



Nancy A. Sandell  
Senior Paralegal  
(302) 774-4406  
FAX: (302) 774-1189  
FAX: (800) 248-5260

E. I. du Pont de Nemours and Company  
Legal, D7096-2  
1007 Market Street  
Wilmington, Delaware 19898

March 13, 2008

Certified Mail – Return Receipt Requested

J-6

Ms. Kathy Dolce Modes  
Division of Nuclear Materials Safety  
United States Nuclear Regulatory Commission  
Region 1  
475 Allendale Road  
King of Prussia, PA 19406-1415

RECEIVED  
REGION 1  
2008 MAR 26 AM 11:00

**Re: E. I. du Pont de Nemours and Company  
Self-Guarantee  
Experimental Station - License No. 07-00455-02, Amendment #62  
Docket No: 030-03852  
Control No: ~~119516~~ *nick***

and

**Re: E. I. du Pont de Nemours and Company  
Self-Guarantee  
Stine-Haskell Research Center - License No. 07-13441-02  
Docket No: 030-20681  
Control No: ~~119309~~ *nick*  
Including Glasgow Building 300 – License No. 07-13441-02**

Dear Ms. Modes:

Enclosed are E. I. du Pont de Nemours and Company's (DuPont's) Self-Guarantee and the Certifications of Financial Assurance.

Also included are:

140321 / 140322

Ms. Kathy Dolce Modes  
Division of Nuclear Materials Safety  
United States Nuclear Regulatory Commission  
Page 2 of 2  
March 13, 2008

- A copy of DuPont's 2007 Form 10-K filed with the Securities and Exchange Commission.
- A copy of PricewaterhouseCoopers' "Special Report" dated March 13, 2008.

If you have any questions regarding the enclosed package, please call me at 302-774-4406.

Sincerely,

A handwritten signature in cursive script that reads "Nancy A Sandell".

Nancy A. Sandell  
Senior Paralegal

Enclosure

## SELF-GUARANTEE AGREEMENT

Guarantee made this March 13, 2008, by E. I. du Pont de Nemours and Company, a corporation organized under the laws of the State of Delaware, herein referred to as "guarantor," to the U. S. Nuclear Regulatory Commission (NRC), beneficiary, on behalf of ourselves as licensee.

### Recitals

1. The guarantor has full authority and capacity to enter into this self-guarantee under its bylaws, articles of corporation, and the laws of the State of Delaware, its State of incorporation. Guarantor has approval from its Board of Directors to enter into this self-guarantee.
2. This self-guarantee is being issued to comply with regulations issued by the NRC, an agency of the U. S. Government, pursuant to the Atomic Energy Act of 1954, as amended, and the Energy Reorganization Act of 1974. NRC has promulgated regulations in Title 10, Chapter I of the Code of Federal Regulations, Part 30, which require that a holder of, or an applicant for, a materials license issued pursuant to 10 CFR Part 30, provide assurance that funds will be available when needed for required decommissioning activities.
3. The self-guarantee is issued to provide financial assurance for decommissioning activities for the following licensed facilities (see Exhibit I). The decommissioning cost for these activities are as follows: (see Exhibit I).
4. The guarantor meets or exceeds the following financial test criteria for the self-guarantee corresponding to the CFO letter and agrees to comply with all notification requirements as specified in 10 CFR Part 30 and Appendix C to CFR Part 30.

The guarantor meets the following self-guarantee test:

- (a) Tangible net worth at least 10 times the current decommissioning cost estimates for all decommissioning activities for which the company is responsible as a self-guaranteeing licensee and as a parent-guarantor; and
- (b) Assets located in the United States amounting to at least 90 percent of total assets or at least 10 times the current decommissioning cost estimates for all decommissioning activities for which the company is responsible as a self-guaranteeing licensee and as a parent-guarantor; and
- (c) At least one class of equity securities registered under the Securities Exchange Act of 1934; and
- (d) A current rating for its most recent bond issuance of AAA, AA, or A as issued by Standard & Poor's.

**NONNEGOTIABLE**

5. The guarantor does not have a parent company holding majority control of its voting stock.
6. Decommissioning activities as used below refer to the activities required by 10 CFR Part 30 for decommissioning of the facilities identified above.
7. Pursuant to the guarantor's authority to enter into this guarantee, the guarantor guarantees to the NRC that the guarantor shall
  - (a) carry out the required decommissioning activities, as required by its license no: (see Exhibit I)
8. The guarantor agrees to submit revised financial statements, financial test data, and an auditor's special report and reconciling schedule annually within 90 days of the close of its fiscal year.
9. The guarantor agrees that if, at the end of any fiscal year before termination of this self-guarantee, it fails to meet the self-guarantee financial test criteria, it shall send, by certified mail, immediate notice to the NRC that it intends to provide alternative financial assurance as specified in 10 CFR Part 30. Within 120 days of such notice, the guarantor shall establish such financial assurance.
10. The guarantor also agrees to notify the beneficiary promptly if the ownership of the licensed activity is transferred, and to maintain this guarantee until the new licensee provides alternative financial assurance acceptable to the beneficiary.
11. The guarantor agrees that if it determines, at any time other than as described in Recital 9, that it no longer meets the self-guarantee financial test criteria or it is disallowed from continuing as a self-guarantor, it shall establish alternative financial assurance as specified in 10 CFR Part 30, as applicable, within 30 days.
12. The guarantor, as well as its successors and assigns, agrees to remain bound jointly and severally under this guarantee notwithstanding any or all of the following: amendment or modification of the license or NRC-approved decommissioning funding plan for that facility, the extension or reduction of the time of performance of required activities, or any other modification or alteration of an obligation of the licensee pursuant to 10 CFR Part 30.
13. The guarantor agrees that it shall be liable for all litigation costs incurred by the beneficiary, NRC, in any successful effort to enforce the agreement against the guarantor.
14. The guarantor agrees to remain bound under this self-guarantee for as long as it, as licensee, must comply with the applicable financial assurance requirements of 10 CFR Part 30, for the previously listed facilities, except that the guarantor may cancel this self-guarantee by sending notice by certified mail to the NRC, such cancellation to become effective no earlier than 120 days after receipt of such notice by the NRC, as evidenced by the return receipt.
15. The guarantor agrees that if it, as licensee, fails to provide alternative financial assurance as specified in 10 CFR Part 30, as applicable, and obtain written approval of such assurance

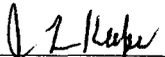
from the NRC within 90 days after a notice of cancellation by the guarantor is received by the NRC from the guarantor, the guarantor shall make full payment under the self-guarantee.

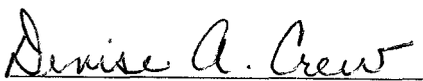
16. The guarantor expressly waives notice of acceptance of this self-guarantee by the NRC. The guarantor also expressly waives notice of amendments or modifications of the decommissioning requirements.
17. If the guarantor files financial reports with the U. S. Securities and Exchange Commission, then it shall promptly submit them to its independent auditor and to the NRC during each year in which this self-guarantee is in effect.
18. The guarantor agrees that if, at any time before termination of this self-guarantee, its most recent bond issuance ceases to be rated in the category of "A" or above by either Standard & Poor's or Moody's, it shall provide notice in writing of such fact to the NRC within 20 days after publication of the change by the rating service.

I hereby certify that this self-guarantee is true and correct to the best of my knowledge.

Effective date: March 13, 2008

Self-guarantor: E. I. du Pont de Nemours and Company

Authorized Signature:   
Jeffrey L. Keefer  
Executive Vice President &  
Chief Financial Officer

Signature of Notary: 

**DENISE A. CREW**  
**NOTARY PUBLIC**  
**STATE OF DELAWARE**  
**My commission expires Feb. 7, 2011**

# Exhibit I

E. I. du Pont de Nemours and Company  
Self-Guarantee  
Experimental Station – License No. 07-00455-02, Amendment #62  
Docket No.: 030-03852  
Control No.: 119516  
Route 141  
Wilmington, DE 19880

and

E. I. du Pont de Nemours and Company  
Self-Guarantee  
Stine-Haskell Research Center – License No. 07-13441-02  
Docket No: 030-20681  
Control No.: 119309  
Elkton Road  
Newark, DE 19711

Included in Stine Haskell's decommission cost is:  
Glasgow Site Building 300  
Glasgow, DE 19711

Licensee's decommission cost for the Experimental Station is: \$10.2 Million

Licensee's decommission cost for the Stine-Haskell Research Center is: \$10.2 Million



**Jeffrey L. Keefer**  
 Executive Vice President  
 Chief Financial Officer

DuPont Finance  
 1007 Market Street  
 D8000  
 Wilmington, DE 19898  
 302-774-0561 Tel 302-774-7869 Fax  
 jeffrey.l.keefe@usa.dupont.com E-mail

March 13, 2008

**Certified Mail – Return Receipt Requested**

U. S. Nuclear Regulatory Commission  
 Region I  
 475 Allendale Road  
 King of Prussia, PA 19406-1415

**Subject: E. I. du Pont de Nemours and Company Financial Test**

I am the Chief Financial Officer of E. I. du Pont de Nemours and Company, 1007 Market Street, Wilmington, DE 19898, a corporation. This letter is in support of this firm's use of the self-guarantee financial test to demonstrate financial assurance, as specified in 10 CFR Part 30. This firm has no parent company holding majority control of its voting stock.

This firm guarantees, through the self-guarantee submitted to demonstrate compliance under 10 CFR Part 30, the decommissioning of the following facilities owned or operated by this firm. The current cost estimates or certified amounts for decommissioning, so guaranteed, are shown for each facility:

<u>Name of Facility</u>	<u>License Number</u>	<u>Location of Facility</u>	<u>Certified Amounts or Current Cost Estimates</u>
1) Stine-Haskell Research Center*	07-13441-02	Elkton Road Newark, DE 19711	\$10.2 Million
2) Experimental Station	07-00455-02	Rt. 141 Wilmington, DE 19880	\$10.2 Million

I hereby certify that E. I. du Pont de Nemours and Company is currently a going concern, and that it possesses positive tangible net worth in the amount of \$6,206MM.

This fiscal year of this firm ends on December 31. The figures for the following items marked with an asterisk are derived from this firm's independently audited, year-end financial statements and footnotes for the latest completed fiscal year, ended December 31, 2007. A copy of this firm's most recent financial statements is enclosed.

This firm is required to file a Form 10-K with the U.S. Securities and Exchange Commission for the latest fiscal year. This firm has at least one class of equity securities registered under the Securities Exchange Act of 1934.

\* Included in Stine-Haskell Decommission Costs is: a) Glasgow Site Bldg. 300, Glasgow, DE 19711.

## Self-Guarantee Financial Test for Commercial Companies that Issue Bonds (10 CFR Part 30, Appendix C)

1. Current decommissioning cost estimates or certified amounts
  - a. Decommissioning amounts covered by this Self-guarantee  
(See Exhibit I) \$20.4MM
  - b. All decommissioning amounts covered by other NRC or Agreement State parent company guarantees or self-guarantees \$N/A
  - c. All amounts covered by parent company guarantees, self-guarantees, or financial tests of other Federal or State agencies (e.g., EPA) \$157.4MM
    - Closure and post closure costs = 36.0MM
    - UIC = 6.4MM
    - Liability = 115MM

See Exhibits II and III
  
- TOTAL \$177.8MM
  
2. Current bond rating of most recent issuance of this firm  
Rating: A  
Name of rating service: Standard & Poor's
3. Date of issuance of bond: December 03, 2007
4. Date of maturity of bond: January 15, 2013
- \*5. Tangible net worth\*\* (if any portion of estimates for decommissioning is included in total liabilities on your firm's financial statements, you may add the amount of that portion to this line) \$6,206MM
- \*6. Total assets in United States (required only if less than 90 percent of firm's assets are located in the United States) \$18,671MM

	<u>Yes</u>	<u>No</u>
7. Is line 5 at least 10 times line 1?	X	
8. Are at least 90 percent of firm's assets located in the United States? If not, complete line 9.		X
9. Is line 6 at least 10 times line 1 ?	X	
10. Is the rating specified on line 2 "A" or better?	X	
11. Does the licensee have at least one class of equity securities registered under the Securities Exchange Act of 1934?	X	

Notes:

\* Denotes figures derived from financial statements.

\*\* Tangible net worth is defined as net worth minus goodwill, patents, trademarks, and copyrights.

This firm satisfies the following self-guarantee test: **Self-Guarantee Financial Test for Commercial Companies that issue bonds.**

I hereby certify that the content of this letter is true and correct to the best of my knowledge.

Signature:           *J. L. Keefer*          

Name: Jeffrey L. Keefer

Title: Executive Vice President and Chief Financial Officer

Date: March 13, 2008

# Exhibit I

E. I. du Pont de Nemours and Company  
Self-Guarantee  
Experimental Station – License No. 07-00455-02, Amendment #62  
Docket No.: 030-03852  
Route 141  
Wilmington, DE 19880

and

E. I. du Pont de Nemours and Company  
Self-Guarantee  
Stine-Haskell Research Center – License No. 07-13441-02  
Docket No: 030-20681  
Elkton Road  
Newark, DE 19711

Included in Stine Haskell's decommission cost is:  
Glasgow Site Building 300  
Glasgow, DE 19711

Licensee's decommission cost for the Experimental Station is: \$10.2 Million

Licensee's decommission cost for the Stine-Haskell Research Center is: \$10.2 Million

**EXHIBIT II**

**E. I. DU PONT DE NEMOURS & COMPANY**

**Facilities For Which Financial Assurance For Closure Or  
Post-Closure Care Is Demonstrated Through The Financial  
Test Specified in Subpart H of 40 CFR Parts 264 and 265  
Or A State's Financial Test Substantially Equivalent  
To That Specified In Subpart H Of 40 CFR Parts 264 And 265**

<u>EPA Identification Number</u>	<u>Name and Address</u>	<u>Estimated Costs (dollars in thousands)</u>	
		<u>Closure</u>	<u>Post-Closure</u>
<b>EPA Region I</b>			
CTD001453216	Sporting Goods Properties, Inc. 615 Asylum Street Bridgeport, CT 06610-2190	30	40
CTD072115793	Kendro Laboratory Products LP 31 Pecks Lane Newtown, CT 06470	76	-
<b>EPA Region II</b>			
NJD002385730	E. I. du Pont Nemours and Company Chambers Works Rt. 130 Deepwater, NJ 08023	988	6,897
PRD981130131	E. I. du Pont de Nemours and Company Manati Plant Highway 686, Km. 2.3 Manati, PR 00701	2,116	-
<b>EPA Region III</b>			
DED000800284	E. I. du Pont de Nemours and Company Edge Moor Plant 104 Hay Road Wilmington, DE 19809	111	2,980
DED003930807	E. I. du Pont de Nemours and Company Experimental Station Route 141, Henry Clay Wilmington, DE 19880	710	-
WVD005012851	E. I. du Pont de Nemours and Company Belle Plant 901 W. DuPont Avenue Belle, WV 25015	409	-

<u>EPA Identification Number</u>	<u>Name and Address</u>	<u>Estimated Costs (dollars in thousands)</u>	
		<u>Closure</u>	<u>Post-Closure</u>
WVD045875291	E. I. du Pont de Nemours and Company Washington Works Rt. 892 South Parkersburg, WV 26181	584	-
<b>EPA Region IV</b>			
KYD003924198	E. I. du Pont de Nemours and Company. Louisville Works 4200 Camp Ground Road Louisville, KY 40216	-	940
MSD033417031	E. I. du Pont de Nemours and Company First Chemical Corporation 1001 Industrial Road Pascagoula, MS 39581	3,305	182
MSD96046792	E. I. du Pont de Nemours and Company De Lisle Plant 7685 Kiln-DeLisle Road Pass Christian, MS 39571	4,076	-
NCD047368642	E. I. du Pont de Nemours and Company Fayetteville Works Plant Highway #87S P. O. Drawer Z Fayetteville, NC 28302	821	-
NCD003190386	E. I. du Pont de Nemours and Company Kinston Plant Highway 11 North Kinston, NC 28502	123	-
TND004044491	E. I. du Pont de Nemours and Company New Johnsonville Plant DuPont Road New Johnsonville, TN 37134	24	-
<b>EPA Region V</b>			
OHD005041843	E. I. du Pont de Nemours and Company Toledo Plant 1930 Tremainsville Road Toledo, OH 43613	652	-
OHD004855292	E. I. du Pont de Nemours and Company DuPont Electronic Polymers, LP 1515 Nicholas Road Dayton, OH 45418-2700	133	-

EPA Identification Number	Name and Address	Estimated Costs (dollars in thousands)	
		Closure	Post-Closure
	E. I. du Pont de Nemours and Company East Chicago 5215 Kennedy Avenue East Chicago, Indiana 46312	705	183
<b>EPA Region VI</b>			
LAD001890367	E. I. du Pont de Nemours and Company Pontchartrain Works 560 Highway 44 LaPlace, LA 70068	1,576	-
TXD008081101	E. I. du Pont de Nemours and Company Beaumont Works Plant Highway 347 Beaumont, TX 77705	-	1,651
TXD008079642	E. I. du Pont de Nemours and Company Sabine River Works FM1006 Orange, TX 77630	3,489	-
TXD008123317	E. I. du Pont de Nemours and Company Victoria Plant Old Bloomington Road Victoria, TX 77901	-	1,621
ARDO47335922	Sporting Goods Properties, Inc. Lonoke, AR 72086	-	848
<b>EPA Region VIII</b>			
COD007060981	E. I. du Pont de Nemours and Company Louviers Works 12835 Main Street Louviers, CO 80131	421	19
<b>EPA Region IX</b>			
CAD009151671	E. I. du Pont de Nemours and Company Antioch Works 6000 Bridgehead Road Antioch, CA 94509	-	310
<b>Totals</b>		<b>20,349</b>	<b>15,671</b>

**EXHIBIT III**

**E. I. DU PONT DE NEMOURS & COMPANY**

Facilities For Which Financial Assurance For Plugging  
and Abandonment Is Required By 40 CFR 144.62

<b><u>EPA Identification Number</u></b>	<b><u>Name and Address</u></b>	<b><u>Estimated Costs (dollars in thousands) Plugging &amp; Abandonment</u></b>
<b>EPA Region IV</b>		
MSD096046792	E. I. du Pont de Nemours and Company De Lisle Plant 7685 Kiln - De Lisle Road Pass Christian, MS 39571	3,687
<b>EPA Region VI</b>		
TXD008081101	E. I. du Pont de Nemours and Company Beaumont Works Highway 347 Beaumont, TX 77705	228
TXD008079212	E. I. du Pont de Nemous and Company LaPorte Plant 12501 Strang Road LaPorte, TX 77571	717
LAD001890367	E. I. du Pont de Nemours and Company Pontchartrain Works 560 Highway 44 LaPlace, LA 70068	1,794
<b>Total</b>		<b>6,426</b>

**CERTIFICATION OF  
FINANCIAL ASSURANCE**

**Principal:** E. I. du Pont de Nemours and Company  
1007 Market Street  
Wilmington, DE 19898

**NRC license number, name and address of the facility:**

<u>Name of Facility</u>	<u>License Number</u>	<u>Location of Facility</u>
Stine-Haskell Research Center	07-13441-02	1090 Elkton Road Newark, DE 19711
Glasgow Building 300	07-13441-02	2309 Sunset Lake Road Newark, DE 19702

**Issued to:** U.S. Nuclear Regulatory Commission

I certify that E. I. du Pont de Nemours and Company is licensed to possess the following:

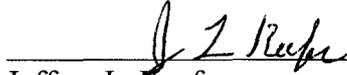
Sealed sources or plated foils with a half-life greater than 120 days licensed under 10 CFR Part 30, and unsealed byproduct material with a half-life greater than 120 days licensed under 10 CFR Part 30.

**Type of Material**

**Amount of Material**

**Please see attachments.**

I also certify that financial assurance in the amount of \$10.2 million per facility (\$20.4 million total) has been obtained for the purpose of decommissioning as prescribed by 10 CFR Part 30.

**Signature:**   
**Name:** Jeffrey L. Keefer  
**Title:** Executive Vice President &  
Chief Financial Officer

**Date:** March 13, 2008

Attachments

DuPont Stine-Haskell Research Center  
 1090 Elkton Road  
 PO Box 30  
 Newark, DE 19714-0030

NRC License No.: 07-13441-02

***Unsealed Radioactive Material License Possession Limits (greater than 120-day half-life)***

Byproduct material	Chemical and/or Physical Form	Maximum amount that license may possess at any one time under this license
Any byproduct material with atomic numbers 3-83	Any	10 millicuries per radionuclide and 200 millicuries total
Hydrogen-3	Any	20 curies
Carbon-14	Any	20 curies
Chlorine-36	Any	200 millicuries
Krypton-85	Any	50 millicuries

***Sealed Source License Possession Limits (greater than 120-day half-life)***

Source material	Chemical and/or Physical Form	Maximum amount that license may possess at any one time under this license
Nickel-63	Foil or plated sources registered with US NRC under 10 CFR 32.210	No single source to exceed the maximum activity specified in the certificate of registration issue by the US NRC or an Agreement State.
Americium-241	Sealed Sources	1 microcurie per source and 2 microcuries total

**CERTIFICATION OF  
FINANCIAL ASSURANCE**

**Principal:** E. I. du Pont de Nemours and Company  
1007 Market Street  
Wilmington, DE 19898

**NRC license number, name and address of the facility:**

<u>Name of Facility</u>	<u>License Number</u>	<u>Location of Facility</u>
Experimental Station	07-00455-02	Rt. 141 Wilmington, DE 19880

**Issued to:** U.S. Nuclear Regulatory Commission

I certify that E. I. du Pont de Nemours and Company is licensed to possess the following:

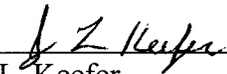
Sealed sources or plated foils with a half-life greater than 120 days licensed under 10 CFR Part 30, and unsealed byproduct material with a half-life greater than 120 days licensed under 10 CFR Part 30.

**Type of Material**

**Amount of Material**

**Please see attachments.**

I also certify that financial assurance in the amount of \$10.2 million per facility (\$20.4 million total) has been obtained for the purpose of decommissioning as prescribed by 10 CFR Part 30.

**Signature:**   
**Name:** Jeffrey L. Keefer  
**Title:** Executive Vice President &  
Chief Financial Officer

**Date:** March 13, 2008

Attachments

Dupont Experimental Station Laboratories  
 Experimental Station E361-102C  
 PO Box 80361  
 Wilmington, DE 19880-0361

NRC Radioactive Materials License No.: 07-00455-02

***Unsealed and Sealed Source Radioactive Material License Possession Limits  
 (greater than 120-day half-life)***

Byproduct and source material	Chemical and/or Physical Form	Maximum amount that license may possess at any one time under this license
Any byproduct material with atomic numbers 3-83	Any	Not to exceed 200 millicuries per radionuclide and 5 curies total
Hydrogen-3	Any	5 curies
Carbon-14	Any	2 curies
Nickel-63	Any	1 curie

Dupont Experimental Station Laboratories  
 Experimental Station E361-102C  
 PO Box 80361  
 Wilmington, DE 19880-0361

NRC Radioactive Materials License No.: 07-00455-41

***Sealed Source Radioactive Material License Possession Limits  
 (greater than 120-day half-life)***

Byproduct and source material	Chemical and/or Physical Form	Maximum amount that license may possess at any one time under this license
Iron-55	Sealed sources	No single source to exceed the maximum activity specified in the certificate of registration issued by the US NRC or an Agreement State.
Nickel-63	Foil or plated sources	
Krypton-85	Sealed sources	
Cadmium-109	Sealed sources	
Cesium-137	Sealed sources	
Americium-241	Sealed sources	
Curium-244	Sealed sources	

**UNITED STATES  
SECURITIES AND EXCHANGE COMMISSION  
Washington, D.C. 20549  
Form 10-K**

(Mark One)

- ANNUAL REPORT PURSUANT TO SECTION 13 or 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934  
For the fiscal year ended December 31, 2007
- TRANSITION REPORT PURSUANT TO SECTION 13 or 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

Commission file number 1-815

**E. I. DU PONT DE NEMOURS  
AND COMPANY**

(Exact name of registrant as specified in its charter)

**Delaware**  
(State or Other Jurisdiction of Incorporation or Organization)

**51-0014090**  
(I.R.S. Employer Identification No.)

1007 Market Street  
Wilmington, Delaware 19898  
(Address of principal executive offices)

Registrant's telephone number, including area code: 302-774-1000  
Securities registered pursuant to Section 12(b) of the Act  
(Each class is registered on the New York Stock Exchange, Inc.):

Title of Each Class

Common Stock (\$.30 par value)  
Preferred Stock  
(without par value-cumulative)  
\$4.50 Series  
\$3.50 Series

No securities are registered pursuant to Section 12(g) of the Act.

Indicate by check mark whether the registrant is a well-known seasoned issuer (as defined in Rule 405 of the Securities Act). Yes  No

Indicate by check mark whether the registrant is not required to file reports pursuant to Section 13 or Section 15(d) of the Act. Yes  No

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes  No

Indicate by check mark if disclosure of delinquent filers pursuant to Item 405 of Regulation S-K is not contained herein, and will not be contained, to the best of registrant's knowledge, in definitive proxy or information statements incorporated by reference in Part III of this Form 10-K or any amendment to this Form 10-K.

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer or a smaller reporting company. See definitions of "large accelerated filer," "accelerated filer" and "smaller reporting company" in Rule 12b-2 of the Exchange Act. (Check one).

Large accelerated filer       Accelerated filer       Non-accelerated filer       Smaller reporting company   
(Do not check if a smaller reporting company)

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Act). Yes  No

The aggregate market value of voting stock held by nonaffiliates of the registrant (excludes outstanding shares beneficially owned by directors and officers and treasury shares) as of June 30, 2007, was approximately \$46.6 billion.

As of January 31, 2008, 899,346,000 shares (excludes 87,041,000 shares of treasury stock) of the company's common stock, \$.30 par value, were outstanding.

Documents Incorporated by Reference  
(Specific pages incorporated are indicated under the applicable Item herein):

Incorporated  
By Reference  
In Part No.

The company's Proxy Statement in connection with the Annual Meeting of Stockholders to be held on April 30, 2008 . . . .

III

## REPORT OF INDEPENDENT ACCOUNTANTS

To E. I. du Pont de Nemours and Company:

We have performed the procedures enumerated below, which were agreed to by you, and only those procedures, with respect to selected financial data of E. I. du Pont de Nemours and Company (the "Company") as contained in the accompanying letter dated March 13, 2008 from Jeffrey L. Keefer to the United States Nuclear Regulatory Commission (the "Commission"). These procedures were performed solely to assist you in complying with the regulations of the Commission under authority of Appendix C to Title 10, Chapter I of the Code of Federal Regulations, Part 30.

This agreed-upon procedures engagement was conducted in accordance with attestation standards established by the American Institute of Certified Public Accountants. The sufficiency of these procedures is solely the responsibility of those parties specified in this report. Consequently, we make no representation regarding the sufficiency of the procedures described below either for the purpose for which this report has been requested or for any other purpose. The procedures we performed are as follows:

1. We confirm that we have audited the consolidated financial statements of the Company as of and for the year ended December 31, 2007. Our report dated February 18, 2008, with respect thereto, is included in the Company's 2007 Annual Report on Form 10-K.
2. We compared the amount entitled "Tangible net worth" in the accompanying letter to the Company's calculation of tangible net worth derived from the Company's December 31, 2007 consolidated financial statements, and found such amount to be in agreement with the calculation.
3. We compared the amount entitled "Total assets in the U.S." in the accompanying letter to the Company's calculation of "Total assets in the U.S." and found such amount to be in agreement. This calculation was derived from the Company's underlying accounting records which support the December 31, 2007 consolidated financial statements.

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We were not engaged to and did not conduct an examination, the objective of which would be the expression of an opinion on the information contained in the accompanying letter. Accordingly, we do not express such an opinion. Had we performed additional procedures, other matters might have come to our attention that would have been reported to you.

This report relates only to the data specified in the steps above, and accordingly, we do not express an opinion or any other form of assurance on any other data appearing in the Company's letter. Additionally, this report is intended solely for the information and use of the specified parties and is not intended to be and should not be used by anyone other than these specified parties.

*PricewaterhouseCoopers LLP*

March 13, 2008