CENTURY KENTUCKY INC Form T-3/A December 07, 2009

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549 Amendment No. 1

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to FORM T-3

FOR APPLICATIONS FOR QUALIFICATION OF INDENTURES UNDER THE TRUST INDENTURE ACT OF 1939

Century Aluminum Company and the co-applicants listed on the following pages

(Name of applicants)
2511 Garden Road
Building A, Suite 200
Monterey, California 93940

(Address of principal executive offices)

Securities to be Issued Under the Indenture to be Qualified

Title of Class

Amount

8% Senior Secured Notes due 2014

Up to \$252.5 million aggregate principal amount

Approximate date of proposed public offering: Such securities are expected to be issued as soon as practicable after the effective date of this Application for Qualification

Name and address of agent for service:

William J. Leatherberry, Esq.
Senior Vice President and General Counsel
Century Aluminum Company
2511 Garden Road
Building A, Suite 200
Monterey, California 93940

With a copy to:

Alexander A. Gendzier, Esq. Jones Day 222 East 41st Street New York, New York 10017 (212) 326-3939

The obligors hereby amend this application for qualification on such date or dates as may be necessary to delay its effectiveness until: (i) the 20th day after the filing of an amendment which specifically states that it shall supersede this application, or (ii) such date as the Commission, acting pursuant to Section 307(c) of the Trust Indenture Act of 1939, may determine upon written request.

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The following direct and indirect subsidiaries of Century Aluminum Company are guarantors of the 8% Senior Secured Notes due 2014 and are co-applicants on this Form T-3.

Name of Co-Applicant	Jurisdiction of Incorporation or Organization	I.R.S. Employer Identification No.
Berkeley Aluminum, Inc.	Delaware	58-1764206
Century Aluminum of West Virginia, Inc.	Delaware	55-0686448
Century California, LLC	Delaware	20-8077431
Century Kentucky, Inc.	Delaware	61-1385742
Century Aluminum Holdings, Inc.	Delaware	20-0978660
Metalsco LLC	Georgia	58-2020519
Skyliner LLC	Delaware	58-1943987
NSA General Partnership	Kentucky	51-0562317
Century Aluminum of Kentucky General Partnership	Kentucky	31-1651182
Hancock Aluminum LLC	Delaware	43-2005628
Century Aluminum of Kentucky LLC	Delaware	61-1385742
Century Louisiana, Inc.	Delaware	83-0413091
Virgin Islands Alumina Corporation, LLC	Delaware	66-0451934

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EXPLANATORY NOTE

This Amendment No. 1 to Form T-3 (this Amendment) is being filed to provide further clarification under Item 2 (Securities Act Exemption Applicable) and to update the list of exhibits. This Amendment is not intended to amend or delete any other part of the Form T-3.

GENERAL

1. General Information

Name of Applicant	Form of Organization	State of Organization
Century Aluminum Company	Corporation	Delaware
Berkeley Aluminum, Inc.	Corporation	Delaware
Century Aluminum of West Virginia, Inc.	Corporation	Delaware
Century California, LLC	Limited Liability Company	Delaware
Century Kentucky, Inc.	Corporation	Delaware
Century Aluminum Holdings, Inc.	Corporation	Delaware
Metalsco LLC	Limited Liability Company	Georgia
Skyliner LLC	Limited Liability Company	Delaware
NSA General Partnership	General Partnership	Kentucky
Century Aluminum of Kentucky General Partnership	General Partnership	Kentucky
Hancock Aluminum LLC	Limited Liability Company	Delaware
Century Aluminum of Kentucky LLC	Limited Liability Company	Delaware
Century Louisiana, Inc.	Corporation	Delaware
Virgin Islands Alumina Corporation, LLC	Limited Liability Company	Delaware

Except for Century Aluminum Company (the Company), each of the foregoing entities shall be referred to herein collectively as the Guarantors. The Company and the Guarantors shall be referred to collectively as the Applicants.

2. Securities Act Exemption Applicable

On or promptly after the effective date of the Application for Qualification on Form T-3 (the Application), the Company intends to issue up to \$252.5 million aggregate principal amount of new 8% Senior Secured Notes due 2014 (the Exchange Notes) in exchange for any and all of the Company s outstanding 7.5% Senior Notes due 2014 (the Existing Notes) and the delivery of related consents as described below.

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In connection with such exchange offer, the Company is also soliciting consents to proposed amendments to the indenture, dated as of August 26, 2004, as supplemented (the Existing Notes Indenture), governing the Existing Notes and to the related execution of a supplemental indenture (the Supplemental Indenture) embodying the proposed amendments. The proposed amendments would eliminate most of the restrictive covenants and modify certain events of default contained in the Existing Notes Indenture. If the exchange offer and consent solicitation is completed, the Exchange Notes will be governed by the indenture (the Exchange Notes Indenture) to be qualified under this Application for Qualification on Form T-3. For more detailed information regarding the Exchange Notes Indenture, please see Item 8 of this Application. The complete terms of the exchange offer and the consent solicitation are contained in the Offering Circular and Consent Solicitation Statement, dated October 28, 2009, as amended or supplemented from time to time (the Offering Circular and Consent Solicitation Statement), and related documents incorporated by reference herein as Exhibit T3E.

As the Exchange Notes are proposed to be offered for exchange by the Company with its existing noteholders exclusively and solely for the Existing Notes of the Company, the transaction is exempt from registration under the Securities Act of 1933, as amended (the Securities Act), pursuant to the provisions of Section 3(a)(9) thereof. No sales of securities of the same class as the Exchange Notes have been or are to be made by the Company by or through an underwriter at or about the same time as the exchange offer and consent solicitation for which the exemption is claimed. No consideration has been, or is to be, given, directly or indirectly, to any person in connection with the transaction, except for customary fees and payments to be made in respect of preparation, printing and mailing of the Offering Circular and Consent Solicitation Statement and related documents, the payments of the fees and expenses of the Company s legal advisors, the engagement of an information and exchange agent for the exchange offer and consent solicitation, a customary financial advisor services fee made to a nationally recognized investment bank for advisory services rendered in connection with the exchange offer and consent solicitation and the engagement of Wilmington Trust Company, as the trustee and collateral agent under the Exchange Notes Indenture (the Trustee). No Holder of the Existing Notes has made or will be requested to make any cash payment to the Company in connection with the exchange offer and consent solicitation. The information and exchange agent for the exchange offer and consent solicitation performed ministerial functions, including receiving consents, letters of transmittal and correspondence in connection with the exchange offer, answering questions concerning tender procedures and answering questions and requests for assistance or additional copies of the Offering Circular and Consent Solicitation Statement. Neither the information and exchange agent nor any other advisor was retained to or did make recommendations with respect to the proposed exchange or encouragements to vote in a particular manner. Trust Indenture Act of 1939

The Company hereby acknowledges that, under Section 306(c) of the Trust Indenture Act of 1939, as amended (the Trust Indenture Act), it shall be unlawful for any person, directly or indirectly, to make use of any means or instruments of transportation or communication in interstate commerce or of the mails to offer to sell through the use or medium of any prospectus or otherwise any security which is not registered under the Securities Act and to which this subsection is applicable notwithstanding the provisions of Section 304 of the Trust Indenture Act, unless such security has been or is to be issued under an indenture and an application for qualification has been filed as to such indenture, or while the application is the subject of a refusal order or stop order or (prior to qualification) any public proceeding or examination under Section 307(c) of the Trust Indenture Act. The failure to file an application on a timely basis could result in an enforcement or other action by the Securities and Exchange Commission (SEC).

The Company acknowledges that the Application was not filed until after the exchange offer and consent solicitation was commenced. The Company extended the expiration of the exchange offer and consent solicitation to allow time to complete the qualification of the Exchange Notes Indenture under the Trust Indenture Act. The Company represents that none of the Exchange Notes have been issued and covenants that none of the Exchange Notes will be issued prior to the Application being declared effective.

AFFILIATIONS

3. Affiliates

(a) For purposes of this Application only, certain directors and executive officers of the Applicants may be deemed to be affiliates of the Applicants by virtue of their positions with the Applicants. See Item 4, Directors and Executive

Officers.

(b) The Company and each of its subsidiaries are affiliates of each other. Set forth below are the direct and indirect subsidiaries of the Company. Except as otherwise noted, the capital stock or other equity interests of these subsidiaries is wholly-owned, directly or indirectly, by the Company.

State or Other Jurisdiction of Incorporation or Organization

Delaware

Name of Subsidiary

Century Bermuda I Limited

Berkeley Aluminum, Inc. Century Aluminum of West Virginia, Inc. Century California, LLC Century Kentucky, Inc.

Delaware Delaware Delaware Bermuda

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State or Other Jurisdiction of Incorporation or Organization

Name of Subsidiary Century Aluminum Holdings, Inc. Delaware Metalsco LLC Georgia Skyliner LLC Delaware NSA General Partnership Kentucky Century Aluminum of Kentucky General Partnership Kentucky Hancock Aluminum LLC Delaware Century Aluminum of Kentucky LLC Delaware Century Bermuda II Limited Bermuda Century Aluminum Cooperatief U.A. Netherlands Century Aluminum B.V. Netherlands Nordural U.S. LLC Delaware Iceland

Nordural Helguvik ehf Iceland
Nordural ehf Iceland
Century Louisiana, Inc.
Century Aluminum Development LLC
Delaware

Century Aluminum Congo, S.A. Republic of Congo

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Nordural Grundartangi ehf Iceland
Century Aluminum Asia Holdings Limited Hong Kong
Century Mincenco Holdings Limited St. Lucia
Virgin Islands Alumina Corporation, LLC Delaware

i Islands Alumina Corporation, LLC

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(c) Certain persons may be deemed to be affiliates of the Company by virtue of their holdings of the voting securities of the Company. See Item 5, Principal Owners of Voting Securities.

MANAGEMENT AND CONTROL

4. Directors and Executive Officers

The following table lists the name of, and offices held by, each director and executive officer of the Applicants as of the date hereof. The mailing address of each director and executive officer is: c/o Century Aluminum Company, 2511 Garden Road, Building A, Suite 200, Monterey, California.

(1) Century Aluminum Company

Name	Office

John P. O Brien Director and Chairman of the Board

Logan W. Kruger President, Chief Executive Officer and Director

Jarl Berntzen Director
Robert E. Fishman, PhD Director
John C. Fontaine Director
Peter C. Jones Director
Catherine Z. Manning Director
Willy E. Strothotte Director
Jack E. Thompson Director

Michael A. Bless Executive Vice President and Chief Financial Officer Wayne R. Hale Executive Vice President and Chief Operating Officer

Robert R. Nielsen Executive Vice President and Secretary

Steve Schneider Senior Vice President, Chief Accounting Officer and Controller

Michelle M. Lair Vice President and Treasurer

William J. Leatherberry Senior Vice President, General Counsel and Assistant Secretary

Jerry E. Reed Vice President of Commercial Management and Business Development

David J. Kjos Vice President of Operations Iceland

(2) Berkeley Aluminum, Inc.

Name Office

Wayne R. Hale Director and President
Michael A. Bless Director and Vice President

William J. Leatherberry Director, Vice President and Secretary

Steve Schneider Vice President Jerry E. Reed Vice President

Michelle M. Lair Vice President and Treasurer

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(3) Century Aluminum of West Virginia, Inc.

Name Office

Wayne R. Hale Director and President
Michael A. Bless Director and Vice President

William J. Leatherberry Director, Vice President and Secretary

Steve Schneider Vice President Jerry E. Reed Vice President

Michelle M. Lair Vice President and Treasurer

Matthew Powell Vice President

(4) Century California, LLC

Name
Century Aluminum Company
Century Kentucky, Inc.
Wayne R. Hale
Michael A. Bless
Office
Member
Manager
President
Vice President

William J. Leatherberry Vice President and Secretary

Steve Schneider Vice President

Michelle M. Lair Vice President and Treasurer

(5) Century Kentucky, Inc.

Name Office

Wayne R. Hale Director and President
Michael A. Bless Director and Vice President

William J. Leatherberry Director, Vice President and Secretary

Steve Schneider Vice President Jerry E. Reed Vice President

Michelle M. Lair Vice President and Treasurer

Matthew Powell Vice President

(6) Century Aluminum Holdings, Inc.

Name Office

Wayne R. Hale Director and President
Michael A. Bless Director and Vice President

William J. Leatherberry Director, Vice President and Secretary

Steve Schneider Vice President

Michelle M. Lair Vice President and Treasurer

(7) Metalsco LLC

Name Office
Century Kentucky, Inc. Member

Wayne R. Hale Manager and President
Michael A. Bless Manager and Vice President

William J. Leatherberry Manager, Vice President and Secretary

Steve Schneider Vice President

Michelle M. Lair Vice President and Treasurer

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(8) Skyliner LLC

NameOfficeCentury Kentucky, Inc.ManagerWayne R. HalePresidentMichael A. BlessVice President

William J. Leatherberry Vice President and Secretary

Steve Schneider Vice President

Michelle M. Lair Vice President and Treasurer

(9) NSA General Partnership

Name Office

Century California LLC General Partner
Metalsco LLC General Partner
Skyliner LLC General Partner

(10) Century Aluminum of Kentucky General Partnership

Name Office

Century Kentucky, Inc.

Metalsco LLC

Skyliner LLC

General Partner

General Partner

General Partner

(11) Hancock Aluminum LLC

Name Office
Century Aluminum of Kentucky Member

General Partnership

Wayne R. Hale Manager and President
Michael A. Bless Manager and Vice President

William J. Leatherberry Manager, Vice President and Secretary

Steve Schneider Vice President

Michelle M. Lair Vice President and Treasurer

(12) Century Aluminum of Kentucky LLC

Name Office
Hancock Aluminum LLC Member

Wayne R. Hale Manager and President
Michael A. Bless Manager and Vice President

William J. Leatherberry Manager, Vice President and Secretary

Steve Schneider Vice President

Michelle M. Lair Vice President and Treasurer

(13) Century Louisiana, Inc.

Name Office

Wayne R. Hale Director and President
Michael A. Bless Director and Vice President

William J. Leatherberry Director, Vice President and Secretary

Steve Schneider Vice President

Michelle M. Lair Vice President and Treasurer

(14) Virgin Islands Alumina Corporation, LLC

Name Office

William J. Leatherberry Power of Attorney

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5. Principal Owners of Voting Securities

The following tables set forth information regarding each person owning 10% or more of an Applicant s voting securities as of November 30, 2009 (unless otherwise indicated):

(1) Century Aluminum Company

Name and Complete Mailing			Percentage of Voting
Address	Title of Class Owned	Amount Owned	Securities Owned
Glencore AG	Common Stock	36,152,412(a)	39%
Baarermattstrasse 3,			
P.O. Box 666, CH 6341,			
Baar, Switzerland			
Glencore AG	Series A	83,451.92(b)	100%
Baarermattstrasse 3,	Convertible		
P.O. Box 666, CH 6341,	Preferred Stock		
Baar, Switzerland			

(a) Based on

information set

forth in a

Form 4 filing

dated

November 9,

2009, by

Glencore AG.

The shares of

common stock

are held directly

by Glencore

AG, a direct

wholly-owned

subsidiary of

Glencore

International

AG, and

indirectly by

Glencore

International

AG and its

controlling

shareholder,

Glencore

Holding AG.

(b) Based on

information set

forth in a

Form 4 filing

dated

November 4,

2009, by

Glencore AG.

The shares of

Series A

Convertible

Preferred Stock

are held directly

by Glencore

AG, a direct

wholly-owned

subsidiary of

Glencore

International

AG, and

indirectly by

Glencore

International

AG and its

controlling

shareholder,

Glencore

Holding AG.

The mailing address for the Company and each Guarantor is 2511 Garden Road, Building A, Suite 200, Monterey, California.

(2) Berkeley Aluminum, Inc.

Name and Complete Mailing Address Century Aluminum Company (3) Century Aluminum of West	Title of Class Owned Common Stock Virginia, Inc.	Amount Owned 1,000 shares	Percentage of Voting Securities Owned 100%
Name and Complete Mailing Address Century Aluminum Company (4) Century California, LLC	Title of Class Owned Common Stock	Amount Owned 5,896 shares	Percentage of Voting Securities Owned 100%
Name and Complete Mailing Address Century Aluminum Company (5) Century Kentucky, Inc.	Title of Class Owned Membership Units	Amount Owned 1,000 shares	Percentage of Voting Securities Owned 100%
Name and Complete Mailing Address Century Aluminum Company	Title of Class Owned Common Stock	Amount Owned 1,000 shares	Percentage of Voting Securities Owned 100%

(6) Century Aluminum Holdings, Inc.

Name and Complete Mailing Address Century Aluminum Company (7) Metalsco LLC	Title of Class Owned Common Stock	Amount Owned 1,000 shares	Percentage of Voting Securities Owned 100%
Name and Complete Mailing Address Century Kentucky, Inc. (8) Skyliner LLC	Title of Class Owned Sole Member	Amount Owned N/A	Percentage of Voting Securities Owned 100%
Name and Complete Mailing Address Metalsco LLC (9) NSA General Partnership	Title of Class Owned Sole Member	Amount Owned N/A	Percentage of Voting Securities Owned 100%
Name and Complete Mailing			Percentage of Voting
Address	Title of Class Owned	Amount Owned	Securities Owned
Skyliner LLC	General Partner	N/A	94%
Century California, LLC	General Partner	N/A	5%
Metalsco LLC	General Partner	N/A	1%
(10) Century Aluminum of Kent	ucky General Partnership		
Name and Complete Mailing			Percentage of Voting
Address	Title of Class Owned	Amount Owned	Securities Owned
Skyliner LLC	General Partner	N/A	98%
Metalsco LLC	General Partner	N/A	1%
Century Kentucky, Inc.	General Partner	N/A	1%
(11) Hancock Aluminum LLC			
Name and Complete Mailing Address Century Aluminum of Kentucky General Partnership (12) Century Aluminum of Kent	Title of Class Owned Sole Member	Amount Owned N/A	Percentage of Voting Securities Owned 100%
(12) Century Munimum of Kent	ucky LLC		
Name and Complete Mailing Address Hancock Aluminum LLC	Title of Class Owned Sole Member 8	Amount Owned N/A	Percentage of Voting Securities Owned 100%

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(13) Century Louisiana, Inc.

Name and Complete Mailing
Address
Title of Class Owned
Amount Owned
Securities Owned

Century Aluminum Sole Member N/A 100%

Holdings, Inc.

(14) Virgin Islands Alumina Corporation, LLC

Name and Complete Mailing
Address
Title of Class Owned
Amount Owned
Percentage of Voting
Securities Owned

Century Aluminum of West Sole Member N/A 100%

Virginia, Inc.

UNDERWRITERS

6. Underwriters

(a) The name and complete mailing address of each person who, within three years prior to the date of filing this Application, acted as an underwriter of any securities of the Applicants which are outstanding on the date of filing this application is listed below, along with the title of each class of securities underwritten by the underwriter.

Name and Address Title of Class of Securities Underwritten

Credit Suisse Securities (USA) LLC Common Stock

Eleven Madison Avenue New York, New York 10010

Morgan Stanley & Co. Incorporated Common Stock

1585 Broadway

New York, New York 10036

Kaupthing Bank hf. Common Stock

c/o Credit Suisse Securities (USA) LLC

Eleven Madison Avenue

New York, New York 10010

Landsbanki Islands hf. Common Stock

c/o Credit Suisse Securities (USA) LLC

Eleven Madison Avenue

New York, New York 10010

Kaupthing Securities, Inc.

Common Stock

c/o Credit Suisse Securities (USA) LLC

Eleven Madison Avenue

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New York, New York 10010

(b) There is no proposed underwriter for the Exchange Notes that are proposed to be offered in the connection with the Exchange Notes Indenture that is qualified under this application.

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CAPITAL SECURITIES

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(a) The authorized and outstanding securities of the Company as of November 27, 2009 were as follows:

(1) Century Aluminum Company

Title of Class Common Stock, par value \$0.01 per share	Amount Authorized 195,000,000 shares	Amount Outstanding 92,530,068 shares
Series A Convertible Preferred Stock, par value \$0.01 per share	5,000,000 shares	83,451.92 shares
1.75% Convertible Senior Notes due 2024	\$175,000,000	\$47,067,000
7.5% Senior Notes due 2014	\$250,000,000	\$250,000,000
Industrial Revenue Bonds due 2028	\$7,815,000	\$7,815,000
(2) Berkeley Aluminum, Inc. *		
Title of Class Common Stock, par value \$1.00 per share (3) Century Aluminum of West Virginia,	Amount Authorized 3,000 shares Inc. *	Amount Outstanding 1,000 shares
Title of Class Common Stock, par value \$0.01 per share	Amount Authorized 100,000 shares	Amount Outstanding 5,896 shares
Series A Preferred Stock, par value \$10.00 per share (4) Century California, LLC *	900,000 shares	0 shares
Title of Class LLC Interests (5) Century Kentucky, Inc. *	Amount Authorized 100%	Amount Outstanding 100%
Title of Class Common Stock, par value \$1.00 per share (6) Century Aluminum Holdings, Inc. *	Amount Authorized 1,000 shares	Amount Outstanding 1,000 shares
Title of Class Common Stock, par value \$1.00 per share	Amount Authorized 1,000 shares	Amount Outstanding 1,000 shares
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(7) Metalsco LLC *

Title of Class Amount Authorized Amount Outstanding

LLC Interests 100% 100%

(8) Skyliner LLC *

Title of Class Amount Authorized Amount Outstanding

LLC Interests 100% 100%

(9) NSA General Partnership *

Title of Class Amount Authorized Amount Outstanding

Partnership Interests 100% 100%

(10) Century Aluminum of Kentucky General Partnership *

Title of Class Amount Authorized Amount Outstanding

Partnership Interests 100% 100%

(11) Hancock Aluminum LLC *

Title of Class Amount Authorized Amount Outstanding

LLC Interests 100% 100%

(12) Century Aluminum of Kentucky LLC *

Title of Class Amount Authorized Amount Outstanding

LLC Interests 100% 100%

(13) Century Louisiana, Inc.

Title of Class Amount Authorized Amount Outstanding

Common Stock 1,000 shares 1,000 shares

(14) Virgin Islands Alumina Corporation, LLC *

Title of Class Amount Authorized Amount Outstanding

LLC Interests 100% 100%

* Guarantor of

1.75%

Convertible

Senior Notes

due 2024 and

7.5% Senior

Notes due 2014.

(b) Each share of common stock of an Applicant is entitled to one vote. Except as otherwise provided in the certificate of designations, preferences and rights (the Certificate of Designation) governing the Series A Convertible Preferred Stock, and as otherwise required by law, the Series A Convertible Preferred Stock has no voting rights; provided, however, that, so long as any shares of Series A Convertible Preferred Stock are outstanding, the Company may not, whether by merger, consolidation or otherwise (but excluding any transaction where shares of Series A Convertible Preferred Stock are automatically converted into common stock of the Company or are redeemed), without the affirmative vote of the holders of a majority of the shares of Series A Convertible Preferred Stock then outstanding (voting separately as a class), change the powers, preferences or rights given to the Series A

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Convertible Preferred Stock through an amendment to the Certificate of Designation or our certificate of incorporation or otherwise, or authorize, create or issue any additional shares of Series A Convertible Preferred Stock.

INDENTURE SECURITIES

8. Analysis of indenture provisions.

The Exchange Notes will be issued under the Exchange Notes Indenture to be entered into among the Company, the Guarantors and the Trustee. The following is a general analysis of certain provisions of the Exchange Notes and is qualified in its entirety by reference to the Exchange Notes Indenture filed as an exhibit hereto. The Company has not entered into the Exchange Notes Indenture as of the date of this filing, and the terms of the Exchange Notes Indenture are subject to change prior to its execution. Capitalized terms used below but not defined herein have the meanings assigned to them in the Exchange Notes Indenture.

(a) Events of Default; Withholding of Notice

The following will be Events of Default under the Exchange Notes Indenture:

- (1) the failure by the Company to pay the principal of any Exchange Note when the same becomes due and payable at maturity, upon acceleration or redemption, or otherwise;
- (2) the failure by the Company to pay interest on any Exchange Note when the same becomes due and payable and the continuance of any such failure for a period of 30 days;
- (3) the failure by the Company to make an Offer to Purchase and thereafter accept and pay for Exchange Notes tendered when and as required by the Exchange Notes Indenture, or the Company or any Guarantor fails to comply with the consolidation, merger or sale of assets covenant of the Exchange Notes Indenture;
- (4) the Company defaults in the performance of or breaches any other covenant or agreement of the Company in the Exchange Notes Indenture or under the Exchange Notes and the default or breach continues for a period of 60 consecutive days after written notice to the Company by the Trustee or to the Company and the Trustee by the Holders of 25% or more in aggregate principal amount of the Exchange Notes;
- (5) there occurs with respect to any Debt of the Company or any of its Restricted Subsidiaries having an outstanding principal amount of \$10.0 million or more in the aggregate for all such Debt of all such Persons (i) an event of default that has caused the holder thereof to declare such Debt to be due and payable prior to its scheduled maturity or (ii) failure to make a principal payment when due and such defaulted payment is not made, waived or extended within the applicable grace period;
- (6) one or more final judgments or orders for the payment of money are rendered against the Company or any of its Restricted Subsidiaries (other than such judgments or orders rendered against the Company or any of its Restricted Subsidiaries with respect to claims, actions or judgments arising out of or relating to Legacy Domestic Subsidiaries, including without limitation claims, actions or judgments arising out of or relating to the employment of current or former employees of one or more Legacy Domestic Subsidiaries) and are not paid or discharged, and there is a period of 60 consecutive days following entry of the final judgment or order that causes the aggregate amount for all such final judgments or orders outstanding and not paid or discharged against all such Persons to exceed \$10.0 million (in excess of amounts which the Company s insurance carriers have agreed to pay under applicable policies) during which a stay of enforcement, by reason of a pending appeal or otherwise, is not in effect (a judgment default);

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- (7) an involuntary case or other proceeding is commenced against the Company or any Significant Restricted Subsidiary with respect to it or its debts under any bankruptcy, insolvency or other similar law now or hereafter in effect seeking the appointment of a trustee, receiver, liquidator, custodian or other similar official of it or any substantial part of its property, and such involuntary case or other proceeding remains undismissed and unstayed for a period of 60 days; or an order for relief is entered against the Company or any such Significant Restricted Subsidiary under the federal bankruptcy laws as now or hereafter in effect:
- (8) the Company or any of its Significant Restricted Subsidiaries (i) commences a voluntary case under any applicable bankruptcy, insolvency or other similar law now or hereafter in effect, or consents to the entry of an order for relief in an involuntary case under any such law, (ii) consents to the appointment of or taking possession by a receiver, liquidator, assignee, custodian, trustee, sequestrator or similar official of the Company or any of its Significant Restricted Subsidiaries or for all or substantially all of the property and assets of the Company or any of its Significant Restricted Subsidiaries or (iii) effects any general assignment for the benefit of creditors (an event of default specified in clause (7) or (8) a bankruptcy default);
- (9) any Note Guaranty of any Significant Restricted Subsidiary ceases to be in full force and effect, other than in accordance with the terms of the Exchange Notes Indenture, or any such Guarantor denies or disaffirms its obligations under its Note Guaranty; or
- (10) the Liens created by the Collateral Agreements shall at any time not constitute a valid and perfected Lien on any material portion of the Collateral intended to be covered thereby (to the extent perfection by filing, registration, recordation or possession is required by the Exchange Notes Indenture or the Collateral Agreements), or, except for expiration in accordance with its terms or amendment, modification, waiver, termination or release in accordance with the terms of the Exchange Notes Indenture, any of the Collateral Agreements shall for whatever reason be terminated or cease to be in full force and effect, if in either case, such default continues for 60 days after notice, or the enforceability thereof shall be contested by the Company or any Guarantor (an event of default specified in this clause a collateral default); provided that such collateral default shall not result in an Event of Default if it occurs as a result of a bankruptcy default with respect to a Legacy Domestic Subsidiary.

If an Event of Default, other than a bankruptcy default with respect to the Company, occurs and is continuing under the Exchange Notes Indenture, the Trustee or the Holders of at least 25% in aggregate principal amount of the Exchange Notes then outstanding, by written notice to the Company (and to the Trustee if the notice is given by the Holders), may, and the Trustee at the request of such Holders shall, declare the principal of and accrued interest on the Exchange Notes to be immediately due and payable. Upon a declaration of acceleration, such principal and interest will become immediately due and payable. If a bankruptcy default occurs with respect to the Company, the principal of and accrued interest on the Exchange Notes then outstanding will become immediately due and payable without any declaration or other act on the part of the Trustee or any Holder.

The Holders of a majority in principal amount of the outstanding Exchange Notes by written notice to the Company and to the Trustee may waive all past Defaults and rescind and annul a declaration of acceleration and its consequences if:

- (1) all existing Events of Default, other than the nonpayment of the principal of, premium, if any, and interest on the Exchange Notes that have become due solely by the declaration of acceleration, have been cured or waived,
- (2) the rescission would not conflict with any judgment or decree of a court of competent jurisdiction, and

(3)

there had been paid to or deposited with the Trustee a sum sufficient to pay all amounts due to the trustee and to reimburse the Trustee for any and all fees, expenses and disbursements advanced by the Trustee, its agents and its counsel incurred in connection with such Default.

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Except as otherwise provided in the Exchange Notes Indenture, the Holders of a majority in principal amount of the outstanding Exchange Notes may, by notice to the Trustee, waive an existing Default and its consequences. Upon such waiver, the Default will cease to exist, and any Event of Default arising therefrom will be deemed to have been cured, but no such waiver will extend to any subsequent or other Default or impair any right consequent thereon.

The Holders of a majority in aggregate principal amount of the outstanding Exchange Notes may direct the time, method and place of conducting any proceeding for any remedy available to the Trustee or exercising any trust or power conferred on the Trustee. However, the Trustee may refuse to follow any direction that conflicts with law or the Exchange Notes Indenture, that may involve the Trustee in personal liability, or that the Trustee determines in good faith may be unduly prejudicial to the rights of Holders of Exchange Notes not joining in the giving of such direction, and may take any other action it deems proper that is not inconsistent with any such direction received from Holders of Exchange Notes.

A Holder may not institute any proceeding, judicial or otherwise, with respect to the Exchange Notes Indenture or the Exchange Notes, or for the appointment of a receiver or trustee, or for any other remedy under the Exchange Notes Indenture or the Exchange Notes, unless:

- (1) the Holder has previously given to the Trustee written notice of a continuing Event of Default;
- (2) Holders of at least 25% in aggregate principal amount of outstanding Exchange Notes have made written request to the Trustee to institute proceedings in respect of the Event of Default in its own name as Trustee under the Exchange Notes Indenture;
- (3) Holders have offered to the Trustee indemnity reasonably satisfactory to the Trustee against any costs, liabilities or expenses to be incurred in compliance with such request;
- (4) the Trustee for 60 days after its receipt of such notice, request and offer of indemnity has failed to institute any such proceeding; and
- (5) during such 60-day period, the Holders of a majority in aggregate principal amount of the outstanding Exchange Notes have not given the Trustee a direction that is inconsistent with such written request.

Notwithstanding anything to the contrary, the right of a Holder of an Exchange Note to receive payment of principal of or interest on its Exchange Note on or after the Stated Maturity thereof, or to bring suit for the enforcement of any such payment on or after such respective dates, may not be impaired or affected without the consent of that Holder.

If any Default occurs and is continuing and is known to the Trustee, the Trustee will send notice of the Default to each Holder within 90 days after it occurs, unless the Default has been cured; *provided* that, except in the case of a default in the payment of the principal of or interest on any Exchange Note, the Trustee may withhold the notice if and so long as the board of directors, the executive committee or a trust committee of directors of the Trustee in good faith determines that withholding the notice is in the interest of the Holders.

(b) Authentication and Delivery of the Notes; Use of Proceeds

The Exchange Notes to be issued under the Exchange Notes Indenture may be executed by manual or facsimile signature on behalf of the Company by any of the following persons: the Chairman of the Board of Directors, the president or chief executive officer, any vice president, the chief financial officer, the treasurer or any assistant treasurer, or the secretary or any assistant secretary of the Company.

The Trustee will authenticate and make available for delivery Exchange Notes for original issue, upon receipt of a certificate signed in the name of the Company by (i) by the chairman of the Board of Directors, the president or

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chief executive officer or a vice president and (ii) by the chief financial officer, the treasurer or any assistant treasurer or the secretary or any assistant secretary.

There will be no proceeds from the issuance of the Exchange Notes because the Exchange Notes will be exchanged for the Existing Notes.

(c) Release and Substitution of Property Subject to the Lien of the Indenture

The Second-Priority Liens will be released, with respect to the Exchange Notes and the Guarantees:

- (1) in whole, upon payment in full of the principal of, accrued and unpaid interest and premium, if any, on the Exchange Notes and payment in full of all other Obligations in respect thereof that are due and payable at or prior to the time such principal, accrued and unpaid interest and premium, if any, on the Exchange Notes are paid;
- (2) in whole, upon discharge and defeasance of the Exchange Notes Indenture;
- (3) with the consent of the requisite Holders of the Exchange Notes pursuant, including, without limitation, consents obtained in connection with a tender offer or exchange offer for, or purchase of, the Exchange Notes:
- (4) in connection with any disposition of Collateral to any Person other than the Company or any of the Restricted Subsidiaries (but excluding any merger transaction where the recipient is required to become the obligor on the Exchange Notes or a Note Guaranty) that is permitted by the Exchange Notes Indenture (with respect to the Lien on such Collateral);
- (5) provided that such asset has not been so transferred prior to the Issue Date, such that it does not secure the Exchange Notes, the Lien on an automatic sow caster with a book value of less than \$5 million presently located in Century Aluminum of West Virginia, Inc. shall be released upon its transfer to Helguvik within 180 days after the Issue Date so long as such transfer is otherwise permitted under the Exchange Notes Indenture; or
- (6) if First Lien Indebtedness is incurred, the Intercreditor Agreement will provide that the Liens securing the Exchange Notes and the Note Guarantees will be released on any Collateral to the extent such Collateral is disposed of in connection with the enforcement of the First-Priority Liens, provided that the Lien securing the Exchange Notes and the Note Guarantees will remain on proceeds thereof.

provided, that, in each case, the Trustee has received all documentation, if any, that may be required by the Trust Indenture Act in connection therewith. In connection with any release of Collateral as provided for above, the Collateral Agent will promptly execute and deliver any release documentation with respect thereto as instructed by the Trustee.

(d) Satisfaction and Discharge of the Indenture

The Company may discharge its obligations under the Exchange Notes and the Exchange Notes Indenture by irrevocably depositing in trust with the Trustee money or U.S. Government Obligations sufficient to pay principal of and interest on the Exchange Notes to maturity or redemption within one year, subject to meeting certain other conditions.

The Company may also elect at any time prior to the scheduled maturity of the Exchange Notes to:

(1) discharge most of its obligations in respect of the Exchange Notes and the Exchange Notes Indenture, not including obligations related to the defeasance trust or to the replacement of Exchange Notes or its obligations to the Trustee (*legal defeasance*); or

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(2) discharge its obligations under most of the covenants and under certain clauses of the Consolidation, Merger or Sale of Assets article of the Exchange Notes Indenture (and certain events in the Events of Default section of the Exchange Notes Indenture will no longer constitute Events of Default (covenant defeasance);

by irrevocably depositing in trust with the Trustee money or U.S. Government Obligations sufficient to pay principal of and interest on the Exchange Notes to maturity or redemption and by meeting certain other conditions, including delivery to the Trustee of either a ruling received from the Internal Revenue Service or an Opinion of Counsel to the effect that the Holders will not recognize income, gain or loss for federal income tax purposes as a result of the defeasance and will be subject to federal income tax on the same amount and in the same manner and at the same times as would otherwise have been the case. In the case of legal defeasance, such an opinion may not be given absent a change of law after the Issue Date. The defeasance would in each case be effective when 123 days have passed since the date of the deposit in trust.

In the case of either discharge or defeasance, the note guarantees, if any, will terminate, and the Collateral Agreements will terminate and the Collateral shall be released from the Liens thereunder.

(e) Evidence Required to be Furnished by the Company to the Trustee as to Compliance with the Conditions and Covenants Provided for in the Indenture

The Company and each Guarantor are required to deliver to the Trustee an annual certificate, executed by officers of the Company and each Guarantor, stating that the Company and each Guarantor has fulfilled its obligations under the Exchange Notes Indenture or, if there has been a Default, specifying the Default and its nature and status. In addition, the Company is required to deliver to the Trustee, as soon as possible and in any event within 30 days after the Company becomes aware or should reasonably become aware of the occurrence of a Default, an Officers Certificate setting forth the details of the Default, and the action which the Company proposes to take with respect thereto.

9. Other Obligors

No person, other than the Applicants, is an obligor of the Exchange Notes.

The mailing address for each Applicant is 2511 Garden Road, Building A, Suite 200, Monterey, California.

Contents of Application for Qualification. This application for qualification comprises

- (a) Pages numbered 1 to 20, consecutively.
- (b) The statement of eligibility and qualification of the trustee under the indenture to be qualified.
- (c) The following exhibits in addition to those filed as part of the statement of eligibility and qualification of the trustee:

Exhibit Description

T3A	Restated Certificate of Incorporation of Century Aluminum Company, as amended (1)
Т3В	Amended and Restated Bylaws of Century Aluminum Company (2)
T3C	Form of Indenture among Century Aluminum Company, the subsidiary guarantors and Wilmington Trust Company, LLC, as trustee, for 8% Senior Secured Notes due 2014 †
T3D	Not Applicable
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Exhibit T3E.1	Description Offering Circular and Consent Solicitation Statement, dated October 28, 2009 (3)
T3E.2	Letter of Transmittal and Consent †
T3E.3	Letter to Participants in the Depositary Trust Company †
T3E.4	Letter to Beneficial Holders †
T3E.5	First Supplement to the Offering Circular and Consent Solicitation Statement, dated November 12, 2009 (4)
T3E.6	Second Supplement to the Offering Circular and Consent Solicitation Statement, dated November 13, 2009 (5)
T3E.7	Third Supplement to the Offering Circular and Consent Solicitation Statement, dated December 3, 2009. *
T3F	Cross-reference sheet showing the location in the Exchange Notes Indenture of the provisions inserted therein pursuant to Section 310 through 318(a), inclusive, of the Trust Indenture Act of 1939 ⁽⁶⁾
25.1	Statement of Eligibility and Qualification Under the Trust Indenture Act of 1939 of a Corporation Designated to Act as Trustee †

- * Filed herewith.
- † Previously filed with the Form T-3 on December 2, 2009.
- (1) Incorporated herein by reference to Exhibit 3.01 to the Company s Quarterly Report on Form 10-Q for the quarterly period ended June 30, 2009, filed with the SEC on August 10, 2009.
- (2) Incorporated herein by reference to

Exhibit 4.1 to the Company s Current Report on Form 8-K filed with the SEC on August 16, 2005.

- (3) Incorporated herein by reference to Exhibit 99.2 to the Company s Current Report on Form 8-K filed with the SEC on October 28, 2009.
- (4) Incorporated herein by reference to Exhibit 99.2 to the Company's Current Report on Form 8-K filed with the SEC on November 17, 2009.
- (5) Incorporated herein by reference to Exhibit 99.4 to the Company s Current Report on Form 8-K filed with the SEC on November 17, 2009.
- (6) Included as part of Exhibit T3C.

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SIGNATURE

Pursuant to the requirements of the Trust Indenture Act of 1939, the applicant, Century Aluminum Company, a corporation organized and existing under the laws of the State of Delaware, has duly caused this application to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Monterey, and State of California, on the 7th day of December, 2009.

CENTURY ALUMINUM COMPANY

By: /s/ William J. Leatherberry

Name: William J. Leatherberry
Title: Senior Vice President, General
Counsel and Assistant
Secretary

BERKELEY ALUMINUM, INC.

By: /s/ William J. Leatherberry

Name: William J. Leatherberry Title: Director, Vice President and

Secretary

CENTURY ALUMINUM OF WEST VIRGINIA, INC.

By: /s/ William J. Leatherberry

Name: William J. Leatherberry Title: Director, Vice President and

Secretary

CENTURY CALIFORNIA, LLC

By: /s/ William J. Leatherberry

Name: William J. Leatherberry Title: Vice President and Secretary

CENTURY KENTUCKY, INC.

By: /s/ William J. Leatherberry

Name: William J. Leatherberry Title: Director, Vice President and

Secretary

CENTURY ALUMINUM HOLDINGS, INC.

By: /s/ William J. Leatherberry

Name: William J. Leatherberry Title: Director, Vice President and

Secretary 18

METALSCO LLC

By: /s/ William J. Leatherberry

> Name: William J. Leatherberry Title: Manager, Vice President and

Secretary

SKYLINER LLC

/s/ William J. Leatherberry By:

> Name: William J. Leatherberry Title: Vice President and Secretary

NSA GENERAL PARTNERSHIP By: Skyliner, LLC General Partner

By: /s/ William J. Leatherberry

> Name: William J. Leatherberry Title: Vice President and Secretary

CENTURY ALUMINUM OF KENTUCKY GENERAL PARTNERSHIP By: Skyliner, LLC General Partner

By: /s/ William J. Leatherberry

> Name: William J. Leatherberry Title: Vice President and Secretary

HANCOCK ALUMINUM LLC

By: /s/ William J. Leatherberry

> Name: William J. Leatherberry Title: Manager, Vice President and Secretary

CENTURY ALUMINUM OF KENTUCKY LLC

By: /s/ William J. Leatherberry

Name: William J. Leatherberry

Title: Manager, Vice President and

Secretary

CENTURY LOUISIANA, INC.

By: /s/ William J. Leatherberry

Name: William J. Leatherberry Title: Director, Vice President and

Secretary 19

VIRGIN ISLANDS ALUMINA CORPORATION, LLC

By: /s/ William J. Leatherberry

Name: William J. Leatherberry Title: Power of Attorney

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