METALS USA INC Form SC 13E3/A August 05, 2005

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 13E-3

RULE 13e-3 TRANSACTION STATEMENT

(Pursuant to Section 13(e) of the Securities Exchange Act of 1934)

(Amendment No. 1)

METALS USA, INC.

 $(Name\ of\ the\ Issuer)$

Metals USA, Inc.

Flag Holdings Corporation

Flag Acquisition Corporation

Apollo Management V, L.P.

Apollo Advisors V, L.P.

Apollo Investment Fund V, L.P.

Apollo Overseas Partners V, L.P.

Apollo Netherlands Partners V(A), L.P.

Apollo Netherlands Partners V(B), L.P.

Apollo German Partners V GMBH & CO KG

C. Lourenco Goncalves

Terry L. Freeman

John A. Hageman

(Name of Person(s) Filing Statement)

Common Stock, par value \$0.01 per share

(Title of Class of Securities)

591324207

(CUSIP Number of Class of Securities)

Daniel W. Dienst

Apollo Management, L.P.

Eric L. Press

c/o Metals Management, Inc.

9 West 57th Street, 43rd Floor

750 Lexington Avenue
New York, NY 10021

New York, NY 10019

(212) 750-7280

(212) 515-3200

(Name, Address and Telephone Number of Persons Authorized to Receive Notices and Communications on Behalf of Persons Filing Statement)

Copy to:

Steven H. Scheinman, Esq. Michael D. Weiner Andrew J. Nussbaum, Esq.

Akin Gump Strauss Hauer & Feld LLP Apollo Management, L.P. Wachtell, Lipton, Rosen & Katz

590 Madison Avenue 9 West 57th Street, 43rd Floor 51 West 52nd Street

New York, NY 10022 New York, NY 10019 New York, NY 10019

(212) 872-1000 (212) 515-3200 (212) 403-1000

This statement is filed in connection with (check the appropriate box):

| þa. | The filing of solicitation materials or an information statement subject to Securities Exchange Act of 1934 (the Act). | o Regulation 14A, Regulation 14-C or Rule 13e-3(c) under the |
|-------|---|--|
| " b. | The filing of a registration statement under the Securities Act of 1933. | |
| " с. | A tender offer. | |
| " d. | None of the above. | |
| Che | cck the following box if the soliciting materials or information statement r | eferred to in checking box (a) are preliminary copies: þ |
| Che | ck the following box if the filing is a final amendment reporting the resul | is of the transaction: " |
| | Calculation of F | ling Fee |
| | Transaction Valuation* \$539,075,835.66 | Amount of Filing Fee** \$63,449.23 |
| * | Calculated solely for purposes of determining the filing fee. The transact 20,282,790 shares of common stock of Metals USA, Inc. (Metals USA to receive shares of Metals USA common stock and (ii) \$22.00, (c) the USA subject to currently outstanding options and (ii) the excess of \$22 respect to such options and (d) the product of (i) 3,556,703 shares of convariants and (ii) \$22.00. | a) and (ii) \$22.00, (b) the product of (i) 45,437 unvested rights product of (i) 1,081,270 shares of common stock of Metals 00 over \$9.42, the weighted average exercise price with |
| ** | The filing fee, calculated in accordance with Exchange Act Rule 0-11(0.0001177. |)(1), was calculated by multiplying the transaction value by |
| þ | Check box if any part of the fee is offset as provided by Rule 0-11(a)(2 was paid previously. Identify the previous filing by registration statements | |
| Amo | ount Previously Paid: \$63,449.23 | |
| Forr | m or Registration No.: Schedule 14A | |
| Filir | ng Party: Metals USA, Inc. | |
| Date | e Filed: June 14, 2005 | |

Introduction

This Rule 13(e)-3 Transaction Statement (the Transaction Statement) relates to the Agreement and Plan of Merger (the Merger Agreement), dated as of May 18, 2005, by and among Metals USA, Inc., a Delaware corporation (the Company), Flag Acquisition Corporation, a Delaware corporation and a wholly owned subsidiary of Parent (Merger Sub) and Flag Holdings Corporation, a Delaware corporation (Parent). Parent and Merger Sub were recently formed by certain private equity funds managed by Apollo Management V, L.P. (the Apollo Funds). Merger Sub is a wholly owned subsidiary of Parent. Parent is a wholly owned subsidiary of the Apollo Funds, which are Apollo Investment Fund V, L.P., Apollo Overseas Partners V, L.P., Apollo Netherlands Partners V(A), L.P., Apollo Netherlands Partners V(B), L.P., and Apollo German Partners V GMBH & CO KG. Apollo Advisors V, L.P. serves as general partner of each of the Apollo Funds. A copy of the Merger Agreement is attached as Annex A to the preliminary proxy statement filed by the Company with the Securities and Exchange Commission contemporaneously herewith (including all annexes thereto, the Proxy Statement). The Proxy Statement is attached hereto as Exhibit (a)(3).

Pursuant to the Merger Agreement, (i) Merger Sub will merge with and into the Company (the Merger), with the Company continuing as the surviving corporation (the Surviving Corporation) and as a wholly owned subsidiary of Parent, (ii) each share of common stock of the Company, par value \$0.01 per share (a Share), issued and outstanding immediately prior to the effective time of the Merger (excluding any Shares owned by the Company, Parent, Merger Sub or any of their respective direct or indirect wholly owned subsidiaries and any Shares owned by stockholders properly exercising appraisal rights), will be converted into and represent the right to receive \$22.00 in cash, without interest, (iii) each option to purchase Shares granted under the Company s 2002 Long Term Incentive Plan (the Plan) (other than options held by certain members of management who may be required to convert their options into the right to purchase the stock of either Parent or the Surviving Corporation) will be cancelled and will be entitled to receive a cash payment equal to the amount by which \$22.00 exceeds the exercise price for each Share underlying such option, (iv) each outstanding and unvested right to receive one Share (MUSA Deferred Stock Right) granted under the Plan or otherwise, will be cancelled and converted into the right to receive \$22.00 in cash and (v) each outstanding warrant to purchase Shares (Warrant) issued pursuant to the Warrant Agreement, dated as of October 31, 2002, by and between the Company and Equiserve Trust Company, N.A. or otherwise, shall represent the right to receive (upon surrender of such Warrant and the payment to the Surviving Corporation of the exercise price thereunder) a cash payment, without interest, equal to \$22.00 for each Share underlying the Warrants.

The cross references below are being supplied pursuant to General Instruction G to Schedule 13E-3 and show the location in the Proxy Statement of the information required to be included in response to the items of Schedule 13E-3. The information contained in the Proxy Statement, including all appendices thereto, is incorporated in its entirety herein by this reference, and the responses to each Item in this Schedule 13E-3 are qualified in their entirety by the information contained in the Proxy Statement.

All information contained in this Transaction Statement concerning any of the persons filing this 13E-3 Transaction Statement (each, a Filing Person) has been provided by such Filing Person and no other Filing Person, including the Company, takes responsibility for the accuracy of any information not supplied by such Filing Person.

| Item 1. Summary Term Sheet | |
|--|-----------------------------|
| Regulation M-A Item 1001 | |
| The information set forth in the Proxy Statement under the caption SUMMARY incorporated herein by references. | rence. |
| Item 2. Subject Company Information | |
| Regulation M-A Item 1002 | |
| (a) Name and Address. The information set forth in the Proxy Statement under the following captions reference: | s is incorporated herein by |
| SUMMARY Summary Term Sheet | |
| THE PARTIES TO THE MERGER Metals USA, Inc. | |
| (b) Securities. The information set forth in the Proxy Statement under the following captions is incorp | orated herein by reference: |
| SUMMARY Summary Term Sheet | |
| SUMMARY Questions and Answers About the Special Meeting and the Merger | |
| THE SPECIAL MEETING Record Date, Quorum and Voting Power | |
| (c) Trading Market and Price. The information set forth in the Proxy Statement under the caption I COMPANY S STOCK is incorporated herein by reference. | MARKET PRICES OF THE |
| (d) Dividends. The information set forth in the Proxy Statement under the caption MARKET PRICE is incorporated herein by reference. | S OF THE COMPANY S STOCK |
| (e) Prior Public Offerings. None. | |

(f)

Prior Stock Purchasers. The information set forth in the Proxy Statement under the following captions is incorporated herein by reference:

| INFORMATION REGARDING THE TRANSACTION PARTICIPANTS |
|--|
| BENEFICIAL OWNERSHIP OF COMMON STOCK |
| TRANSACTIONS IN SHARES OF COMMON STOCK |
| Item 3. Identity and Background of Filing Person(s) |
| Regulation M-A Item 1003 |
| (a) Name and Address. The information set forth in the Proxy Statement under the following captions is incorporated herein by reference: |
| SUMMARY Summary Term Sheet |
| THE PARTIES TO THE MERGER |
| SPECIAL FACTORS Position of C. Lourenco Goncalves, Terry L. Freeman and John A. Hageman as to Fairness |
| SPECIAL FACTORS Position of Merger Sub, Parent, Apollo and the Apollo Affiliates as to Fairness |
| INFORMATION REGARDING THE TRANSACTION PARTICIPANTS |
| 2 |

| BENEFICIAL OWNERSHIP OF COMMON STOCK |
|--|
| (b) Business and Background of Entities. The information set forth in the Proxy Statement under the following captions is incorporated herein by reference: |
| SUMMARY Summary Term Sheet |
| THE PARTIES TO THE MERGER |
| INFORMATION REGARDING THE TRANSACTION PARTICIPANTS |
| BENEFICIAL OWNERSHIP OF COMMON STOCK |
| (c) Business and Background of Natural Persons. The information set forth in the Proxy Statement under the following captions incorporated herein by reference. |
| INFORMATION REGARDING THE TRANSACTION PARTICIPANTS |
| BENEFICIAL OWNERSHIP OF COMMON STOCK |
| Item 4. Terms of the Transaction |
| Regulation M-A Item 1004 |
| (a) Material Terms. The information set forth in the Proxy Statement under the following captions is incorporated herein by refere |
| SUMMARY |
| THE SPECIAL MEETING Required Vote |
| SPECIAL FACTORS |

THE MERGER AGREEMENT (PROPOSAL NO. 1)

ANNEX A Agreement and Plan of Merger, dated as of May 18, 2005, by and among Metals USA, Inc., Flag Holdings Corporation and Flag Acquisition Corporation

(c) **Different Terms.** The information set forth in the Proxy Statement under the following captions is incorporated herein by reference:

SUMMARY

SPECIAL FACTORS Reasons for the Merger

SPECIAL FACTORS Certain Effects of the Merger

SPECIAL FACTORS Interests of the Company s Directors and Executive Officers in the Merger

THE MERGER AGREEMENT (PROPOSAL NO. 1) Treatment of Stock Options, Warrants and Rights to Receive Shares of Metals USA Common Stock

| (d) Appraisal Rights. The information set forth in the Proxy Statement under the following captions is incorporated herein by reference |
|---|
| SUMMARY Summary Term Sheet |
| SUMMARY Questions and Answers About the Special Meeting and the Merger |
| SPECIAL FACTORS Reasons for the Merger |
| SPECIAL FACTORS Position of C. Lourenco Goncalves, Terry L. Freeman and John A. Hageman as to Fairness |
| SPECIAL FACTORS Position of Merger Sub, Parent, Apollo and the Apollo Affiliates as to Fairness |
| DISSENTERS RIGHTS OF APPRAISAL |
| ANNEX C Section 262 of the General Corporation Law of the State of Delaware |
| (e) Provisions for Unaffiliated Security Holders. The information set forth in the Proxy Statement under the following captions is incorporated herein by reference: |
| SPECIAL FACTORS Background of the Merger |
| SPECIAL FACTORS Purposes, Reasons and Plans for Metals USA after the Merger |
| (f) Eligibility for Listing or Trading. Not applicable. |
| Item 5. Past Contacts, Transactions, Negotiations and Agreements |
| Regulation M-A 1005 |
| (a) Transactions. The information set forth in the Proxy Statement under the following captions is incorporated herein by reference: |

SUMMARY Interests of the Company s Directors and Executive Officers in the Merger

| SPECIAL FACTOR | S Background of the Merger |
|--|--|
| SPECIAL FACTOR | S Interests of the Company s Directors and Executive Officers in the Merger |
| INFORMATION RE | EGARDING THE TRANSACTION PARTICIPANTS |
| (b) Significan by reference | t Corporate Events. The information set forth in the Proxy Statement under the following captions is incorporated hereice: |
| SUMMARY | |
| SPECIAL FACTOR | S Background of the Merger |
| SPECIAL FACTOR | S Interests of the Company s Directors and Executive Officers in the Merger |
| SPECIAL FACTOR | S Citadel Support Agreement |
| THE MERGER AGE | REEMENT (PROPOSAL NO. 1) |
| ANNEX A Agreeme Acquisition Corporation | ent and Plan of Merger, dated as of May 18, 2005, by and among Metals USA, Inc., Flag Holdings Corporation and Flag on |
| (c) Negotiatio reference: | ons or Contacts. The information set forth in the Proxy Statement under the following captions is incorporated herein by |
| SPECIAL FACTOR | S Background of the Merger |
| SPECIAL FACTOR | S Citadel Support Agreement |
| INFORMATION RE | EGARDING THE TRANSACTION PARTICIPANTS |

| (e) Agreements Involving the scaptions is incorporated here | subject Company's Securities. The information set forth in the Proxy Statement under the following by reference: |
|---|--|
| SUMMARY | |
| SPECIAL FACTORS Background of | f the Merger |
| SPECIAL FACTORS Financing by | Parent of Merger and Related Transactions |
| SPECIAL FACTORS Interests of the | e Company s Directors and Executive Officers in the Merger |
| SPECIAL FACTORS Citadel Suppo | ort Agreement |
| THE MERGER AGREEMENT (PRO | POSAL NO. 1) |
| INFORMATION REGARDING THE | TRANSACTION PARTICIPANTS |
| ANNEX A Agreement and Plan of Mo Acquisition Corporation | erger, dated as of May 18, 2005, by and among Metals USA, Inc., Flag Holdings Corporation and Flag |
| Item 6. Purpose of the Transaction | n and Plans or Proposals |
| Regulation M-A Item 1006 | |
| (b) Use of Securities Acquired reference: | . The information set forth in the Proxy Statement under the following captions is incorporated herein by |
| SUMMARY Questions and Answers | s About the Special Meeting and the Merger |
| SUMMARY Treatment of the Comp | pany s Stock Options |
| SUMMARY Treatment of the Comp | pany s Warrants |

| SUMMARY Treatme | ent of the Right to Receive Additional Metals USA Shares |
|---|---|
| SPECIAL FACTORS | Purposes, Reasons and Plans for Metals USA after the Merger |
| SPECIAL FACTORS | Certain Effects of the Merger |
| THE MERGER AGRE | EMENT (PROPOSAL NO. 1) Structure |
| THE MERGER AGRE Common Stock | EMENT (PROPOSAL NO. 1) Treatment of Stock Options, Warrants and Rights to Receive Shares of Metals USA |
| ANNEX A Agreement Acquisition Corporation | t and Plan of Merger, dated as of May 18, 2005, by and among Metals USA, Inc., Flag Holdings Corporation and Flag |
| (c)(1)-(8) Plans. The infe | ormation set forth in the Proxy Statement under the following captions is incorporated herein by |
| reference | : |
| SUMMARY | |
| SPECIAL FACTORS | Background of the Merger |
| SPECIAL FACTORS | Purposes, Reasons and Plans for Metals USA after the Merger |
| SPECIAL FACTORS | Certain Effects of the Merger |
| SPECIAL FACTORS | Financing by Parent of Merger and Related Transactions |
| | |
| | |

| SPECIAL FACTORS Interests of the Company s Directors and Executive Officers in the Merger |
|---|
| SPECIAL FACTORS Citadel Support Agreement |
| THE MERGER AGREEMENT (PROPOSAL NO. 1) |
| ANNEX A Agreement and Plan of Merger, dated as of May 18, 2005, by and among Metals USA, Inc., Flag Holdings Corporation and Flag Acquisition Corporation |
| Item 7. Purposes, Alternatives, Reasons and Effects |
| Regulation M-A Item 1013 |
| (a) Purposes. The information set forth in the Proxy Statement under the following captions is incorporated herein by reference: |
| SUMMARY Summary Term Sheet |
| SUMMARY Questions and Answers About the Special Meeting and the Merger |
| SPECIAL FACTORS Background of the Merger |
| SPECIAL FACTORS Reasons for the Merger |
| SPECIAL FACTORS Recommendation of the Company s Board of Directors |
| SPECIAL FACTORS Purposes, Reasons and Plans for Metals USA after the Merger |
| (b) Alternatives. The information set forth in the Proxy Statement under the following captions is incorporated herein by reference: |
| SPECIAL FACTORS Background of the Merger |

| Edgar Filing: METALS USA INC - Form SC 13E3/A |
|--|
| SPECIAL FACTORS Reasons for the Merger |
| SPECIAL FACTORS Purposes, Reasons and Plans for Metals USA after the Merger |
| SPECIAL FACTORS Effects on the Company if the Merger is Not Completed |
| (c) Reasons. The information set forth in the Proxy Statement under the following captions is incorporated herein by reference: |
| SUMMARY Summary Term Sheet |
| SUMMARY Questions and Answers About the Special Meeting and the Merger |
| SPECIAL FACTORS Background of the Merger |
| SPECIAL FACTORS Reasons for the Merger |
| SPECIAL FACTORS Recommendation of the Company s Board of Directors |
| SPECIAL FACTORS Opinion of Jefferies & Company, Inc. |
| SPECIAL FACTORS Purposes, Reasons and Plans for Metals USA after the Merger |
| SPECIAL FACTORS Citadel Support Agreement |
| (d) Effects. The information set forth in the Proxy Statement under the following captions is incorporated herein by reference: |

| SUMMARY | |
|--------------------------|--|
| | |
| annatus nu amana | |
| SPECIAL FACTORS | Background of the Merger |
| | |
| | |
| SPECIAL FACTORS | Purposes, Reasons and Plans for Metals USA after the Merger |
| | |
| | |
| SPECIAL FACTORS | Certain Effects of the Merger |
| | |
| | |
| SPECIAL FACTORS | Effects on the Company if the Merger is Not Completed |
| | |
| | |
| SDECIAL EACTORS | Matarial II S. Fadaral Income Tay Consequences |
| SPECIAL FACTORS | Material U.S. Federal Income Tax Consequences |
| | |
| | |
| THE MERGER AGRE | EMENT (PROPOSAL NO. 1) |
| | |
| | |
| STOCKHOLDER PRO | POSALS |
| | |
| | |
| | and Plan of Merger, dated as of May 18, 2005, by and among Metals USA, Inc., Flag Holdings Corporation and Flag |
| Acquisition Corporation | |
| | |
| | |
| Item 8. Fairness of | the Transaction |
| | |
| Regulation M-A 1014 | |
| | |
| | |
| (a) Fairness. The | e information set forth in the Proxy Statement under the following captions is incorporated herein by reference: |
| (a) Fairness, 1110 | e information set forth in the Froxy Statement under the following captions is incorporated neitern by follottice. |
| a | |
| SUMMARY Summa | ry Term Sheet |
| | |
| | |
| SUMMARY Questio | ns and Answers About the Special Meeting and the Merger |
| | |
| | |
| SUMMARY Opinion | n of Jefferies & Company, Inc. |
| | |

| SPECIAL FACTORS | Background of the Merger |
|-----------------------|--|
| SPECIAL FACTORS | Reasons for the Merger |
| SPECIAL FACTORS | Recommendation of the Company s Board of Directors |
| SPECIAL FACTORS | Opinion of Jefferies & Company, Inc. |
| SPECIAL FACTORS | Position of C. Lourenco Goncalves, Terry L. Freeman and John A. Hageman as to Fairness |
| SPECIAL FACTORS | Position of Merger Sub, Parent, Apollo and the Apollo Affiliates as to Fairness |
| Annex B Opinion of Je | efferies & Company, Inc. |
| | sidered in Determining Fairness. The information set forth in the Proxy Statement under the following captions is herein by reference: |
| SUMMARY | |
| SPECIAL FACTORS | Background of the Merger |
| | |
| SPECIAL FACTORS | Reasons for the Merger |
| | Reasons for the Merger Recommendation of the Company s Board of Directors |
| | Recommendation of the Company s Board of Directors |

| SPECIAL FACTORS Position of Merger Sub, Parent, Apollo and the Apollo Affiliates as to Fairness |
|---|
| SPECIAL FACTORS Interests of the Company s Directors and Executive Officers in the Merger |
| Annex B Opinion of Jefferies & Company, Inc. |
| (c) Approval of Security Holders. The transaction is not structured so that the approval of at least a majority of unaffiliated security holders is required. The information set forth in the Proxy Statement under the following captions is incorporated herein by reference: |
| SUMMARY |
| THE SPECIAL MEETING Record Date, Quorum and Voting Power |
| THE SPECIAL MEETING Required Vote |
| SPECIAL FACTORS Citadel Support Agreement |
| THE MERGER AGREEMENT (PROPOSAL NO. 1) |
| (d) Unaffiliated Representative. The information set forth in the Proxy Statement under the following captions is incorporated herein by reference: |
| SUMMARY Summary Term Sheet |
| SPECIAL FACTORS Background of the Merger |
| SPECIAL FACTORS Reasons for the Merger |
| SPECIAL FACTORS Opinion of Jefferies & Company, Inc. |

| Annex B | Oninion | of Jefferies & | Company | Inc |
|---------|---------|----------------|---------|-----|
| | | | | |

| (e) Approval of Directors. The information set forth in the Proxy Statement under the following captions is incorporated herein by reference: |
|--|
| SUMMARY Summary Term Sheet |
| SPECIAL FACTORS Background of the Merger |
| SPECIAL FACTORS Reasons for the Merger |
| SPECIAL FACTORS Recommendation of the Company s Board of Directors |
| SPECIAL FACTORS Interests of the Company s Directors and Executive Officers in the Merger |
| THE MERGER AGREEMENT (PROPOSAL NO. 1) |

| (f) Other Offers. The information set forth in the Proxy Statement under the following captions is incorporated herein by reference: |
|---|
| (1) Other Others. The information set forth in the Proxy Statement under the following capitons is incorporated neterin by reference. |
| SPECIAL FACTORS Background of the Merger |
| |
| SPECIAL FACTORS Reasons for the Merger |
| |
| tem 9. Reports, Opinions, Appraisals and Certain Negotiations |
| Regulation M-A Item 1015 |
| |
| (a) Report, Opinion or Appraisal. The information set forth in the Proxy Statement under the following captions is incorporated here by reference: |
| SUMMARY Summary Term Sheet |
| SUMMAKT Summary Term Succe |
| SPECIAL FACTORS Background of the Merger |
| of Ben Eline Toko Background of the Weiger |
| SPECIAL FACTORS Reasons for the Merger |
| of Berlie The Fords Treation for the Merger |
| SPECIAL FACTORS Opinion of Jefferies & Company, Inc. |
| |
| THE MERGER AGREEMENT (PROPOSAL NO. 1) Representations and Warranties |
| |
| Annex B Opinion of Jefferies & Company, Inc. |
| |
| (b) Preparer and Summary of the Report, Opinion or Appraisal. The information set forth in the Proxy Statement under the |
| following captions is incorporated herein by reference: |
| SUMMARY Summary Term Sheet |
| |
| SPECIAL FACTORS Background of the Merger |
| |

| Eugai Filling. METALS C | JOA ING - FUIII SO TSES/A |
|--|---|
| SPECIAL FACTORS Reasons for the Merger | |
| SPECIAL FACTORS Opinion of Jefferies & Company, Inc. | |
| SPECIAL FACTORS Financial Advisory Services of CIBC World | i Markets Corp. |
| THE MERGER AGREEMENT (PROPOSAL NO. 1) Representati | ions and Warranties |
| Annex B Opinion of Jefferies & Company, Inc. | |
| | aisals referenced in this Item 9 will be made available for inspection and uring its regular business hours by any interested holder of Shares. |
| Item 10. Source and Amounts of Funds or Other Consideration | |
| Regulation M-A Item 1007 | |
| (a) Source of Funds. The information set forth in the Proxy S | tatement under the following captions is incorporated herein by reference: |
| SUMMARY Questions and Answers About the Special Meeting at | nd the Merger |
| SUMMARY Financing by Parent of Merger and Related Transacti | ions |
| SUMMARY Termination Fees and Expenses | |
| SPECIAL FACTORS Background of the Merger | |
| SPECIAL FACTORS Financing by Parent of Merger and Related | Transactions |
| | |

THE MERGER AGREEMENT (PROPOSAL NO. 1)

ANNEX A Agreement and Plan of Merger, dated as of May 18, 2005, by and among Metals USA, Inc., Flag Holdings Corporation and Flag

Acquisition Corporation (b) Conditions. The information set forth in the Proxy Statement under the following captions is incorporated herein by reference: SUMMARY Summary Term Sheet SUMMARY Questions and Answers About the Special Meeting and the Merger SUMMARY Financing by Parent of Merger and Related Transactions SUMMARY Termination of the Merger Agreement SUMMARY Termination Fees and Expenses SPECIAL FACTORS Background of the Merger SPECIAL FACTORS Certain Effects of the Merger SPECIAL FACTORS Financing by Parent of Merger and Related Transactions THE MERGER AGREEMENT (PROPOSAL NO. 1) ANNEX A Agreement and Plan of Merger, dated as of May 18, 2005, by and among Metals USA, Inc., Flag Holdings Corporation and Flag **Acquisition Corporation**

(c) **Expenses.** The information set forth in the Proxy Statement under the following captions is incorporated herein by reference:

SUMMARY Financing by Parent of Merger and Related Transactions

| SUMMARY Termination Fees and Expenses |
|---|
| THE SPECIAL MEETING Expenses of Proxy allocation |
| SPECIAL FACTORS Background of the Merger |
| SPECIAL FACTORS Fees and Expenses of the Merger |
| SPECIAL FACTORS Financing by Parent of Merger and Related Transactions |
| THE MERGER AGREEMENT (PROPOSAL NO. 1) Termination Fee |
| THE MERGER AGREEMENT (PROPOSAL NO. 1) Reimbursement of Expenses |
| ANNEX A Agreement and Plan of Merger, dated as of May 18, 2005, by and among Metals USA, Inc., Flag Holdings Corporation and Flag Acquisition Corporation |
| (d) Borrowed Funds. The information set forth in the Proxy Statement under the following captions is incorporated herein by reference: |
| SUMMARY Financing by Parent of Merger and Related Transactions |
| SPECIAL FACTORS Background of the Merger |
| SPECIAL FACTORS Financing by Parent of Merger and Related Transactions |
| ANNEX A Agreement and Plan of Merger, dated as of May 18, 2005, by and among Metals USA, Inc., Flag Holdings Corporation and Flag Acquisition Corporation |
| 10 |

Item 11. Interest in Securities of the Subject Company

Regulation M-A Item 1008

| Regulation IV-A Item 1000 |
|--|
| (a) Securities Ownership. The information set forth in the Proxy Statement under the following captions is incorporated herein by reference: |
| SUMMARY Summary Term Sheet |
| SUMMARY Interests of the Company s Directors and Executive Officers in the Merger |
| SPECIAL FACTORS Interests of the Company s Directors and Executive Officers in the Merger |
| INFORMATION REGARDING THE TRANSACTION PARTICIPANTS |
| BENEFICIAL OWNERSHIP OF COMMON STOCK |
| (b) Securities Transactions. The information set forth in the Proxy Statement under the following captions is incorporated herein by reference: |
| INFORMATION REGARDING THE TRANSACTION PARTICIPANTS |
| BENEFICIAL OWNERSHIP OF COMMON STOCK |
| TRANSACTIONS IN SHARES OF COMMON STOCK |
| Item 12. The Solicitation or Recommendation |
| Regulation M-A Item 1012 |

(d) **Intent to Tender or Vote in a Going-Private Transaction.** The information set forth in the Proxy Statement under the following captions is incorporated herein by reference:

| SUMMARY Summary Term Sheet |
|--|
| SUMMARY Interests of the Company s Directors and Executive Officers in the Merger |
| THE SPECIAL MEETING Voting by Directors and Executive Officers |
| SPECIAL FACTORS Reasons for the Merger |
| SPECIAL FACTORS Position of C. Laurence Goncalves, Terry L. Freeman and John A. Hageman as to Fairness |
| SPECIAL FACTORS Purposes, Reasons and Plans for Metals USA after the Merger |
| SPECIAL FACTORS Interests of the Company s Directors and Executive Officers in the Merger |
| |
| (e) Recommendations of Others. The information set forth in the Proxy Statement under the following captions is incorporated herein by reference: |
| |
| by reference: |
| by reference: SUMMARY Summary Term Sheet |
| SUMMARY Summary Term Sheet SUMMARY Questions and Answers About the Special Meeting and the Merger |
| SUMMARY Summary Term Sheet SUMMARY Questions and Answers About the Special Meeting and the Merger SPECIAL FACTORS Background of the Merger |

Item 13. Financial Information Regulation M-A Item 1010 Financial Statements. The information set forth in the Proxy Statement under the following captions is incorporated herein by reference: SELECTED FINANCIAL INFORMATION RATIO OF EARNINGS TO FIXED CHARGES WHERE YOU CAN FIND ADDITIONAL INFORMATION **Pro Forma Information.** Not applicable. Item 14. Persons/Assets, Retained, Employed, Compensated or Used Regulation M-A Item 1009 Solicitations or Recommendations. The information set forth in the Proxy Statement under the following captions is incorporated herein by reference: SUMMARY Summary Term Sheet SUMMARY Questions and Answers About the Special Meeting and the Merger THE SPECIAL MEETING Voting by Directors and Executive Officers SPECIAL FACTORS Background of the Merger SPECIAL FACTORS Recommendation of the Company s Board of Directors

SPECIAL FACTORS Fees and Expenses of the Merger

(b) **Employees and Corporate Assets.** The information set forth in the Proxy Statement under the following captions is incorporated herein by reference:

SUMMARY Summary Term Sheet

SUMMARY Questions and Answers About the Special Meeting and the Merger

THE SPECIAL MEETING Voting by Directors and Executive Officers

SPECIAL FACTORS Background of the Merger

SPECIAL FACTORS Recommendation of the Company s Board of Directors

SPECIAL FACTORS Interests of the Company s Directors and Executive Officers in the Merger

Item 15. Additional Information

Regulation M-A Item 1011

(b) **Other Material Information.** The information set forth in the Proxy Statement and annexes thereto filed contemporaneously herewith is incorporated in its entirety herein by reference.

Item 16. Exhibits

Regulation M-A Item 1016

- (a)(1) Letter to Stockholders of Metals USA, Inc., incorporated herein by reference to the Proxy Statement on Schedule 14A filed by Metals USA, Inc. with the Securities and Exchange Commission on August 5, 2005.
- (a)(2) Notice of Special Meeting of Stockholders of Metals USA, Inc., incorporated herein by reference to the Proxy Statement on Schedule 14A filed by Metals USA, Inc. with the Securities and Exchange

- Commission on August 5, 2005.
- (a)(3) Proxy Statement of Metals USA, Inc., incorporated herein by reference to the Proxy Statement on Schedule 14A filed by Metals USA, Inc. with the Securities and Exchange Commission on August 5, 2005.
- (a)(4) Form of Proxy Card, incorporated herein by reference to the Proxy Statement on Schedule 14A filed by Metals USA, Inc. with the Securities and Exchange Commission on August 5, 2005.
- (a)(5) Press release issued by Metals USA, Inc., dated May 18, 2005, incorporated by reference to Exhibit 99.1 of the Current Report on Form 8-K filed by Metals USA, Inc. on May 18, 2005.
- (b)(1) Amended and Restated Commitment Letter, dated June 8, 2005, by and among Credit Suisse, Cayman Islands Branch, CIBC World Markets Corp., CIBC Inc., Bank of America, N.A. and Banc of America Securities LLC and accepted and agreed to by Flag Acquisition Corporation.*
- (c)(1) Opinion of Jefferies & Company, Inc., dated May 18, 2005, incorporated herein by reference to Annex B to the Proxy Statement on Schedule 14A filed by Metals USA, Inc. with the Securities and Exchange Commission on August 5, 2005.

(c