YOU SHOULD RELY ONLY ON THE INFORMATION CONTAINED IN THIS DOCUMENT OR INFORMATION THAT WE HAVE REFERRED YOU TO. WE HAVE NOT AUTHORIZED ANYONE TO PROVIDE YOU WITH ANY ADDITIONAL OR DIFFERENT INFORMATION.

THIS PROSPECTUS DOES NOT CONSTITUTE AN OFFER OF ANY SECURITIES OTHER THAN THOSE TO WHICH IT RELATES, NOR DOES IT CONSTITUTE AN OFFER TO SELL, OR A SOLICITATION OF AN OFFER TO BUY, THE SECURITIES TO WHICH IT RELATES IN ANY JURISDICTION TO ANY PERSON TO WHOM IT IS UNLAWFUL TO MAKE ANY SUCH OFFER OR SOLICITATION IN SUCH JURISDICTION.

NEITHER THE DELIVERY OF THIS PROSPECTUS NOR ANY SALE MADE HEREUNDER SHALL, UNDER ANY CIRCUMSTANCES, CREATE ANY IMPLICATION THAT INFORMATION HEREIN IS CORRECT AS OF ANY TIME SUBSEQUENT TO ITS DATE.



Plan Introduction

United States Steel Corporation ("U. S. Steel") is pleased to send you this prospectus describing the United States Steel Corporation Dividend Reinvestment and Stock Purchase Plan (the "Plan"). The Plan provides a simple and convenient method to purchase additional shares of U. S. Steel common stock and to have cash dividends automatically reinvested.

Some of the significant features of the Plan include:

- Purchases through the reinvestment of quarterly dividends of up to \$20,000 (more with permission of U. S. Steel).
- Purchase of shares through optional cash investments (minimum \$100) up to \$20,000 per month (more with permission of U. S. Steel).
- Option of monthly investment through automatic bank debits.
- Optional cash investments invested weekly.
- Purchase of shares at a discount of up to 3 percent from time to time, upon notice from U. S. Steel.
- Simplified record keeping, with quarterly statements of your Plan account.
- The ability to sell Plan shares daily.

Your participation is entirely voluntary and you may terminate your participation at any time. Once you are enrolled in the Plan, your enrollment will be continued unless you notify the Plan Administrator otherwise. If you wish to join the Plan, see "Enrollment" on page 6. You can change your investment option or participation in the Plan at any time by notifying the Plan Administrator directly (see Schedule II for "Contact and Transaction Information").

Information About U. S. Steel

U. S. Steel is an integrated steel producer with major production operations in North America and Central Europe. An integrated producer uses iron ore and coke as primary raw materials for steel



production. U. S. Steel has annual raw steel production capability of 31.7 million net tons (tons) (24.3 million tons in North America and 7.4 million tons in Central Europe) and is the eighth largest steel producer in the world. U. S. Steel is also engaged in several other business activities, most of which are related to steel manufacturing. These include the production of coke in both North America and Central Europe; and the production of iron ore pellets from taconite, transportation services (railroad and barge operations), real estate operations, and engineering and consulting services in North America. U. S. Steel's principal executive offices are located at 600 Grant Street, Pittsburgh, PA 15219-2800, and its telephone number is (412) 433-1121. For more information about U. S. Steel, see "Where you can find more information about U. S. Steel" on page 18.

Risk Factors

Investing in our common stock involves risk. See the risk factors described in our Annual Report on Form 10-K for our most recent fiscal year, which is incorporated by reference in this prospectus. Also, these risk factors are updated from time to time in our Quarterly Reports on Form 10-Q, the most recent of which are also incorporated by reference in this prospectus. Before making an investment decision, you should carefully consider these risks as well as other information we include or incorporate by reference in this prospectus. These risks could materially affect our business, results of operations or financial condition and cause the value of our common stock to decline. You could lose all or part of your investment.

The following describes and constitutes the Plan, as in effect on the date of this prospectus.

Purpose of The Plan

The purpose of the Plan is to provide common stockholders with a convenient and economical method to automatically reinvest their cash dividends in shares of our common stock without paying transaction or processing fees and to make optional cash payments to purchase additional shares of our common stock. The Plan is intended to benefit long-term investors who want to increase their investment in our common stock. We intend to use the net proceeds from the sale of newly-issued shares of our common stock or treasury stock offered hereby for general corporate purposes.

Plan Administrator

The Plan Administrator (identified in the attached Schedule II, the "Plan Administrator") is currently Wells Fargo Sharekri

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Shares can be purchased by check or through automatic withdrawal from your bank account:

• You can make optional cash investments by sending a check, payable to the Plan Administrator, and a completed Transaction Request Form (found on the bottom part of your Account Statement or on-line — see Schedule II for "Contact and Transaction Information"). Shares purchased pursuant to a check may not be sold or withdrawn from the Plan for a period of 14 days from the purchase date of the shares. A fee will be assessed for a check that is returned for insufficient funds (see Schedule I for "Plan Service Fees"). Funds held pending investment will be held without interest. Checks not received in time for the next Investment Date will be held without interest until the next succeeding Investment Date. DO NOT SEND CASH OR MOyA lan Servi

For the purposes of determining whether investments are within the above limitations, all Plan accounts which U. S. Steel believes to be under common control or management or to have common ultimate beneficial ownership may be aggregated. Unless U. S. Steel has determined that reinvestment of dividends and investment of optional cash investments for each such account would be consistent with the purposes of the Plan, U. S. Steel will have the right to aggregate all such accounts and to return, without interest, within 10 days of receipt, any amounts in excess of the investment limitations applicable to a single Plan account received in respect of all such accounts.

Optional cash investments in excess of \$20,000 per month may be made only pursuant to a written Waiver of Limitation authorized by U. S. Steel for the total amount submitted. A signed copy of the written approval must be received by the Plan Administrator along with any payment to which this Waiver of I5 mitation applies. Also&different rules a #ply to optional cash investments exceeding the Plan limits when a Discount (as defined below) is in effect (see "Purchases Exceeding Plan Limits — Discount in HffeDig.wierulshourst,

Requests for waiver of the \$20,000 limitation on reinvestment of dividends and other questions concerning waivers should be directed $\mathbf{r} \cdot \mathbf{F}$

(b) all purchases in excess of Plan limits when no Discount (as defined below) is rcha

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Administrator will use reinvested dividends up to the amount specified in a signed waiver to facilitate the purchase of shares of U. S. Steel common stock on the relevant dividend payment date.

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U.S. Steel.

Stock required to meet the requirements of the Plan when a Discount is in effect will be issued directly by

Your price per share for optional cash investments will be the average of the daily high and low sales prices of U. S. Steel common stock on the NYSE Composite on the Investment Date, less the Discount.

Your price per share for dividend reinvestment will be the average of the daily high and low sales prices of U. S. Steel common stock on the NYSE Composite on the relevant dividend payment date, less the Discount.

Shares purchased from U. S. Steel will be purchased on the Investment Date determined by the Plan Administrator, which will usually be a Friday.

request that the Plan Administrator hold the payment without interest for up to the next three succeeding Investment Dates (a Waiver is only good for up to four Investment Dates). Each time a payment is held over for the next Investment Date it will be deemed to be a new optional cash investment with a Waiver limit equal to the amount held over for the next Investment Date and only the portion exceeding the Plan limit will be subject to the next Threshold Price.

Sale of Shares

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You can sell any number of shares in your Plan account by notifying the Plan Administrator (see Schedule II for "Contact and Transaction Information"). The Plan Administrator will endeavor to arrange sales daily, provided that it has received notice of your intention to sell no later than 12:00 noon (Central Time). If for any reason the Plan Administrator cannot facilitate the sale of your shares on a given day, the Plan Administrator will endeavor to arrange for the sale of the shares on the next day that its office and the NYSE are open. The sale price will be the weighted average price of all Plan shares sold on that sale date for Plan participants. You will receive the proceeds of the sale less (i) any applicable fee (see Schedule I for "Plan Service Fees") and (ii) any required tax withholdings.

YOU WILL NOT BE ABLE TO PRECISELY TIME YOUR SALES THROUGH THE PLAN AND WILL BEAR THE MARKET RISK ASSOCIATED WITH FLUCTUATIONS IN THE PRICE OF U. S. STEEL COMMON STOCK. That is, if you send in a request to sell shares, it is possible that the market price of U. S. Steel common stock could go down or up before your shares are sold. In addition, you will not earn interest on a sales transaction.

You can choose to sell your shares through a stockbroker of your choice, in which case you should request a certificate or a bookentry transfer of your Plan shares from the Plan Administrator. Allow two weeks for delivery of a physical certificate. (See "Issuance of Certificates" on page 14.)

Issuer

U. S. Steel, as the Issuer, will make determinations from time to time respecting the following:

- The Plan Administrator,
- The Discount, if any, applied to the purchase of shares (from zero to three percent),
- The source of the shares purchased (whether obtained in the market or from treasury stock or newly-issued shares),
- · Whether to waive any Plan limits in connection with optional cash investments,
- The rules and regulations to facilitate the administration of the Plan, and
- Any other matter not handled by the Plan Administrator.

Safekeeping of Your Stock Certificates and Book Entry

Any participant in the Plan may use the Plan's "safekeeping" service to deposit U. S. Steel common stock certificates, whether or not dividends are reinvested. Safekeeping is beneficial because you no longer bear the risk and cost associated with the loss, theft, or destruction of stock certificates.

With safekeeping, you have the option of reinvesting all, a portion or none of your dividends. You may also take advantage of the sale of shares feature of the Plan. If you decide you no longer want to use the safekeeping service, a certificate will be issued upon request. (See "Issuance of Certificates" on page 14.)

To use the safekeeping service, send your certificates to the Plan Administrator by registered mail with written instructions to deposit them for safekeeping. At the time of mailing, the shares should be insured for approximately 2 percent of the value of the shares. Do not endorse the certificates or complete the assignment section. The address of the current Plan Administrator is in Schedule II, attached hereto.

Your shares of U. S. Steel common stock that are held by the Plan Administrator will be maintained in your Plan account for safekeeping in book entry form. You will receive a quarterly statement detailing the status of your holdings.

Shares held by the Plan Administrator may take as long as two weeks to be certificated and mailed to you after our receipt of notice to do so. THIS MEANS SALES OF HELD SHARES ARE SUBJECT TO RISKS ASSOCIATED WITH CHANGES IN THE MARKET PRICE DURING EITHER (A) THE PERIOD REQUIRED TO CERTIFICATE AND DELIVER SHARES, FOR SALES BY YOU, OR (B) THE PERIOD REQUIRED FOR U. S. STEEL TO SELL YOUR SHARES (see "Sale of Shares — Timing and Control," on page 10).

Gifts, Transfers and Pledges of Shares

- Submitting an optional cash investment on behalf of an existing participant in the Plan in an amount not less than \$100 nor more than \$20,000; or
- Transferring shares from your Plan account to the recipient of your choice (minimum of five shares to each new Plan account).

You may transfer shares to new or existing stockholders. The Plan Administrator will automatically assign to such transferred shares full dividend reinvestment status. New participants and existing participants, at their discretion, may elect another investment option by providing written notice to the Plan Administrator. If you participate in dividend reinvestment and you request between the exdividend date and the dividend record date to either (a) transfer all of your shares or (b) make a partial sale and transfer the balance of your shares, the processing of your request may be held until

You should notify the Plan Administrator promptly of any change in address since all notices, statements and reports will be mailed to your address of record.

U.S. Federal Income Tax Information

Cash dividends reinvested under the Plan will be taxable as having been received by you even though you have not actually received them in cash. Any Discount on cash purchases and any Discount on dividend reinvestments is treated as a dividend to the shareholder. You will receive an annual statement from the Plan Administrator indicating the amount of reinvested dividends and Discounts reported to the U.S. Internal Revenue Service as dividend income. The statement will also reflect any trading fees paid by U. S. Steel on your behalf for purchases of shares.

You will not realize gain or loss for U.S. federal income tax purposes upon deposit of shares into the Plan or the withdrawal of whole shares from the Plan. You will, however, generally realize gain or loss upon the sale of shares (including the receipt of cash for fractional shares) held in the Plan.

Plan participants who are non-resident aliens or non-U.S. corporations, partnerships or other entities generally are subject to a withholding tax on dividends paid on shares held in the Plan. The Plan Administrator is required to withhold from dividends paid the appropriate amount determined in accordance with U.S. Treasury regulations. Any applicable withholding tax may be determined by treaty between the U.S. and the country in which such participant resides. Accordingly, the amount of any dividends, net of the applicable withholding tax, will be credited to participant Plan accounts for the investment in additional common stock.

FOR FURTHER INFORMATION AS TO THE TAX CONSEQUENCES TO PARTICIPANTS IN THE PLAN, INCLUDING STATE, LOCAL AND FOREIGN TAX CONSEQUENCES, YOU SHOULD CONSULT WITH YOUR OWN TAX ADVISOR(S). THE ABOVE DISCUSSION IS BASED ON FEDERAL INCOME TAX LAWS IN EFFECT AS OF THE DATE HEREOF. ALL PARTICIPANTS SHOULD CONSULT THEIR TAX ADVISORS WITH RESPECT TO THE IMPACT OF ANY FUTURE LEGISLATIVE PROPOSALS OR LEGISLATION ENACTED AFTER THE DATE OF THIS PROSPECTUS.

Miscellaneous

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A proxy card will be mailed to you for all shares in your Plan account. Your shares will be voted as indicated by you. If you do not return the proxy card or if you return it unsigned, none of your shares will be voted.

U. S. Steel will pay any and all brokerage commissions and related expenses incurred in connection with Plan purchases of Common Shares in the open market except with respect to open market purchases of Common Shares representing optional cash investments that are paid by check (see Schedule I for "Plan Service Fees").

Upon withdrawal by a participant from the Plan by the sale of Common Shares held under the Plan, the participant will receive the proceeds of such sale less (i) a nominal fee per transaction (see Schedule I for "Plan Service Fees") paid to the Plan Administrator (if such resale is facilitated by the Plan Administrator at the request of a participant), (ii) any related brokerage commissions (see Schedule I for "Plan Service Fees") and (iii) any applicable taxes.

Common Shares may not be available under the Plan in all states. This Prospectus does not constitute an offer to sell, or a solicitation of an offer to buy, any Common Shares or other securities in any state or any other jurisdiction to any person to whom it is unlawful to make such offer in such jurisdiction.

United States Steel Corporation files annual, quarterly and current reports, proxy statements and other information with the SEC. You may read and copy any document we file with the SEC at the SEC's Public Reference Room at 100 F Street, N.E., Washington, D.C. 20549. You may obtain information on the operation of the Public Reference Room by calling 1-800-SEC-0300. Our SEC filings are also accessible through the Internet at the SEC's website at http://www.sec.gov. Many of our SEC filings are also accessible on our website at http://www.ussteel.com. The reference to our website is intended to be an inactive textual reference only. The information on or connected to our website is not a part of this prospectus or the accompanying prospectus supplement.

The SEC allows us to "incorporate by reference" into this prospectus the information in documents we file with it, which means that we can disclose important information to you by referring you to those documents. The information incorporated by reference is considered to be a part of this prospectus, and later information that we file with the SEC will update and supersede this information. We incorporate by reference the following documents and any future filings we make with the SEC under Section 13(a), 13(c), 14, 8t v5(ab)infinite Securities Exchange Act of 1934 until the termination of the offering:

(a) U. S. Steel's Annual Report on Form 10-K for the year ended December 31, 2008;

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(d) The description of our common stock and preferred stock purchase rights contained in our registration statement on Form 8-A/A (Amendment No. 1) filed with the SEC on December 31, 2001.

Any statement contained in a document incorporated by reference to this prospectus will be deemed to be modified or superseded for purposes of this prospectus to the extent that a statement contained herein modifies or supersedes such statement. Any such statement so modified or superseded will not be deemed to constitute a part of this prospectus except as so modified or superseded.

U. S. STEEL WILL PROVIDE WITHOUT CHARGE, UPON WRITTEN OR ORAL REQUEST, TO EACH PERSON TO WHOM A COPY OF THIS PROSPECTUS IS DELIVERED A COPY OF ANY OF THE DOCUMENTS INCORPORATED HEREIN BY REFERENCE (NOT INCLUDING THE EXHIBITS TO SUCH DOCUMENTS, UNLESS SUCH EXHIBITS ARE SPECIFICALLY INCORPORATED BY REFERENCE IN SUCH DOCUMENTS). REQUESTS SHOULD BE DIRECTED TO UNITED STATES STEEL CORPORATION, 600 GRANT STREET, PITTSBURGH, PENNSYLVANIA 15219-2800, ATTENTION: SHAREHOLDER SERVICES, TELEPHONE (412) 433-2998.

We include "forward-looking" statements concerning trends, market forces, commitments, material events, and other contingencies potentially affecting our future performance in our annual and quarterly reports, press releases and other statements incorporated by reference in this prospectus. These statements include, without limitation, statements regarding our general business strategies; financing decisions; projections of levels of revenues, income from operations, income from operations per ton, net income or earnings per share; levels of capital, environmental or maintenance expenditures; levels of employee benefits; the success or timing of completion of ongoing or anticipated capital or maintenance projects; levels of raw steel production capability; prices; production; shipments; labor and raw material costs; availability of raw materials; the acquisition, idling, shutdown or divestiture of assets or businesses; the effect of restructuring or reorganization of business components and cost reduction programs; the effect of steel industry consolidation; the effect of potential legal proceedings on the business and financial condition; the effects of actions of third parties, such as competitors or foreign, federal, state or local regulatory authorities; the impact of import quotas, tariffs and other protectionist measures; and general economic conditions. These forward-looking statements are based on currently available competitive, financial and economic data and our operating plans and involve risks, uncertainties and assumptions. As a result, these statements are inherently uncertain, and investors must recognize that events could turn out to be significantly different from our expectations. All subsequent written and oral forward-looking statements attributable to us, or persons acting on our behalf, are expressly qualified in their entirety by these cautionary statements. We do not undertake to update our forward-looking statements to reflect future events or circumstances, except as may be required by applicable law. Additional information regarding the risks and uncertainties that could impact our forward-looking statements is contained in our periodic filings with the SEC.

The financial statements and management's assessment of the effectiveness of internal control over financial reporting (which is included in Management's Report to Stockholders — Internal Control Over Financial Reporting) incorporated in this Prospectus by reference to the Annual Report on Form 10-K for the year ended December 31, 2008 have been so incorporated in reliance on the report of PricewaterhouseCoopers LLP, an independent registered public accounting firm, given on the authority of said firm as experts in auditing and accounting.

The validity of the issuance of the shares of U. S. Steel common stock offered hereby will be passed upon for U. S. Steel by Robert M. Stanton, Esq., Assistant General Counsel-Corporate and Assistant Secretary of U. S. Steel. Mr. Stanton, in his capacity as set forth above, is paid a salary by U. S. Steel, and participates in various employee benefit plans offered by U. S. Steel and owns common stock of U. S. Steel.

Plan Administrator Information

As lof the date of this prospectus, Wells Fargo is the Plan Administrator and will handle all administrative activities related to the United States Steel Corporation Dividend Reinvestment and Stock Purchase Plan.

Please direct all Plan inquiries, enrollment requests, account transactions, and correspondence to:

WELLS FARGO SHAREOWNER SERVICES P.O. BOX 64856 ST. PAUL, MN 55164-0856 1-866-433-4801

Please make all optional cash investment checks payable to WELLS FARGO SHAREOWNER SERVICES. Please include your daytime telephone number and the transaction stub found at the bottom of your quarterly statement.

Internet Trabilitate Dinsi, laf

To view your account, foll f

- Make optional cash investments,
- Change your dividend reinvestment option,
- Sell some or all of your Plan shares within the Plan limitations, or
- Change the account mailing address.

Certain restrictions may apply.

Automated Telephone Transactions

To establish automated telephone privileges, please contact the Plan administrator and request an Automated Request Authorization Form. Once you have established automated telephone privileges for your on-line account, you may do the following by phone:

- Authorize, change or cancel your automatic cash withdrawals,
- Change your dividend reinvestment option,
- Sell some or all of your Plan shares with in the Plan limitations, or
- Request a certificate for some or all of your full shares within the Plan limitations.

Additional Information

For current information concerning the Plan features listed below, visit the following website: http://www.uss.com/corp/investors/dividends/reinvestment.

Current Plan Administrator Information Discount Threshold Price (applies when Discount is in effect) Requests for Waivers Source of Shares — Open Market Purchase or U. S. Steel Issuance

U. S. Steel makes only limited determinations in connection with the Plan (for a list, see "Issuer" — please contact the Plan Administrator for all concerns not involving matters on this list). If you need to contact U. S. Steel, please send an email to: shareholderservices@uss.com.

SII-2



See Exhibit Index.

The undersigned Registrant hereby undertakes:

(1) To file, during any period in which offers or sales are being made, a post-effective amendment to this registration statement:

(i) To include any prospectus required by Section 10(a)(3) of the Securities Act of 1933;

(ii) To reflect in the prospectus any facts or events arising after the effective date of the registration statement (or the most recent post-effective amendment thereof) which, individually or in the aggregate, represent a fundamental change in the information set forth in the registration statement. Notwithstanding the foregoing, any increase or decrease in volume of securities offered (if the total dollar value of securities offered would not exceed that which was registered) and any deviation from the low or high end of the estimated maximum offering range may be reflected in the form of prospectus filed with the Commission pursuant to Rule 424(b) if, in the aggregate, the changes in volume and price represent no more than a 20% change in the immrem

Registrant pursuant to this registration statement, regardless of the underwriting method used to sell the securities to the purchaser, if the securities are offered or sold to such purchaser by means of any of the following communications, the undersigned Registrant will be a seller to the purchaser and will be considered to offer to sell such

* Patricia A. Tracey Director

*By: <u>/s/ Larry G. Schultz</u> Larry G. Schultz Attorney in Fact

4.1	Restated Certificate of Incorporation of United States Steel Corporation dated September 30, 2003	Incorporated by reference to Exhibit 3.1 to United States Steel Corporation's Form 10-Q for the quarter ended September 30, 2003 (Commission File No. 1-16811).
4.2	Amended and Restated By-Laws of United States Steel Corporation dated November 25, 2008	Incorporated by reference to Exhibit 3.1 to United States Steel Corporation's Form 8-K filed on November 26, 2008 (Commission File No. 1-16811).
5	Opinion and consent of R. M. Stanton, Esq.	**
23.1	Consent of PricewaterhouseCoopers LLP.	**
23.2	Consent of R. M. Stanton, Esq. (Included in Exhibit 5.)	**
24	Powers of Attorney.	**

** Filed herewith.

United States Steel Corporation Law Department 600 Grant Street Pittsburgh, PA 15219-2800 Tel: 412 433 2877 Fax: 412 433 1145 E-mail: rmstanton@uss.com

Assistant General Counsel-Corporate & Assistant Secretary

February 26, 2009

Board of Directors United States Steel Corporation 600 Grant Street Pittsburgh, Pennsylvania 15219-2800

Attention: Mr. John P. Surma, Chairman of the Board

To the Board of Directors:

I am Assistant General Counsel and Assistant Secretary of United States Steel Corporation, a Delaware corporation ("USS"). I, or attorneys subject to my supervision, have served as counsel to USS in connection with the proposed issuance of up to 3,000,000 shares of common stock, par value \$1.00 per share, of USS (the "Shares") in connection with the United States Steel Corporation Dividend Reinvestment and Stock Purchase Plan and in the preparation and filing with the Securities and Exchange Commission of a Registration Statement on Form S-3 ("Registration Statement") relating to such Shares.

As Assistant General Counsel and Assistant Secretary of USS, I am familiar with USS's Certificate of Incorporation and By-Laws. I am also familiar with the resolution adopted by USS's Board of Directors on February 24, 2009 authorizing the issuance of the Shares. I have examined the Registration Statement and have examined or caused to be examined such other documents, corporate records and certificates of corporate officers and public officials as I have deemed relevant or necessary to giving the opinion set forth below.

Based on the foregoing, I am of the opinion that the issuance of the Shares has been approved by all necessary corporate action and that when the Shares are sold they will be legally issued, fully paid and non-assessable.

I hereby consent to the filing of this opinion as an Exhibit to the Registration Statement.

Very truly yours, /s/Robert M. Stanton Robert M. Stanton

CONSENT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

We hereby consent to the incorporation by reference in this Registration Statement on Form S-3 of our report dated February 24, 2009 relating to the financial statements, financial statement schedule and the effectiveness of internal control over financial reporting, which appears in United States Steel Corporation's Annual Report on Form 10-K for the year ended December 31, 2008. We also consent to the reference to us under the heading "Experts" in such Registration Statement.

/s/ PricewaterhouseCoopers LLP PricewaterhouseCoopers LLP Pittsburgh, Pennsylvania February 26, 2009

That, the undersigned does hereby make, constitute and appoint John P. Surma, Jr., Gretchen R. Haggerty, James D. Garraux, and Larry G. Schultz, or any one of them, my true and lawful attorneys-in-fact, each with the power of substitution and resubstitution, to sign, execute and file for me and on my behalf a registration statement registering three (3) million shares of United States Steel Corporation common stock to be issued in connection with a Dividend Reinvestment and Stock Purchase Plan, on forms prescribed by the Securities and Exchange Commission (collectively, "Registration Statements"), and any and all amendments to the Registration Statements or further registration statements to be filed with the Securities and Exchange Commission pursuant to the Securities Act of 1933, as amended, in such form as they or any one or more of them may approve, and to do any and all other acts which said attorneys-in-fact may deem necessary or desirable to enable United States Steel Corporation to comply with said Att and the rules and regulations promulgated thereunder.

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That, the undersigned does hereby make, constitute and appoint John P. Surma, Jr., Gretchen R. Haggerty, James D. Garraux, and Larry G. Schultz, or any one of them, my true and lawful attorneys-in-fact, each with the power of substitution and resubstitution, to sign, execute and file for me and on my behalf a registration statement registering three (3) million shares of United States Steel Corporation common stock to be issued in connection with a Dividend Reinvestment and Stock Purchase Plan, on forms prescribed by the Securities and Exchange Commission (collectively, "Registration Statements"), and any and all amendments to the Registration Statements or further registration statements to be filed with the Securities and Exchange Commission pursuant to the Securities Act of 1933, as amended, in such form as they or any one or more of them may approve, and to do any and all other acts which said attorneys-in-fact may deem necessary or desirable to enable United States Steel Corporation to comply with said Act and the rules and regulations promulgated thereunder.

IN WITNESS WHEREOF, I have hereunto set my hand this 24th day of February, 2009.

/s/ Charles R. Lee Charles R. Lee

That, the undersigned does hereby make, constitute and appoint John P. Surma, Jr., Gretchen R. Haggerty, James D. Garraux, and Larry G. Schultz, or any one of them, my true and lawful attorneys-in-fact, each with the power of substitution and resubstitution, to sign, execute and file for me and on my behalf a registration statement registering three (3) million shares of United States Steel Corporation common stock to be issued in connection with a Dividend Reinvestment and Stock Purchase Plan, on forms prescribed by the Securities and Exchange Commission (collectively, "Registration Statements"), and any and all amendments to the Registration Statements or further registration statements to be filed with the Securities and Exchange Commission pursuant to the Securities Act of 1933, as amended, in such form as they or any one or more of them may approve, and to do any and all other acts which said attorneys-in-fact may deem necessary or desirable to enable United States Steel Corporation to comply with said Act and the rules and regulations promulgated thereunder.

IN WITNESS WHEREOF, I have hereunto set my hand this 25th day of February, 2009.

/s/ Jeffrey M. Lipton Jeffrey M. Lipton

That, the undersigned does hereby make, constitute and appoint John P. Surma, Jr., Gretchen R. Haggerty, James D. Garraux, and Larry G. Schultz, or any one of them, my true and lawful attorneys-in-fact, each with the power of substitution and resubstitution, to sign, execute and file for me and on my behalf a registration statement registering three (3) million shares of United States Steel Corporation common stock to be issued in competition with the Securities and Exchange Commission (collectiveld:).

That, the undersigned does hereby make, constitute and appoint John P. Surma, Jr., Gretchen R. Haggerty, James D. Garraux, and Larry G. Schultz, or any one of them, my true and lawful attorneys-in-fact, each with the power of substitution and resubstitution, to sign, execute and file for me and on my behalf a registration statement registering three (3) million shares of United States Steel Corporation common stock to be issued in connection with a Dividend Reinvestment and Stock Purchase Plan, on forms prescribed by the Securities and Exchange Commission (collectively, "Registration Statements"), and ued

That, the undersigned does hereby make, constitute and appoint John P. Surma, Jr., Gretchen R. Haggerty, James D. Garraux, and Larry G. Schultz, or any one of them, my true and lawful attorneys-in-fact, each with the power of substitution and resubstitution, to sign, execute and file for me and on my behalf a registration statement registering three (3) million shares of United States Steel Corporation common stock to be issued in connection with a Dividend Reinvestment and Stock Purchase Plan, on forms prescribed by the Securities and Exchange Commission (collectively, "Registration Statements"), and any and all amendments to the Registration Statements or further registration statements to be filed with the Securities and Exchange Commission pursuant to the Securities Act of 1933, as amended, in such form as they or any one or more of them may approve, and to do any and all other acts which said attorneys-in-fact may deem necessary or desirable to enable United States Steel Corporation to comply with said Act and the rules and regulations promulgated thereunder.

IN WITNESS WHEREOF, I have hereunto set my hand this 24th day of February, 2009.

/s/ Seth E. Schofield Seth E. Schofield

That, the undersigned does hereby make, constitute and appoint John P. Surma, Jr., Gretchen R. Haggerty, James D. Garraux, and Larry G. Schultz, or any one of them, my true and lawful attorneys-in-fact, each with the power of substitution and resubstitution, to sign, execute and file for me and on my behalf a registration statement registering three (3) million shares of United States Steel Corporation common stock to be issued in connection with a Dividend Reinvestment and Stock Purchase Plan, on forms prescribed by the Securities and Exchange Commission (collectively, "Registration Statements"), and any and all amendments to the Registration Statements or further registration statements to be filed with the Securities and Exchange Commission pursuant to the Securities Act of 1933, as amended, in such form as they or any one or more of them may approve, and to do any and all other acts which said attorneys-in-fact may deem necessary or desirable to enable United States Steel Corporation to comply with said Act and the rules and regulations promulgated thereunder.

IN WITNESS WHEREOF, I have hereunto set my hand this 24th day of February, 2009.

<u>/s/ Graham B. Spanier</u> Graham B. Spanier

That, the undersigned does hereby make, constitute and appoint John P. Surma, Jr., Gretchen R. Haggerty, James D. Garraux, and Larry G. Schultz, or any one of them, my true and lawful attorneys-in-fact, each with the power of substitution and resubstitution, to sign, execute and file for me and on my behalf a registration statement registering three (3) million shares of United States Steel Corporation common stock to be issued in connection with a Dividend Reinvestment and Stock Purchase Plan, on forms prescribed by the Securities and Exchange Commission (collectively, "Registration Statements"), and any and all amendments to the Registration Statements or further registration statements to be filed with the Securities and Exchange Commission pursuant to the Securities Act of 1933, as amended, in such form as they or any one or more of them may approve, and to do any and all other acts which said attorneys-in-fact may deem necessary or desirable to enable United States Steel Corporation to comply with said Act and the rules and regulations promulgated thereunder.

IN WITNESS WHEREOF, I have 'W eer.