Zyuzin Igor Form SC 13D/A July 16, 2012

### UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

### **SCHEDULE 13D**

**Under the Securities Exchange Act of 1934** 

(Amendment No. 16)\*

### **MECHEL OAO**

(Name of Issuer)

### COMMON SHARES, PAR VALUE 10 RUSSIAN RUBLES PER SHARE

AMERICAN DEPOSITARY SHARES, EACH ADS REPRESENTING ONE COMMON SHARE

(Title of Class of Securities)

RU000A0DKXV5

583840103

(CUSIP Number)

Vladislav Zlenko

Krasnoarmeyskaya str., 1

125993 Moscow,

**Russian Federation** 

+7 495 2218888

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

July 16, 2012

(Date of Event which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of Rule 13d-1(e), 13d-1(f) or 13d-1(g), check the following box ".

**Note:** Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See Rule 13d-7 for other parties to whom copies are to be sent.

\* The remainder of this cover page shall be filled out for a reporting person s initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page. The information required on the remainder of this cover page shall not be deemed to be filed for the purpose of Section 18 of the Securities Exchange Act of 1934, as amended (the Act ), or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

### CUSIP No. RU000A0DKXV5; 583840103

I.R.S. Identification Nos. of above persons (entities only)

2. Check the Appropriate Box if a member of a Group (See Instructions)

5. Check if Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e) "

1. Name of Reporting Persons

Igor V. Zyuzin

(b) x

4. Source of Funds (See Instructions)

Citizenship or Place of Organization

(a) "

3. SEC Use Only

OO

Rus		Federation Sole Voting Power
Number of		
Shares	8.	205,384 Shared Voting Power
Beneficially		
Owned by		272,419,227
Each	9.	Sole Dispositive Power
Reporting		
Person	10.	205,384 Shared Dispositive Power
With		-

134,853,191

### 272,624,611

- 12. Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions) "
- 13. Percent of Class Represented by Amount in Row (11)

65.49%

14. Type of Reporting Person (See Instructions)

IN

### CUSIP No. RU000A0DKXV5; 583840103

I.R.S. Identification Nos. of above persons (entities only)

2. Check the Appropriate Box if a member of a Group (See Instructions)

5. Check if Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e) "

1. Name of Reporting Persons

Calridge Limited

(b) x

4. Source of Funds (See Instructions)

(a) "

3. SEC Use Only

OO

Person

With

Rep		c of Cyprus Sole Voting Power
Number of		
Shares	8.	130,901,446 Shared Voting Power
Beneficially		
Owned by		141,517,781
Each	9.	Sole Dispositive Power
Reporting		

Citizenship or Place of Organization

112,191,792

10. Shared Dispositive Power

### 272,419,227 12. Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions) 13. Percent of Class Represented by Amount in Row (11) 65.44%

14. Type of Reporting Person (See Instructions)

CO

### CUSIP No. RU000A0DKXV5

(a) " (b) x

1. Name of Reporting Persons

Bellasis Holdings Limited

I.R.S. Identification Nos. of above persons (entities only)

2. Check the Appropriate Box if a member of a Group (See Instructions)

3.	SEC Us	se On	ıly		
4.	Source of Funds (See Instructions)				
5.	OO Check i		closure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e) "		
6.	Citizens	ship o	or Place of Organization		
	Rep		c of Cyprus Sole Voting Power		
Num	nber of		75,000,000		
Sh	nares	8.	Shared Voting Power		
Bene	ficially				
Owr	ned by		-0-		
Е	ach	9.	Sole Dispositive Power		
Rep	orting				
Pe	erson	10.	1,263,618 Shared Dispositive Power		
W	Vith				
			-0-		

4

# 75,000,000 12. Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions) 13. Percent of Class Represented by Amount in Row (11) 18.02% 14. Type of Reporting Person (See Instructions)

### CUSIP No. RU000A0DKXV5

1. Name of Reporting Persons

Armolink Limited

I.R.S. Identification Nos. of above persons (entities only)

2. Check the Appropriate Box if a member of a Group (See Instructions)

	(a) "	(b)	X
3.	SEC Us	e On	ly
4.	Source	of Fu	nds (See Instructions)
5.	OO Check i	f Dis	closure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)
6.	Citizens	ship o	or Place of Organization
	Rep		c of Cyprus Sole Voting Power
S	mber of hares eficially	8.	7,366,000 Shared Voting Power
	rned by	9.	-0- Sole Dispositive Power
P	porting erson With	10.	246,000 Shared Dispositive Power
11.	Aggrega	ate A	-0- mount Beneficially Owned by Each Reporting Person

5

## 7,366,000 12. Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions) 13. Percent of Class Represented by Amount in Row (11) 1.77% 14. Type of Reporting Person (See Instructions)

### CUSIP No. RU000A0DKXV5

MetHol OOO

(a) " (b) x

1. Name of Reporting Persons

I.R.S. Identification Nos. of above persons (entities only)

2. Check the Appropriate Box if a member of a Group (See Instructions)

3.	SEC Us	se On	ly
4.	Source	of Fu	nds (See Instructions)
5.	OO Check i		closure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)
6.	Citizens	ship c	or Place of Organization
	Rus	sian 7.	Federation Sole Voting Power
Sh	nber of nares ficially	8.	-()- Shared Voting Power
	ned by	9.	75,000,000 Sole Dispositive Power
Rep	orting		
	rson Vith	10.	-0- Shared Dispositive Power
			1,263,618

6

# 75,000,000 12. Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions) 13. Percent of Class Represented by Amount in Row (11) 18.02% 14. Type of Reporting Person (See Instructions) CO

### CUSIP No. RU000A0DKXV5

1. Name of Reporting Persons

Actiondeal Limited

(a) " (b) x

I.R.S. Identification Nos. of above persons (entities only)

2. Check the Appropriate Box if a member of a Group (See Instructions)

3. SEC Us	se On	ly
4. Source	of Fu	ands (See Instructions)
OO 5. Check i		closure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)
6. Citizen	ship o	or Place of Organization
Rep		c of Cyprus Sole Voting Power
Number of Shares Beneficially	8.	20,151,781 Shared Voting Power
Owned by Each	9.	-0- Sole Dispositive Power
Reporting		20,151,781
Person With	10.	Shared Dispositive Power
		-0-

### 20,151,781 12. Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions) 13. Percent of Class Represented by Amount in Row (11) 4.84% 14. Type of Reporting Person (See Instructions)

CO

### CUSIP No. RU000A0DKXV5

1. Name of Reporting Persons

Cyberwood Limited

(a) " (b) x

I.R.S. Identification Nos. of above persons (entities only)

2. Check the Appropriate Box if a member of a Group (See Instructions)

3.	SEC Us	e Onl	ly
4.	Source	of Fu	nds (See Instructions)
5.	OO Check i	f Disc	closure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e) "
6.	Citizens	ship o	r Place of Organization
	Rep		c of Cyprus Sole Voting Power
Sh	nber of nares	8.	39,000,000 Shared Voting Power
	ned by	9.	-0- Sole Dispositive Power
Pe	oorting erson Vith	10.	1,000,000 Shared Dispositive Power

### 39,000,000 12. Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions) 13. Percent of Class Represented by Amount in Row (11) 9.37% 14. Type of Reporting Person (See Instructions)

CO

### Item 1. Security and Issuer

This Amendment No. 16 to Schedule 13D (the <u>Schedule 13D</u>) further amends and restates in its entirety the Schedule 13D originally filed by the Reporting Persons on July 21, 2008 (the Original Schedule 13D) amended and restated as of June 19, 2009, August 20, 2009, December 29, 2009, March 12, 2010, April 22, 2010, July 12, 2010, October 14, 2010, March 4, 2011, April 21, 2011, May 12, 2011, September 7, 2011, October 7, 2011, December 29, 2011, April 13, 2012 and May 23, 2012 (the Amended Schedule 13D) and relates to common shares, par value 10 Russian rubles per share (the <u>Common Shares</u>), of Mechel OAO, an open joint-stock company incorporated under the laws of the Russian Federation (the <u>Issuer</u>) and the Issuer s American Depositary Sha<u>res</u> (<u>ADSs</u>), each ADS representing one Common Share. The principal executive offices of the Issuer are located at 1 Krasnoarmeyskaya St., Moscow 125993, Russian Federation.

### Item 2. Identity and Background

(a) - (c) and (f). This Schedule 13D is filed by Igor V. Zyuzin, a natural person and a citizen of the Russian Federation (<u>Mr. Zyuzin</u>); Calridge Limited, a limited company organized under the laws of the Republic of Cyprus (<u>Calridge</u>); Bellasis Holdings Limited, a limited company organized under the laws of the Republic of Cyprus (<u>Bellasis</u>); Armolink Limited, a limited company organized under the laws of the Republic of Cyprus (<u>MetHol</u>), Actiondeal Limited, a limited company organized under the laws of the Republic of Cyprus (<u>Actiondeal</u>) and Cyberwood Limited, a limited company organized under the laws of the Republic of Cyprus (<u>Cyberwood</u>) (collectively, the <u>Reporting Persons</u>).

Mr. Zyuzin co-founded the Issuer in 2003 and has been the Issuer s chief executive officer since December 2006 and till July 2010. Mr. Zyuzin is also a chairman of the board of directors of the Issuer. Mr. Zyuzin s principal business address is at the Issuer s principal executive office at 1 Krasnoarmeyskaya St., Moscow 125993, Russian Federation.

**Calridge** is a limited company organized under the laws of Cyprus whose principal business is to make private investments and act a holding company for Mr. Zyuzin. Mr. Zyuzin owns all the outstanding equity interests in Calridge. The principal business office address of Calridge is 3 Themistokli Dervi, Julia House, PC 1066, Nicosia, Republic of Cyprus. The names of the executive officers and directors of Calridge, their addresses, citizenship and principal occupations are as follows:

Name and Office Held	Business Address	Citizenship	Principal Occupation or Employment
Soterakis Koupepides	3 Themistokli Dervi	United Kingdom	Principal Manager and Head of Fiduciary Services of Abacus
	Julia House		Limited, a provider of corporate administration services; Elenion
Director	PC 1066, Nicosia		Building, 5 Themistocles Dervis Street, 2nd Floor, 1066 Nicosia,
	Republic of Cyprus		Republic of Cyprus
Stella Raouna	3 Themistokli Dervi	Republic of Cyprus	Principal Manager of Company Administration Services at Abacus
	Julia House		Limited, a provider of corporate administration services; Elenion
Director	PC 1066, Nicosia		Building, 5 Themistocles Dervis Street, 2nd Floor, 1066 Nicosia,
	Republic of Cyprus		Republic of Cyprus

**Bellasis** is a limited company organized under the laws of Cyprus whose principal business is to make private investments. Calridge and MetHol own 10% and 90%, respectively, of the outstanding equity interests in Bellasis. The principal business office address of Bellasis is 3 Themistokli Dervi, Julia House, PC 1066, Nicosia, Republic of Cyprus. The names of the executive officers and directors of Bellasis, their addresses, citizenship and principal occupations are as follows:

Name and Office Held	<b>Business Address</b>	Citizenship	Principal Occupation or Employment
Charalambos Michaelides	3 Themistokli Dervi	Republic of Cyprus	Principal Manager of Company Administration Services at Abacus
	Julia House		Limited, a provider of corporate administration services; Elenion
Director	PC 1066, Nicosia		Building, 5 Themistocles Dervis Street, 2nd Floor, 1066 Nicosia,
	Republic of Cyprus		Republic of Cyprus
Stella Raouna	3 Themistokli Dervi	Republic of Cyprus	Principal Manager of Company Administration Services at Abacus
	Julia House		Limited, a provider of corporate administration services; Elenion
Director	PC 1066, Nicosia		Building, 5 Themistocles Dervis Street, 2nd Floor, 1066 Nicosia,
	Republic of Cyprus		Republic of Cyprus

**Armolink** is a limited company organized under the laws of Cyprus whose principal business is to make private investments. Calridge owns all the outstanding equity interests in Armolink. The principal business office address of Armolink is 3 Themistokli Dervi, Julia House, PC 1066, Nicosia, Republic of Cyprus. The names of the executive officers and directors of Armolink, their addresses, citizenship and principal occupations are as follows:

Name and Office Held	Business Address	Citizenship	Principal Occupation or Employment
Soterakis Koupepides	3 Themistokli Dervi	United Kingdom	Principal Manager and Head of Fiduciary Services of Abacus
	Julia House		Limited, a provider of corporate administration services; Elenion
Director	PC 1066, Nicosia		Building, 5 Themistocles Dervis Street, 2nd Floor, 1066 Nicosia,
	Republic of Cyprus		Republic of Cyprus
Stella Raouna	3 Themistokli Dervi	Republic of Cyprus	Principal Manager of Company Administration Services at Abacus
	Julia House		Limited, a provider of corporate administration services; Elenion
Director	PC 1066, Nicosia		Building, 5 Themistocles Dervis Street, 2nd Floor, 1066 Nicosia,
	Republic of Cyprus		Republic of Cyprus

**MetHol** is a limited company organized under the laws of the Russian Federation whose principal business is to make private investments. Mr. Zyuzin owns all the outstanding equity interests in MetHol. The principal business office address of MetHol is 1st Schipkovsky per., d. 3, Moscow 113 093, Russian Federation. The names of the executive officers and directors of MetHol, their addresses, citizenship and principal occupations are as follows:

Name and Office Held Business Address Citizenship

Principal Occupation or Employment

Tatyana Ifutina Krasnoarmeyskaya str., 1 Russian Federation Head of Human Resources

Department, Mechel Management

Company OOO,

Krasnoarmeyskaya str., 1,

Moscow, Russian Federation,

125993

Moscow 125993

Russian Federation General Director

**Actiondeal** is a limited company organized under the laws of Cyprus whose principal business is to make private investments. Calridge owns all the outstanding equity interests in Actiondeal. The principal business office address of Actiondeal is 3 Themistokli Dervi, Julia House, PC 1066, Nicosia, Republic of Cyprus. The names of the executive officers and directors of Actiondeal, their addresses, citizenship and principal occupations are as follows:

Name and Office Held	<b>Business Address</b>	Citizenship	Principal Occupation or Employment
Director	3 Themistokli Dervi	Republic of Cyprus	Principal Manager of Cypcosecretarial Limited, a
	Julia House		provider of corporate administration services;
Menikos Yiannakou	PC 1066, Nicosia		Michalakopoulou, 14, DEMITAS TOWER, 3 <sup>rd</sup> floor, Flat/Office
	Republic of Cyprus		302, P.C. 1075, Nicosia, Republic of Cyprus
Director	3 Themistokli Dervi	Republic of Cyprus	Principal Manager of Cypcosecretarial Limited, a
	Julia House		provider of corporate administration services;
Emilios Kallenos	PC 1066, Nicosia		Michalakopoulou, 14, DEMITAS TOWER, 3 <sup>rd</sup> floor, Flat/Office
	Republic of Cyprus		302, P.C. 1075, Nicosia, Republic of Cyprus
Director	3 Themistokli Dervi	Republic of Cyprus	Principal Manager of Cypcosecretarial Limited, a
	Julia House		provider of corporate administration services;
Michalakis Hadjimichael	PC 1066, Nicosia		Michalakopoulou, 14, DEMITAS TOWER, 3 <sup>rd</sup> floor, Flat/Office
Cybonyood is a limited some	Republic of Cyprus	arus whose principal business is to re	302, P.C. 1075, Nicosia, Republic of Cyprus

**Cyberwood** is a limited company organized under the laws of Cyprus whose principal business is to make private investments. Calridge owns all the outstanding equity interests in Cyberwood. The principal business office address of Cyberwood is 3 Themistokli Dervi, Julia House, PC 1066, Nicosia, Republic of Cyprus. The names of the executive officers and directors of Cyberwood, their addresses, citizenship and principal occupations are as follows:

Name and Office Held	Business Address	Citizenship	Principal Occupation or Employment
Director	3 Themistokli Dervi	Republic of Cyprus	Principal Manager of
	Julia House		Cypcosecretarial Limited, a provider of corporate administration services;
Menikos Yiannakou	PC 1066, Nicosia		Michalakopoulou, 14, DEMITAS TOWER, 3 <sup>rd</sup> floor, Flat/Office
	Republic of Cyprus		302, P.C. 1075, Nicosia, Republic of Cyprus
Director	3 Themistokli Dervi	Republic of Cyprus	Principal Manager of
	Julia House		Cypcosecretarial Limited, a provider of corporate administration services;
Emilios Kallenos	PC 1066, Nicosia		Michalakopoulou, 14, DEMITAS TOWER, 3 <sup>rd</sup> floor, Flat/Office 302, P.C. 1075, Nicosia, Republic

Republic of Cyprus of Cyprus

Director	3 Themistokli Dervi	Republic of Cyprus	Principal Manager of
Michalakis Hadjimichael	Julia House		Cypcosecretarial Limited, a provider of corporate administration services;
	PC 1066, Nicosia		Michalakopoulou, 14, DEMITAS TOWER, 3 <sup>rd</sup> floor, Flat/Office
	Republic of Cyprus		302, P.C. 1075, Nicosia, Republic of Cyprus

(d) and (e). To the best knowledge of the Reporting Persons, none of the persons or entities identified in this Item 2 has, during the five years preceding the date of this Schedule 13D, (i) has been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) or (ii) was a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.

### Item 3. Source and Amount of Funds or Other Consideration

Mr. Zyuzin co-founded the Issuer in 2003 and has maintained a significant stake in the Issuer since then.

### Item 4. Purpose of Transaction

Mr. Zyuzin directly and indirectly owns approximately 67.42% of the Common Shares. Except in certain cases as provided by the Federal Law On Joint-Stock Companies , dated December 26, 1995, as amended, resolutions at a shareholders meeting of the Issuer are adopted by a simple majority in a meeting at which shareholders holding more than half of the voting shares of the Issuer are present or represented. Accordingly, Mr. Zyuzin already has the power to control the outcome of most matters to be decided by vote at a shareholders meeting and can control the appointment of the majority of directors and the removal of all of the elected directors.

The 10b5-1 Purchase Instruction set out in the Original Schedule 13D was terminated and no purchases thereunder were made.

No Reporting Person has any present plan or proposal to acquire or dispose of any Common Shares, ADSs or GDSs, although consistent with its investment purpose, each Reporting Person at any time and from time to time may acquire additional Common Shares, ADSs, or GDSs or dispose of any or all of its Common Shares, ADSs or GDSs, as applicable, depending upon prevailing market, economic and other conditions, other investment and business opportunities available to the Reporting Persons, liquidity requirements of the Reporting Persons, tax considerations and/or other investment considerations.

As the chairman of the board of directors and controlling shareholder of the Issuer, at any given time, Mr. Zyuzin may be involved in discussions, plans or proposals which relate to or, if effected, may result in any of the matters referred to in paragraphs (a) through (j), inclusive, of the instructions to Item 4 of Schedule 13D.

None of the Reporting Persons has any plans or proposals which relate to, or could result in, any of the matters referred to in paragraphs (a) through (j), inclusive, of the instructions to Item 4 of Schedule 13D. The Reporting Persons may, at any time and from time to time, review or reconsider their position and/or change their purpose and/or formulate plans or proposals with respect thereto.

### Item 5. Interest in Securities of the Issuer

(a) (b). All percentages of Common Shares disclosed in this Schedule 13D are calculated based on an aggregate total of 416,270,745 Common Shares, including Common Shares underlying ADSs and GDSs, issued and outstanding as of August 20, 2009.

As of July 16, 2012, Mr. Zyuzin was the record owner of 205,384 Common Shares, which represents 0.05% of the Common Shares, Calridge was the record owner of 130,901,446 Common Shares, which represents 31.45% of the Common Shares, Bellasis was the record owner of 75,000,000 Common Shares, which represents 18.02% of the Common Shares, Armolink was the record owner of 7,366,000 Common Shares, which represents 1.77% of the Common Shares, Actiondeal was the record owner of 20,151,781 Common Shares, which represents 4.84% of the Common Shares and Cyberwood was the record owner of 39,000,000 Common Shares, which represents 9.37% of the Common Shares.

In addition to the Common Shares directly held by Calridge as described above, Calridge also beneficially owns 141,517,781 Common Shares, or 34% of the Common Shares, as explained below.

Mr. Zyuzin owns all of the outstanding equity interests in Calridge and MetHol, and in such capacity beneficially owns all Common Shares beneficially owned by Calridge and MetHol.

Calridge owns all of the outstanding equity interest in Armolink, Actiondeal and Cyberwood, and in such capacity beneficially owns all Common Shares held of record by Armolink, Actiondeal and Cyberwood. Calridge owns 10% of the outstanding equity interest in Bellasis, and in such capacity may be deemed to share beneficial ownership of the Shares held of record by Bellasis.

MetHol owns 90% of the outstanding equity interest in Bellasis, and in such capacity may be deemed to share beneficial ownership of the Common Shares held of record by Bellasis.

Mr. Zyuzin directly or indirectly owns all of the equity interests in MetHol, Calridge, Bellasis, Actiondeal, Armolink and Cyberwood and consequently, the Reporting Persons may be deemed to be a group within the meaning of Section 13(d) of the Act and Rule 13d-5(b)(1) promulgated thereunder with respect to their holdings of Common Shares.

In connection with certain financings, Bellasis has pledged 73,736,382 Common Shares, Armolink has pledged 7,120,000 Common Shares, Cyberwood has pledged 38,000,000 Common Shares and Calridge has pledged 18,709,654 Common Shares. Bellasis, Armolink, Cyberwood and Calridge have the right to vote the relevant Common Shares and the relevant Common Shares are included in the beneficial ownership positions disclosed in this Schedule 13D.

Other than as described herein, in the past 60 days there have been no transactions with the Common Shares by the Reporting Persons. In July 2012, Calridge Limited sold 8,044,414 GDRs (representing 8,044,414 Common Shares) to two third parties in a private transaction. In connection with this sale, Mr. Zyuzin entered into a Put Option Deed with the third parties, which provides that during the put option period (i) the third parties have the right to require Mr. Zyuzin to purchase the GDRs at a certain price and (ii) Mr. Zyuzin has a right of first refusal on the sale of GDRs by the third parties. The put option periods is 24 months and can expire earlier under certain circumstances.

As a result of the relationships and shareholdings described above, the Reporting Persons may be deemed to beneficially own Common Shares as of July 16, 2012 as follows:

Reporting Person	Number of Common Shares Beneficially Owned	Percentage of Common Shares
Mr. Zyuzin	272,624,611	65.49%
Calridge	272,419,227	65.44%
Bellasis	75,000,000	18.02%
Armolink	7,366,000	1.77%
MetHol	75,000,000	18.02%
Actiondeal	20,151,781	4.84%
Cyberwood	39,000,000	9,37%

- (c) Not applicable.
- (d) Not applicable.
- (e) Not applicable.

### Item 6. Contracts, Arrangements, Understanding or Relationships with Respect to Securities of the Issuer

None of the Reporting Persons or, to the best knowledge of the Reporting Persons, the other persons named in Item 2, is a party to any contract, arrangement, understanding or relationship (legal or otherwise) with respect to any securities of the Issuer, including but not limited to the transfer or voting of any securities of the Issuer, finder s fees, joint ventures, loan or option arrangements, puts or calls, guarantees of profits, division of profits or loss, or the giving or withholding of proxies, except the arrangements and relationships described in Item 5 above.

### Item 7. Material to be Filed as Exhibits

Exhibit No.

No. Description

1 Joint Filing Agreement

### **SIGNATURES**

After reasonable inquiry and to the best of our knowledge and belief, each of the undersigned hereby certifies that the information set forth in this statement is true, complete and correct.

Date: July 16, 2012

IGOR V. ZYUZIN

/s/ Igor V. Zyuzin

CALRIDGE LIMITED

By: /s/ Stella Raouna

Name: Stella Raouna Title: Director

**BELLASIS HOLDINGS LIMITED** 

By: /s/ Stella Raouna

Name: Stella Raouna Title: Director

ARMOLINK LIMITED

By: /s/ Soterakis Koupepides

Name: Soterakis Koupepides

Title: Director

METHOL OOO

By: /s/ Tatyana Ifutina

Name: Tatyana Ifutina Title: General Director

ACTIONDEAL LIMITED

By: /s/ Menikos Yiannakou

Name: Menikos Yiannakou

Title: Director

CYBERWOOD LIMITED

By: /s/ Menikos Yiannakou

Name: Menikos Yiannakou

Title: Director

### EXHIBIT INDEX

Exhibit

No. Description

1 Joint Filing Agreement