INCO LTD Form SC 13D November 03, 2006 UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549 **SCHEDULE 13D Under the Securities Exchange Act of 1934** (Amendment No. __)* Inco Limited (Name of Issuer) Common Shares (Title of Class of Securities) 453258402 (CUSIP Number) Clovis Torres Junior Companhia Vale do Rio Doce Av. Graça Aranha 26 Rio de Janeiro, Brazil (55) 21 3814-4477 Copies to: Jeffrey S. Lewis

David I. Gottlieb

Cleary Gottlieb Steen & Hamilton LLP

One Liberty Piaza
New York, NY 10006
(212) 225-2000
(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)
October 24, 2006
(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 §§240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box o.
Note: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See §240.13d-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 (<u>Act</u>) 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).

1	NAMES OF REPORTING PERSONS					
1	I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)					
2	Companhia Vale do Rio Doce CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) o					
3	(b) o SEC USE ON	ILY				
4	SOURCE OF	FUNDS				
5	BK, WC, AF CHECK BOX	K IF DISCL	OSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2	2(d) or 2(e)		
6	CITIZENSHI	P OR PLA	CE OF ORGANIZATION			
NUMBER SHARES	Brazil COF	7	SOLE VOTING POWER			
BENEFIC OWNED		8	0 SHARED VOTING POWER			
EACH RE PERSON	PORTING	9	188,252,459 SOLE DISPOSITIVE POWER			
WITH		10	0 SHARED DISPOSITIVE POWER			
11	AGGREGAT	E AMOUN	188,252,459 T BENEFICIALLY OWNED BY EACH REPORTING PERSON			
12	188,252,459 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES o					
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)					
14	83.09% TYPE OF RE	PORTING	PERSON			
	CO					

1	NAMES OF REPORTING PERSONS				
	I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)				
2	CVRD Holdings GmbH CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) o			(a) o	
3	(b) o SEC USE ONI	LY			
4	SOURCE OF I	FUNDS			
5	BK, AF CHECK BOX	IF DISCLO	OSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) or 2(e)	
6	CITIZENSHIP	OR PLAC	CE OF ORGANIZATION		
NUMBER SHARES	Austria OF	7	SOLE VOTING POWER		
BENEFIC OWNED I		8	0 SHARED VOTING POWER		
EACH RE PERSON	PORTING	9	188,252,459 SOLE DISPOSITIVE POWER		
WITH		10	0 SHARED DISPOSITIVE POWER		
11	AGGREGATE	E AMOUN	188,252,459 Γ BENEFICIALLY OWNED BY EACH REPORTING PERSON		
12	188,252,459 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES o				
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)				
14	83.09% TYPE OF REF	PORTING I	PERSON		
	CO				

1	NAMES OF REPORTING PERSONS					
•	I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)					
2	Rio Doce Holdings AG CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) o					
3	(b) o SEC USE ON	LY				
4	SOURCE OF	FUNDS				
5	BK, AF CHECK BOX	IF DISCLO	OSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(c	l) or 2(e)o		
6	CITIZENSHII	OR PLAC	CE OF ORGANIZATION			
NUMBER SHARES	Austria OF	7	SOLE VOTING POWER			
BENEFIC OWNED I		8	0 SHARED VOTING POWER			
EACH RE PERSON	PORTING	9	188,252,459 SOLE DISPOSITIVE POWER			
WITH		10	0 SHARED DISPOSITIVE POWER			
11	AGGREGATI	E AMOUN'	188,252,459 Γ BENEFICIALLY OWNED BY EACH REPORTING PERSON			
12	188,252,459 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES o					
13	PERCENT OF	CLASS R	EPRESENTED BY AMOUNT IN ROW (11)			
14	83.09% TYPE OF REI	PORTING I	PERSON			
	CO					

1	NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)				
	I.K.S. IDENI	IFICATIO	IN NOS. OF ABOVE PERSONS (ENTITIES ONLT)		
2	CVRD International SA CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) o				
3	(b) o SEC USE ON	JLY			
4	SOURCE OF	FUNDS			
5	BK, AF CHECK BOX	K IF DISCI	LOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM	2(d) or 2(e)	
6	CITIZENSHI	P OR PLA	CE OF ORGANIZATION		
NUMBER SHARES	Switzerland R OF	7	SOLE VOTING POWER		
BENEFIC OWNED		8	0 SHARED VOTING POWER		
EACH RE PERSON	EPORTING	9	188,252,459 SOLE DISPOSITIVE POWER		
WITH		10	0 SHARED DISPOSITIVE POWER		
11	AGGREGAT	E AMOUI	188,252,459 NT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
12	188,252,459 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES o				
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)				
14	83.09% TYPE OF RE	EPORTING	G PERSON		
	CO				

1	NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)			
2	CVRD Canada Inc. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) o			
3	(b) o SEC USE ON	LY		
4	SOURCE OF	FUNDS		
5	BK, AF CHECK BOX	IF DISCL	OSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2((d) or 2(e)
6	CITIZENSHI	P OR PLAC	CE OF ORGANIZATION	
NUMBER SHARES	Canada COF	7	SOLE VOTING POWER	
BENEFIC OWNED		8	0 SHARED VOTING POWER	
EACH RE	PORTING	9	188,252,459 SOLE DISPOSITIVE POWER	
WITH		10	0 SHARED DISPOSITIVE POWER	
11	AGGREGAT	E AMOUN	188,252,459 T BENEFICIALLY OWNED BY EACH REPORTING PERSON	
12	188,252,459 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES o			
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)			
14	83.09% TYPE OF RE	PORTING	PERSON	
	CO			

1	NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)				
2	Itabira North America CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) o				
3	(b) o SEC USE O	NLY			
4	SOURCE O	F FUNDS			
5	BK, AF CHECK BO	X IF DISC	LOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSU	JANT TO ITEM 2(d)	or 2(e)[
6	CITIZENSH	IIP OR PL	ACE OF ORGANIZATION		
NUMBER SHARES	Canada OF	7	SOLE VOTING POWER		
BENEFICI OWNED E		8	0 SHARED VOTING POWER		
EACH REI	PORTING	9	188,252,459 SOLE DISPOSITIVE POWER		
WITH		10	0 SHARED DISPOSITIVE POWER		
11	188,252,459 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON				
12	188,252,459 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES o				
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)				
14	83.09% TYPE OF REPORTING PERSON				
	CO				

Item 1. Security and Issuer

This Schedule 13D relates to the common shares (the Shares) of Inco Limited, a corporation existing under the laws of Canada (Inco). The executive offices of Inco are located at 145 King Street West, Suite 1500, Toronto, Ontario, Canada M5H 4B7.

Item 2. Identity and Background

This Schedule 13D is filed by:

- (1) Companhia Vale do Rio Doce, a corporation existing under the laws of Brazil (CVRD);
- (2) CVRD Holdings GmbH, a company existing under the laws of Austria and a wholly owned subsidiary of CVRD (CVRD Holdings);
- (3) Rio Doce Holdings AG, a company existing under the laws of Austria and a wholly owned subsidiary of CVRD Holdings (Rio Doce Holdings);
- (4) CVRD International SA, a company existing under the laws of Switzerland and a wholly owned subsidiary of Rio Doce Holdings (CVRD International);
- (5) CVRD Canada Inc., a company existing under the laws of Canada and a wholly owned subsidiary of CVRD International (CVRD Canada); and
- (6) Itabira North America, a company existing under the laws of Canada and a wholly owned subsidiary of CVRD Canada (Itabira and, together with the foregoing persons, collectively, the Filing Persons).

CVRD, a Brazilian company headquartered in the city of Rio de Janeiro, Brazil, is the largest metals and mining company in the Americas and one of the largest in the global metals and mining industry, with a market capitalization of approximately U.S.\$55 billion. It is the world s largest producer of iron ore and pellets, the world s second largest producer of manganese and ferroalloys and a significant producer of bauxite, alumina, primary aluminum, potash, kaolin and copper. CVRD is the largest logistics player in Brazil, owning and operating three railroads and eight maritime terminals. CVRD s shares are traded on the NYSE under the symbols RIO and RIOPR, on the São Paulo Stock Exchange under the symbols Vale3 and Vale5 and on the Latibex Stock Exchange under the symbols XVALP and XVALO. CVRD s principal place of business is located at Av. Graça Aranha 26, Rio de Janeiro, Brazil.

CVRD Holdings is a holding company and does not conduct any independent operations. CVRD Holdings principal place of business is located at Reinerstr. 40, A-1030 Vienna, Austria.

Rio Doce Holdings is a holding company and does not conduct any independent operations. Rio Doce Holdings principal place of business is located at 1220, Wagramer Strae, Vienna, Austria.

CVRD International is a holding company and acts as a trading party to certain transactions entered into in the course of CVRD s business, but does not otherwise conduct any independent operations. CVRD International s principal place of business is located at Chemin du Glapin 4, 1162 Saint-Prex, Switzerland.

CVRD Canada has not carried on any business prior to the date hereof, other than in respect of the Offer (as defined below). CVRD Canada s principal place of business is located at 5300 Commerce Court West, 199 Bay Street, Toronto, Ontario, Canada.

Itabira has not carried on any business prior to the date hereof, other than in its capacity as the current direct holder of Shares acquired pursuant to the Offer. Itabira s principal place of business is located at 5300 Commerce Court West, 199 Bay Street, Toronto, Ontario, Canada.

During the last five years, none of the Filing Persons and, to the best knowledge of the Filing Persons, none of the persons listed on Schedule I, has been (i) convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) or (ii) a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding has been 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 violations of such laws.

The information set forth in Schedule I is incorporated herein by reference.

Item 3. Source and Amount of Funds or Other Consideration

The information set forth in Section 7 (Sources of Funds) of the Circular (as defined below) and Item 7 of the Schedule TO (as defined below) is incorporated herein by reference.

Item 4. Purpose of Transaction.

CVRD Canada initially acquired the Shares that are the subject of this Schedule 13D as a result of a tender offer made pursuant to the tender offer statement on Schedule TO (as amended, the Schedule TO) filed with the U.S. Securities and Exchange Commission on August 14, 2006 by CVRD and CVRD Canada. In the tender offer, CVRD Canada offered to purchase all of the outstanding Shares at a purchase price of Cdn.\$86.00 per Share, upon the terms and subject to the conditions set forth in the Offer and Circular dated August 14, 2006 (as amended, the Offer and Circular) and in the related Letter of Transmittal (which, together with any amendments or supplements thereto, collectively constitute the Offer), which were annexed to and filed with the Schedule TO as Exhibits (a)(1)(A) and (a)(1)(B), respectively, as amended by the Notice of Variation and Extension, dated September 26, 2006, filed with the Schedule TO as Exhibit (a)(1)(I) and the Notice of Extension and Subsequent Offering Period, dated October 24, 2006, filed with the Schedule TO as Exhibit (a)(1)(J).

The information set forth in Section 5 (Purpose of the Offer) of the Circular, Section 6 (Plans for Inco) of the Circular, Section 14 (Effect of the Offer on the Market for Shares; Stock Exchange Listing and Public Disclosure) of the Circular and Section 17 (Acquisition of Shares Not Deposited) of the Circular is incorporated herein by reference.

Item 5. Interest in Securities of the Issuer

(a) (b) The responses of the Filing Persons to Rows (7) through (13) of the cover pages of this Schedule 13D are incorporated herein by reference. As of the close of business on the date hereof, each of the Filing Persons may be deemed to beneficially own an aggregate of 188,252,459 Shares, representing approximately 83.09% of the outstanding Shares. Such percentage is based on 226,549,959 Shares, which the Filing Persons believe to have been the fully diluted number of Shares outstanding as of November 1, 2006.

CVRD Canada, as the sole equity holder of Itabira, may be deemed to control Itabira and may therefore have shared voting and dispositive power over the Shares that Itabira beneficially owns.

CVRD International, as the sole equity holder of CVRD Canada, may be deemed to indirectly control Itabira and have shared voting and dispositive power over the Shares that Itabira beneficially owns.

Rio Doce Holdings, as the sole equity holder of CVRD International, may be deemed to indirectly control Itabira and have shared voting and dispositive power over the Shares that Itabira beneficially owns.

CVRD Holdings, as the sole equity holder of Rio Doce Holdings, may be deemed to indirectly control Itabira and have shared voting and dispositive power over the Shares that Itabira beneficially owns.

CVRD, as the sole equity holder of CVRD Holdings, may be deemed to indirectly control Itabira and have shared voting and dispositive power over the Shares that Itabira beneficially owns.

None of the Filing Persons and, to the best knowledge of the Filing Persons, none of the persons listed on Schedule I, has beneficial ownership of any Shares, except as described in this Schedule 13D.

(c) Effective as of midnight (Toronto time) on October 23, 2006, CVRD Canada took up 174,623,019 Shares, which were all the Shares tendered during the initial offering period of the Offer. On October 24, 2006, CVRD announced that it was extending the expiry date of the Offer from midnight (Toronto time) on Monday,

October 23, 2006 to midnight (Toronto time) on Friday, November 3, 2006 in order to provide for a subsequent offering period within the meaning of Rule 14d-11 under the Securities Exchange Act of 1934, as amended. The following table sets forth the number of Shares taken up pursuant to the Offer during the subsequent offering period and the date of such take-up.

<u>Date</u>	Number of Shares Taken Up
October 24, 2006	4
October 25, 2006	2,105
October 26, 2006	1,345
October 27, 2006	427,674
October 30, 2006	172,655
October 31, 2006	1,207,333
November 1, 2006	83,546
November 2, 2006	11,734,778

CVRD Canada effected all of the transactions described above at a price per Share of Cdn.\$86.00.

Effective November 1, 2006, CVRD Canada transferred all Shares held by it to Itabira.

None of the Filing Persons and, to the best knowledge of the Filing Persons, none of the persons listed on Schedule I, has effected any transaction in Shares during the 60 days preceding the date hereof, except as described in this Schedule 13D.

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

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

Except as set forth in this Schedule 13D, none of the Filing Persons and, to the best knowledge of the Filing Persons, none of the persons listed on Schedule I, have any contracts, arrangements, understandings or relationships (legal or otherwise) with any person with respect to any securities of the Company, including but not limited to, transfer or voting of any of the securities of the Company, finders 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, or a pledge or contingency the occurrence of which would give another person voting or investment power over the securities of the Company.

Item 7. Material to be Filed as Exhibits.

99.1	Agreement as to Joint Filing of Schedule 13D, dated November 3, 2006, by and among the Filing Persons
99.2	Tender Offer Statement on Schedule TO dated August 14, 2006, filed by CVRD and CVRD Canada (the Schedule TO) and incorporated herein by reference
99.3	Credit Agreement dated October 25, 2006, filed as Exhibit (b)(2) to the Schedule TO and incorporated herein by reference
99.4	Offer and Circular dated August 14, 2006, filed as Exhibit (a)(1)(A) to the Schedule TO and incorporated herein by reference
99.5	Notice of Variation and Extension dated September 26, 2006, filed as Exhibit (a)(1)(H) to the Schedule TO and incorporated herein by reference
99.6	Notice of Variation and Extension dated October 13, 2006, filed as Exhibit (a)(1)(I) to the Schedule TO and incorporated herein by reference
99.7	Notice of Extension and Subsequent Offering Period dated October 24, 2006, filed as Exhibit (a)(1)(J) to the Schedule TO and incorporated herein by reference
99.8	Press release of CVRD dated October 24, 2006, filed as Exhibit (a)(5)(E) to the Schedule TO and incorporated herein by reference

SIGNATURE

After due inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Dated: November 3, 2006

COMPANHIA VALE DO RIO DOCE

By: <u>/s/ Fábio de Oliveira Barbosa</u> Name: Fábio de Oliveira Barbosa Title: Chief Financial Officer

By: <u>/s/ Murilo Pinto de Oliveira Ferreira</u> Name: Murilo Pinto de Oliveira Ferreira

Title: Executive Officer

CVRD HOLDINGS GMBH

By: <u>/s/ Julianna Neumayer</u> Name: Julianna Neumayer

Title: Director

By: <u>/s/ Cláudio Renato Chaves Bastos</u> Name: Cláudio Renato Chaves Bastos

Title: General Manager

RIO DOCE HOLDINGS AG

By: <u>/s/ Fabio de Olveira Barbosa</u> Name: Fabio de Olveira Barbosa Title: Chief Financial Officer

By: <u>/s/ Leonardo Moretzsohn de Andrade</u>
Name: Leonardo Moretzsohn de Andrade

Title: Internal Controls Officer

CVRD INTERNATIONAL SA

By: /s/ Fabio de Olveira Barbosa Name: Fabio de Olveira Barbosa Title: Chief Financial Officer

By: /s/ Leonardo Moretzsohn de Andrade Name: Leonardo Moretzsohn de Andrade Title: Internal Controls Officer

CVRD CANADA INC.

By: /s/ Fábio de Oliveira Barbosa Name: Fábio de Oliveira Barbosa Title: Chief Financial Officer

By: /s/ Murilo Pinto de Oliveira Ferreira Name: Murilo Pinto de Oliveira Ferreira

Title: Executive Officer

ITABIRA NORTH AMERICA INC.

By: /s/ Clovis Torres

Name: Clovis Torres

Title: Corporate General Counsel

By: /s/ Guilherme Perboyre Cavalcanti

Name: Guilherme Perboyre Cavalcanti Title: Director of Corporate Finance

Schedule I

CERTAIN INFORMATION REGARDING THE DIRECTORS

AND EXECUTIVE OFFICERS OF THE FILING PERSONS

Set forth in the table below is certain information concerning each of the directors and executive officers of each of the Filing Persons.

The business address of each director and executive officer of CVRD is Av. Graça Aranha 26, Rio de Janeiro, Brazil.

The business address of each director and executive officer of CVRD Holdings is Reinerstr. 40, A-1030 Vienna, Austria.

The business address of each director and executive officer of Rio Doce Holdings is 1220, Wagramer Strae, Vienna, Austria.

The business address of each director and executive officer of CVRD International is Chemin du Glapin 4, 1162 Saint-Prex, Switzerland.

The business address of each director and executive officer of CVRD Canada and Itabira (other than William J. Braithwaite) is Av. Graça Aranha 26, Rio de Janeiro, Brazil. The business address of William J. Braithwaite is 5300 Commerce Court West, 199 Bay Street, Toronto, Ontario, Canada.

CVRD

Name and Country of Citizenship Directors	Principal Occupation
Julio Sergio Gomes de Almeida, Director	Executive Officer of Instituto de Estudos para o Desenvolvimento Industrial (IEDI); Economic Policy Secretary at the Brazilian Ministry of Finance; Professor at
Citizenship Brazilian	IE/Unicamp
Oscar Augusto de Camargo Filho	Partner of CWA Consultoria Empresarial
Citizenship Brazilian	
Renato da Cruz Gomes	Executive Officer of Bradespar S.A.; Executive Officer of Valepar S.A.
Citizenship Brazilian	
Mário da Silveira Teixeira Júnior	Director of Banco Bradesco S.A
Citizenship Brazilian	
Arlindo Magno de Oliveira	Various positions at Banco do Brasil since 1974; various positions at Caixa de Previdência dos Funcionários do Banco do Brasil (PREVI) since 1974
Citizenship Brazilian	
Jorge Luiz Pacheco	Manager of Strategic Investments of Caixa de Previdência dos Funcionários do Banco do Brasil (PREVI)
Citizenship Brazilian	
Erik Persson	Pension Officer of Caixa de Previdência dos Funcionários do Banco do Brasil (PREVI)
Citizenship Brazilian	

Eduardo Fernando Jardim Pinto President of Sindicato dos Trabalhadores em Empresas Ferroviárias dos Estados do

Maranhão, Pará e Tocantins (STEFEM)

Citizenship Brazilian

Sérgio Ricardo Silva Rosa Chairman of the Board of Directors of CVRD; Executive Officer of Caixa de

Previdência dos Funcionários do Banco do Brasil (PREVI)

Citizenship Brazilian

Francisco Augusto da Costa e Silva Director of Banco do Brasil S.A.; Partner at Bocater, Camargo, Costa e Silva

Advogados Associados

Citizenship Brazilian

Hiroshi Tada Executive Vice President of Mitsui & Co. Ltd.

Citizenship Japanese **Executive Officers**

Roger Agnelli Chief Executive Officer and President of CVRD

Citizenship Brazilian
Fabio de Oliveira Barbosa Chief Financial Officer of CVRD

Citizenship Brazilian

José Carlos Martins Executive Officer of Ferrous Minerals Division of CVRD

Citizenship Brazilian

Murilo Ferreira Executive Officer of Holdings, Energy and Business Development of CVRD

Citizenship Brazilian

José Lancaster Executive Officer of Non-Ferrous Division of CVRD

Citizenship American

Guilherme Rodolfo Laager Executive Officer of Logistics Division of CVRD

Citizenship Brazilian

Carla Grasso Executive Officer of Human Resources and Corporate Services of CVRD

Citizenship Brazilian

Tito Botelho Martins Executive Officer of Corporate Affairs of CVRD

Citizenship Brazilian

Gabriel Stoliar Chief Planning and Control Officer of CVRD

Citizenship Brazilian

CVRD Holdings

Name and Country of Citizenship Principal Occupation

Julianna Neumayer Director, Fidux Management Services GmbH

Citizenship Austrian

Cláudio Renato Chaves Bastos General Manager of Affiliated Companies, CVRD

Citizenship Brazilian

Rio Doce Holdings

Name and Country of Citizenship

Principal Occupation

Directors

Luis Fernando Camilotto Director, CVRD International SA

Citizenship Italian

Marc Isserles Director, CVRD International SA

Citizenship Swiss

Fabio de Oliveira Barbosa Chief Financial Officer of CVRD

Citizenship Brazilian **Executive Officers**

Pierre-André Bertholet Director, CVRD International SA

Citizenship Swiss

Leonardo Moretzsohn de Andrade Internal Controls Officer at CVRD

Citizenship Brazilian

CVRD International

Name and Country of Citizenship Principal Occupation

Directors

José Carlos Martins Executive Officer of Ferrous Minerals Division of CVRD

Citizenship Brazilian

Luis Fernando Camilotto Director, CVRD International SA

Citizenship Italian

Dan Boghiu Director, CVRD International SA

Citizenship Swiss

Marc Isserles Director, CVRD International SA

Citizenship Swiss

Gerd Peter Poppinga Director, CVRD International SA

Citizenship German

Fabio de Oliveira Barbosa Chief Financial Officer of CVRD

Citizenship Brazilian

Leonardo Moretzsohn de Andrade Internal Controls Officer at CVRD

Citizenship Brazilian

CVRD Canada

Name and Country of Citizenship

Principal Occupation

Directors

Fábio de Oliveira Barbosa Chief Financial Officer of CVRD

Citizenship Brazilian

William J. Braithwaite Partner at Stikeman Elliott LLP

Citizenship Canadian

Murilo Ferreira Executive Officer of Holdings, Energy and Business Development of CVRD

Citizenship Brazilian

Clovis Torres Junior Corporate General Counsel of CVRD

Citizenship Brazilian

Executive Officers

Pedro Jose Rodrigues Director of New Business Development of CVRD

Citizenship Brazilian

Guilherme Perboyre Cavalcanti Director of Corporate Finance of CVRD

Citizenship Brazilian

<u>Itabira</u>

Name and Country of Citizenship

Principal Occupation

Directors

William J. Braithwaite Partner at Stikeman Elliott LLP

Citizenship Canadian

Guilherme Perboyre Cavalcanti Director of Corporate Finance of CVRD

Citizenship Brazilian

Clovis Torres Jr. Corporate General Counsel of CVRD

Citizenship Brazilian

Leonardo Moretzsohn de Andrade Internal Controls Officer at CVRD

Citizenship Brazilian

Executive Officers

Guilherme Cavalcanti Director of Corporate Finance of CVRD

Citizenship Brazilian

Leonardo Moretzsohn de Andrade Internal Controls Officer at CVRD

Citizenship Brazilian