervision and with the participation of our management, including our Chief Executive Officer and our Chief Financial Officer, of the effectiveness of our disclosure controls and procedures. Based upon that evaluation, our management, including the Chief Executive Officer and the Chief Financial Officer, have concluded that our disclosure controls and procedures were effective as of March 31, 2008.

b. Changes in Internal Controls over Financial Reporting

During the three months ended March 31, 2008, there were no changes in our internal controls over financial reporting that materially affected, or are reasonably likely to materially affect, our internal controls over financial reporting.

PART II – OTHER INFORMATION

Item 6. Exhibit Index

		Inc	eference		
Exhibit Number	Description of Exhibit	Form	File No.	Filing Date	Filed Herewith
31.1	Rule 13a–14(a)/15d–14(a) Certification of the Chief Executive Officer.				X
31.2	Rule 13a–14(a)/15d–14(a) Certification of the Chief Financial Officer.				X
32.1	Section 1350 Certifications.				X

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned thereunto duly authorized.

			Century Aluminum Company
Date:	May 12, 2008	Ву:	/s/ Logan W. Kruger
			Logan W. Kruger
			President and Chief Executive Officer
Date:	May 12, 2008	Ву:	/s/ Michael A. Bless
			Michael A. Bless
			Executive Vice-President and Chief Financial Officer

Exhibit Index

		Incorporated by Reference			
Exhibit Number	Description of Exhibit	Form	File No.	Filing Date	Filed Herewith
31.1	Rule 13a–14(a)/15d–14(a) Certification of the Chief				X
	Executive Officer.				
31.2	Rule 13a–14(a)/15d–14(a) Certification of the Chief				X
	Financial Officer.				
32.1	Section 1350 Certifications.				X

CERTIFICATION OF DISCLOSURE IN CENTURY ALUMINUM COMPANY'S QUARTERLY REPORT FILED ON FORM 10-Q

I, Logan W. Kruger, certify that:

- 1) I have reviewed this quarterly report on Form 10–Q of Century Aluminum Company;
- 2) Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3) Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4) The registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a–15(e) and 15d–15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a–15(f) and 15d–15(f)) for the registrant and have:
 - (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - (b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - (c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report the Company's conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - (d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5) The registrant's other certifying officer and I have disclosed, based on the Company's most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
 - (a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - (b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: May 12, 2008

/s/ LOGAN W. KRUGER

Name: Logan W. Kruger

Title: President and Chief Executive Officer

CERTIFICATION OF DISCLOSURE IN CENTURY ALUMINUM COMPANY'S QUARTERLY REPORT FILED ON FORM 10–Q

I, Michael A. Bless, certify that:

- 1) I have reviewed this quarterly report on Form 10–Q of Century Aluminum Company;
- 2) Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3) Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4) The registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a–15(e) and 15d–15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a–15(f) and 15d–15(f)) for the registrant and have:
 - (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - (b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - (c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report the Company's conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - (d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5) The registrant's other certifying officer and I have disclosed, based on the Company's most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
 - (a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - (b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: May 12, 2008

/s/ MICHAEL A. BLESS

Name: Michael A. Bless

Title: Executive Vice President and Chief Financial Officer

Certification of the Chief Executive Officer and Chief Financial Officer pursuant to Section 906 of the Sarbanes–Oxley Act of 2002 (18 U.S.C. 1350)

In connection with the quarterly report on Form 10–Q of Century Aluminum Company (the "Company") for the quarter ended March 31, 2008, as filed with the Securities and Exchange Commission on the date hereof (the "Report"), Logan W. Kruger, as Chief Executive Officer of the Company, and Michael A. Bless, as Chief Financial Officer of the Company, each hereby certifies, pursuant to 18 U.S.C. Section 1350, as adopted, pursuant to Section 906 of the Sarbanes–Oxley Act of 2002, that, to the best of his knowledge:

1. This Report fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934; and

The information contained in this Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

/s/ Logan W. Kruger /s/ Michael A. Bless

By: Logan W. Kruger By: Michael A. Bless

Title: Chief Executive Officer Title: Chief Financial Officer

Date: May 12, 2008 Date: May 12, 2008

A signed original of this written statement required by Section 906 has been provided to the Company and will be retained by the Company and furnished to the Securities and Exchange Commission or its staff upon request.