

Our worldwide competitiveness will continue to be supported by relentless dedication to productivity improvement and cost reduction.

ANNUAL REPORT 1989

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CORPORATE PROFILE

Inco Limited is one of the world's premier mining and metals companies. It is the leading producer of nickel, supplying about one-third of free market demand. It is also a major producer of high-nickel and other alloys, and manufactures high-performance alloy components for aerospace and other demanding industrial applications. In addition, it is an important producer of copper and cobalt, and is increasing its participation in the production of gold and other precious metals.

Inco is committed to realizing the full potential of its core businesses through a strategic program aimed at modernizing and expanding facilities, developing new products, improving productivity, reducing the impact of cyclical swings in the nickel market and managing its resources in an environmentally sound manner.

Inco's 19,337 employees in 19 countries participate in the Company's performance through profit-sharing or other bonus arrangements. More than 98 per cent of Inco's employees are also shareholders.

Annual Meeting

The Company's Annual Meeting will be held in Toronto on April 18, 1990.

Rapport Annuel

La version française du Rapport Annuel sera fournie sur demande.

10-K Report Available

A copy of the 1989 Annual Report on Form 10-K to be filed with the United States Securities and Exchange Commission may be obtained from the Company upon request. Requests should be addressed to: The Secretary, Inco Limited, Royal Trust Tower, Toronto-Dominion Centre, Toronto, Ontario M5K 1N4 or at One New York Plaza, New York, New York 10004.

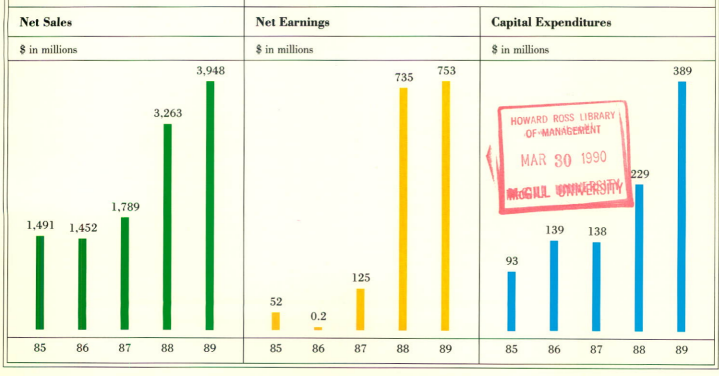
Our financial objectives are:

- Minimum average 15 per cent return on common equity
- 35:65 debt:equity ratio
- Investment grade debt ratings
- Dividend payments equal to one-third of net earnings over time through a combination of sustainable quarterly dividends supplemented by extra dividends.

Results in Brief

\$ millions (except per share amount)	1989	1988	1987
Net sales	\$3,948	\$3,263	\$1,789
Net earnings	\$ 753	\$ 735	\$ 125
Earnings per share	\$7.11	\$6.92	\$1.09
Return on year-end common shareholders' equity	58.0%	105.9%	10.5%
Cash surplus before financing activities	\$ 389	\$ 887	\$ 217
Total debt	\$1,007	\$ 735	\$ 884
Capital expenditures	\$ 389	\$ 229	\$ 138
Employees	19,337	18,658	18,706

Dollar amounts in this Report are expressed in United States currency, unless otherwise stated.



MESSAGE TO SHAREHOLDERS

Nineteen eighty-nine was another truly remarkable year for your company. Record nickel and copper prices, together with record world-wide nickel demand, enabled Inco to earn an all-time high of \$753 million, or \$7.11 per common share.

This performance followed an equally impressive year in 1988, when prices of nickel and many other base metals surged in response to tight supplies and strong demand. With its low-cost production capability and its worldwide leadership in marketing and customer service, Inco was well positioned to benefit from the robust market conditions of the past two years.

Two Years of Record Performance

Taken together, 1988 and 1989 represent a period of unprecedented prosperity for the Company, its shareholders and its employees. Relative to the two years combined, Inco:

- earned a total of \$1.5 billion, more than \$14 a share;
- paid cash dividends of \$1.2 billion, or \$11.55 per common share, to its stockholders;
- provided for bonus and incentive payments to employees amounting to \$133 million;
- issued nearly 900,000 Inco common shares to employees;

- delivered more than one billion pounds of nickel – 35 per cent of free world demand;
- more than doubled its annual net sales to \$3.9 billion in 1989 from \$1.8 billion in 1987;
- launched a \$414 million program to achieve major additional reductions in sulphur dioxide emissions at its Sudbury, Ontario operations; and
- improved its debt:equity ratio to 42:58 at year-end 1989 from a peak of 62:38 in January 1989 following the recapitalization and payment of a special \$10 per share dividend to shareholders.

Strategies for Growth

While results for the past two years were exceptional by any measure, we have not lost sight of the fact that the nickel market is cyclical. Consequently, in 1989 we undertook a farreaching study of the industry and Inco's position within it. Our goal was to determine an appropriate business strategy to assure Inco's growth and financial well-being over the longer term.

We found that demand is likely to remain high and increase over time, albeit still subject to cyclical swings, and that favourable growth opportunities will exist for Inco. We therefore arrived at the fundamental decision to stick to what we know best – mining and metals – and do all that we can to realize the full potential of Inco's core businesses.

First, we will invest substantially in our mines and processing facilities to maintain our strong position in nickel as a low-cost producer, with market share of about one-third of free world demand. We will seek to generate improved and consistent earnings from our nickel alloys and engineered products businesses by investing to modernize facilities and by developing new high value-added products, thereby enhancing their worldwide market position.

We will continue to build a profitable gold company and will, when appropriate, consider selling an interest in that company in order to realize value for Inco and its shareholders.

We will continue programs to identify and seek out minerals and other related profitable business opportunities where we can apply our technology and production and market development skills.

We will maintain a strong commitment to employee safety, with continued emphasis on fail-safing all aspects of our operations.

We will seek to balance opportunities for growth with good stewardship in the protection of human health and the natural environment.

And we will directly enhance shareholder value through a balanced mix of cash dividends, share repurchases and other appropriate actions.

As a result of these strategies, we expect Inco to continue to be what it is today – the world's largest and most efficient producer of nickel. At the same time, we believe our alloys and engineered products operations and our gold operations will grow and be consistently profitable.

Focus on Productivity

Although 1989 was an excellent year for Inco, we experienced substantial unit cost increases in the production of our primary metals. We have therefore intensified our efforts to improve productivity. Beginning in 1991, we expect to resume the long-term trend of productivity improvement through the start-up of higher ore grade mines now under development and continued investments in more efficient equipment and technology.

Inco Employees

Our strategic plan recognizes that Inco's success derives from the collective efforts of employees. I wish to thank all our employees worldwide for their continued dedication and support. Our continuing philosophy is to align the interests of employees as closely as possible with those of shareholders. Employees participate in profit-sharing or bonus arrangements that link a portion of their compensation to financial performance or the price of nickel. Additionally, a total of nearly 900,000 Inco common shares was issued to employees in early 1989 and early 1990 through an Employee Share Award Plan, with individual awards based on years of service. Further awards are planned to be made in 1991, subject to the attainment of satisfactory profitability targets.

Dividend Payments and Stock Repurchases

In October, the Board of Directors increased the quarterly dividend rate by five cents a share to 25 cents, beginning with the December 1, 1989 payment.

During the year, we acquired 1.85 million Inco common shares under a repurchase plan announced in April. That program was superseded in October 1989 when we announced a five million common share repurchase program which continues in 1990. The rate of repurchase will be dependent on general market conditions.

Outlook

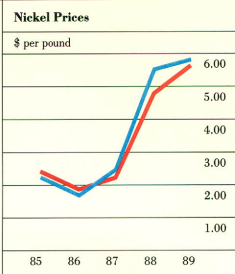
Demand for nickel weakened somewhat in the second half of 1989, and nickel prices receded from the peak levels of early 1989. As of mid-February 1990, the three-month nickel price on the London Metal Exchange was \$3.13 per pound, compared with an average of \$5.82 per pound for all of 1989. Consequently, while we expect Inco to continue to be profitable in 1990, earnings will not match the record high of 1989 should lower nickel price realizations prevail.

Longer term, the fundamentals of the nickel industry remain favourable. Little additional nickel production capacity is coming on stream despite an extended period of high demand. Sustained nickel prices of \$5 per pound or more would be required to justify the huge expenditure necessary for a "greenfield" nickel project. Until such a price is assured, we believe that few producers or investors will be prepared to take that risk. On the demand side, long-term growth in nickel consumption will continue to be driven by increased stainless steel production and the use of high-performance nickel alloys in aerospace, process industries, oil and gas production, and other demanding applications.

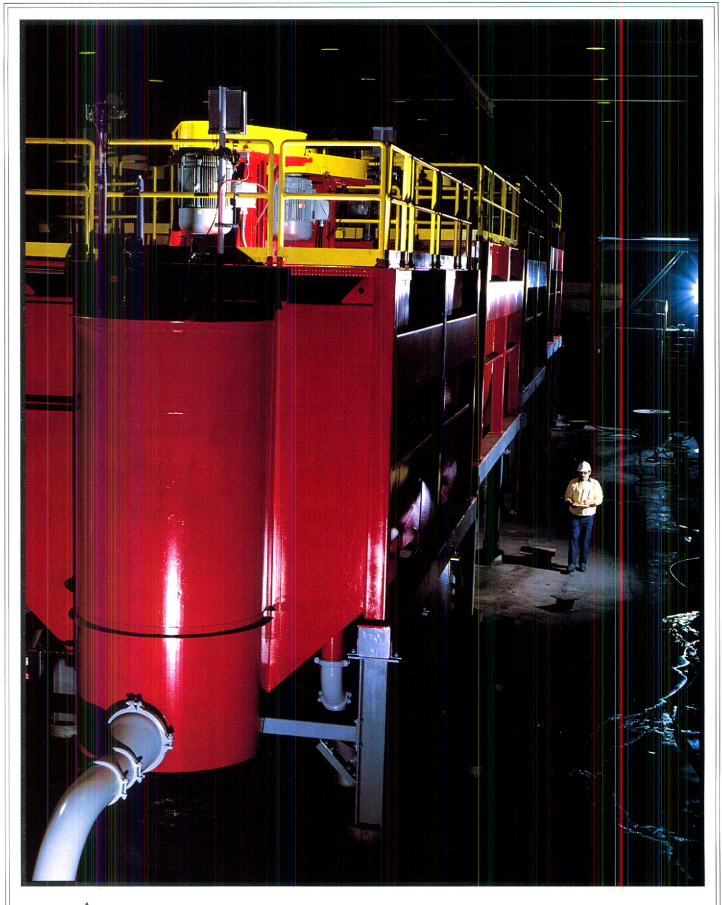
Inco enters 1990 well positioned to meet the challenges and to take advantage of the opportunities that lie ahead. Our strategic plan gives us direction. A solid foundation is in place on which to build for the future.

Donald J. Philips

Donald J. Phillips Chairman, President and Chief Executive Officer February 14, 1990



- Inco's average net realized price including intermediates
- London Metal Exchange 3-month nickel price



Additional large flotation cells at the Clarabelle Mill in Ontario will increase capacity and save energy. To the right of the bank of tanks is Howard Ryan, mill operator.

PRIMARY METALS

e will invest substantially

in our mines and processing facilities to reinforce our strong position as a low-cost producer of nickel, with approximately a one-third share of free market demand.

Inco's primary metals operations had another excellent year in 1989, benefitting from a continued boom in world nickel markets. Growth in nickel demand and prices over the past two years has been driven by strong demand from stainless steel producers. The stainless steel industry consumed more than 60 per cent of all nickel produced and about 40 per cent of Inco's production.

During 1989, Inco:

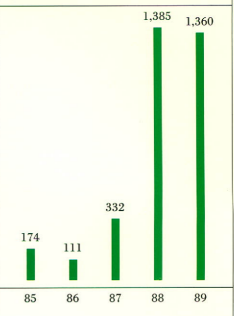
- realized record average prices for both nickel and copper;
- achieved operating earnings in primary metals of \$1,360 million;
- delivered more nickel to customers than in any year since 1974;
- broadened the use of innovative marketing approaches to foster more stable long-term demand for its products;
- continued a major program to develop new mines, aimed at improving safety and productivity while sustaining and increasing nickel production capacity to meet customer needs;
- moved ahead strongly with an important initiative to reduce sulphur dioxide emissions at its Sudbury, Ontario operations;
- further expanded its research programs, particularly those related to

- the development of proprietary value-added nickel products and the treatment of nickel lateritic ores; and
- increased its exploration programs for base and precious metals.

Inco's strategy in primary metals is to continue its strong position as a low-cost producer and maintain a nickel market share of approximately one-third as demand grows over time. To further this strategy, the

Operating Earnings

\$ in millions

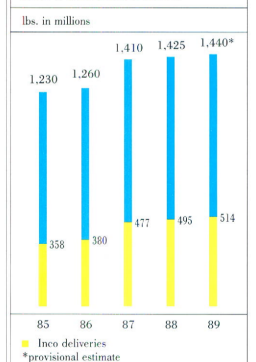


\$ millions	1989	1988	1987
Sales by product			
Primary nickel	\$2,674	\$2,202	\$ 967
Refined copper	338	283	199
Precious metals	148	146	144
Cobalt	23	24	22
Other products	35	31	26
Net sales to customers	\$3,218	\$2,686	\$1,358
Operating earnings	\$1,360	\$1,385	\$ 332
Deliveries (in thousands)			
Primary nickel, including intermediates(1)	476,420	457,920	444,630
Nickel contained in alloys and engineered products	37,340	36,870	32,420
Total nickel (pounds)	513,760	494,790	477,050
Copper (pounds)(2)	278,130	255,840	274,860
Platinum (troy ounces)(3)	129	132	120
Palladium (troy ounces)(3)	169	149	162
Rhodium (troy ounces)(3)	12	18	16
Gold (troy ounces)(3)	79	52	49
Silver (troy ounces)(3)	1,470	1,570	1,550
Cobalt (pounds)(2)	3,210	3,490	3,450
Sulphuric acid and liquid sulphur dioxide (tonnes)	508	523	515

- (1) Includes 83 million pounds in 1989, 40 million pounds in 1988 and 18 million pounds in 1987 purchased on the London Metal Exchange.
- (2) Includes metals contained in alloys and engineered products.
- (3) Excludes toll refined materials.



Free World Nickel Demand



Company is investing heavily in new technology, new mines and the modernization and expansion of surface facilities. Primary metals capital expenditures were \$341 million in 1989, up from \$198 million in 1988.

Financial and Operating Results

Primary metals operating earnings of \$1,360 million were down from a record \$1,385 million in 1988, as higher costs and expenses more than offset increased prices and deliveries. Sales rose 20 per cent to a record \$3,218 million. Sales and cost of sales reflect deliveries of nickel purchased on the London Metal Exchange (LME).

As 1989 began, nickel prices were near an all-time high, reflecting continued strong demand in excess of supply. As the year progressed, demand weakened and prices declined.

Free world nickel demand established a new record for the third consecutive year, increasing to an estimated 1,440 million pounds in 1989. Supply, estimated at 1,460 million pounds, met demand for the first time since 1986. The three-month nickel price on the LME opened the year at \$7.78 per pound, peaked at \$8.50 in February and then moved progressively lower, ending the year at \$3.63. The average three-month LME price in 1989 was \$5.82 per pound, up from \$5.59 in 1988.

Inco's average realized price for primary nickel, including intermediates, was a record \$5.61 per pound, up from \$4.81 in 1988. This increase reflected the impact of high prices early in the year as well as the fact that changes in Inco's realized prices tend, because of contractual

sales arrangements, to lag changes in prices on the LME. In the first quarter, Inco's average realized price was \$6.59 per pound, declining to \$5.97 per pound in the second quarter, \$5.28 in the third and \$4.64 in the fourth.

Responding to record demand, Inco delivered 514 million pounds of nickel, including 83 million pounds purchased on the LME. Deliveries in 1988 were 495 million pounds, including 40 million pounds purchased on the LME. Inco's share of free market nickel demand was an estimated 36 per cent in 1989, up from 35 per cent in 1988.

The Company's sales are broadly diversified in terms of types of customers as well as geographic regions. Of its 1989 total primary nickel deliveries, 31 per cent was to customers in Europe, 23 per cent to the United States, 23 per cent to Japan and 23 per cent to other countries.

Programs to Generate More Consistent Long-Term Demand

The Company continued to implement innovative marketing strategies aimed at assuring more consistent long-term demand for its products. At year end, Inco had fixed-volume contracts with customers in the stainless steel industry for the sale of more than 150 million pounds of nickel annually. These contracts diminish the impact of rising and declining nickel prices; most have a duration of three years. The Company also has contracts with customers outside the stainless steel industry for more than 100 million pounds of nickel annually.

In addition, Inco has firm markets for more than 100 million pounds of nickel annually through its alloys and engineered products operations, through sales to refineries in the Pacific Rim in which it holds equity interests and through sales of proprietary nickel powders.

These various arrangements provide an outlet for more than 80 per cent of Inco's current nickel production capacity.

Inco Specialty Powder Products

The Company continued to strengthen its position in the development and sale of nickel powders for use in powder metallurgy, catalysts, electronics, batteries and other applications. The first commercial sales were made in 1989 of new ultra-fine and high-porosity battery powders. Sales of Novamet* nickel flakes and powders, used to manufacture special paints and pigments for electronics applications, increased for the second consecutive year.

Research and Development

Primary metals research and development expenditures were \$32 million, up from \$26 million in 1988 and nearly double the level of research spending in the mid-1980s.

Inco is increasing its research effort directed to the development of new value-added products, including nickel powders and advanced materials such as nickel-coated particles and fibers. In support of this effort, the Company plans a \$10 million expansion of its J. Roy Gordon Research Laboratory in Ontario. The expansion will also permit an increase in research programs related to the development of new nickel plating processes. As well, research into new economical methods of extracting nickel from lateritic ores from Indonesia and other parts of the world has been renewed and is escalating.

Inco also maintains research pro-

grams aimed at improving safety and productivity, increasing metals recoveries, enhancing workplace conditions and protecting the natural environment at its primary production facilities in Canada, the U.K. and Indonesia.

Copper, Precious Metals and Cobalt

Of the Company's total primary metals revenues in 1989, 17 per cent was obtained from products other than nickel. The Company derives these products primarily from its Ontario ores.

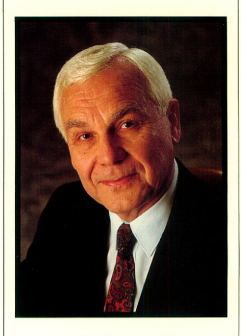
Revenues from copper rose to a record \$338 million, as the average price realization increased to \$1.22 per pound from \$1.12 in 1988. Deliveries were 278 million pounds, up from 256 million in 1988. The Company's copper is sold to industrial users in North America and Europe.

Revenues from platinum-group metals totalled \$109 million. Average price realizations were \$513 per troy ounce for platinum, down from \$534 in 1988; \$1,308 per troy ounce for rhodium, up from \$1,227; and \$146 per troy ounce for palladium, up from \$126.

Inco produces gold as a by-product of its Canadian ores as well as from mines managed by Inco Gold Inc. The Company's average realized price for gold declined to \$394 per troy ounce in 1989 from \$435 in 1988. (See page 13 for a discussion of the activities of Inco Gold.)

The average realized cobalt price was \$7.93 per pound in 1989, up from \$7.36 in 1988.

Operations at the Tiebaghi chromite mining facility in New Caledonia were suspended in early 1990 after eight years of production. Exploration programs continue to be directed at identifying additional reserves. Inco holds a 55 per cent interest in the project.



Executive Vice-President Walter
Curlook is responsible for Inco's
primary metals production,
exploration and mineral resource
development and technology.

^{*}Trademark of the Inco family of companies.



At Thompson, Manitoba dredging and development continue at the Thompson Open Pit South towards initial production in 1990.

Expanding Production to Meet Customer Needs

Inco has maintained its nickel production for the past three years at the highest levels since the mid-1970s:

(millions of pounds)	1989	1988	1987
Nickel	427	434	430
Copper	270	257	261

During this period, the Company has produced at capacity and has sold virtually every pound of nickel produced. Finished nickel inventories were 51 million pounds at the end of 1989, up from the 1988 year-end total of 46 million pounds, which was a 20-year low.

Inco has been able to achieve higher production levels primarily by capitalizing on the flexibility of the Thompson Open Pit North in Manitoba. Opened in 1986 and originally expected to operate at some 35 million pounds of nickel in ore annually for nine to ten years, the Open Pit North has, in fact, produced over 265 million pounds of nickel in product during the past four years to satisfy strong demand. It will now be depleted in 1990.

Inco plans to produce some 400 million pounds of nickel in 1990, down six per cent from 1989, in light of weaker market conditions.

New Generation of Mines

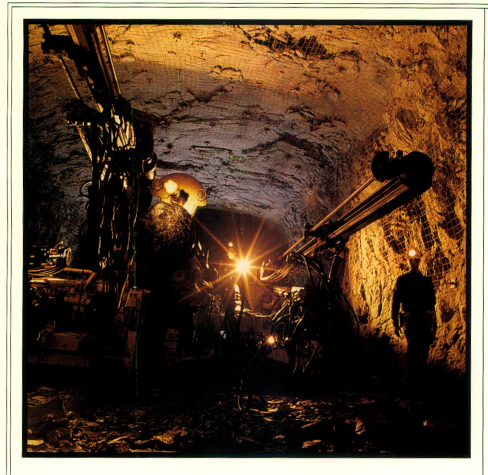
Beginning in 1991 or 1992, Inco's production capacity is expected to reach about 450 million pounds annually as new mines are brought on stream in Canada and production is expanded in Indonesia.

These mines will utilize the most

modern technologies, contributing significantly to improvements in safety and productivity. For instance, McCreedy East will only employ bulk mining techniques, will be electrified, and will make use of the most advanced ore handling and transportation equipment. Because of its size, the high grade of its ore and the application of the latest mining technology, McCreedy East is expected to be the most productive mine in the Sudbury Basin.

Mine development projects completed in 1989 or currently under way include:

	Development begun	Initial production	Anticipated peak annual production of recoverable metal	Estimated years of production
Ontario Division				
Crean Hill reactivation	1986	1987	20 million pounds nickel 18 million pounds copper	10
Shebandowan reactivation	1988	1989	23 million pounds nickel 11 million pounds copper	3
Lower Coleman	1988	1990	18 million pounds nickel 14 million pounds copper	10
McCreedy East	1989	1993	42 million pounds nickel 22 million pounds copper	19
Manitoba Division				
Thompson 1-C orebod	y 1987	1989	25 million pounds nickel	15
Thompson Open Pit South	1988	1990	30 million pounds nickel	5
Birchtree reactivation	1988	1989	25 million pounds nickel	27



At Lower Coleman Mine, 50 kilometres from Sudbury, a twin-boom jumbo drill works on a 24-hour per day schedule to develop this new underground mining operation. Initial production will begin in 1990. The operation will utilize the latest in mining technology and fail-safe procedures.



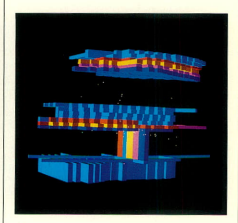
The newly-established Mines Engineering Dept. at Lower Coleman Mine utilizes computer modelling techniques for mine layout planning. Clockwise from the bottom: John Kiernan, Steve Townend, Bob Gustas (standing), Greg Greenough and Tom Christiansen.

Investing in New Technology

Inco continues to invest in new mining technology and the modernization of its milling, smelting and refining facilities.

Increased use of computers for mine modelling and design is contributing to the design of safer, more productive mining operations. The Company is also focusing on the automation of ore transportation from mines to processing facilities. At Thompson, a computer-operated electric tramming system is under construction for underground ore haulage. Scheduled to begin operation in 1991, it will be safer and more environmentally sound than the current diesel tram, while tripling transportation productivity.

In 1989, Inco continued on schedule with the rebuilding and modernization of its Sudbury smelter, with the principal objective of reducing sulphur dioxide emissions. While this project will yield only a modest return on investment, it will provide a 20 per cent increase in smelting productivity, improve workplace conditions and give Inco a state-of-the-art facility to meet its smelting needs well into the next century.



The increased use of computer modelling techniques is contributing to the design of safer and more productive mining operations.

Productivity and Costs

Following the dramatic improvement achieved throughout most of the 1980s, productivity - as measured in pounds of nickel plus copper produced per manshift - declined eight per cent in 1989. The unit production cost of nickel and copper increased 24 per cent over 1988.

The decline in productivity was due, in part, to processing problems and production limitations associated with the higher arsenic content of ore mined from the last benches at the Thompson Open Pit North. It also reflected a lower average grade of nickel in ore mined in Manitoba, primarily as a result of the phasing

down of the Open Pit North. In addition, in Ontario, it reflected higher tonnages from lower grade mines as well as the unavailability of tonnages from high grade mines such as the Garson Mine, which was temporarily closed in 1986 pending the development of a new and safe mining plan.

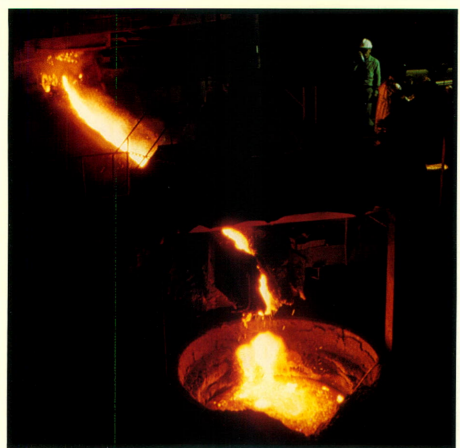
Additional factors affecting unit production costs included increased employment expenses related to collective bargaining agreements and the increased value of the Canadian dollar relative to the U.S. dollar.

Although unit production costs are expected to increase modestly in 1990, they will still be at about the same level as 1982. Inco anticipates that in subsequent years productivity will improve and unit costs will benefit as new mines and modernized milling and smelting facilities are brought into full production.

Indonesia

Operating earnings of Inco's Indonesian operations rose 23 per cent in 1989 to a record \$252 million, primarily reflecting increased product prices. Production was 64 million pounds of nickel in matte, up slightly from the year-earlier level, despite production interruptions to permit construction of new facilities. Capacity is being expanded by some 30 per cent to a nominal 105 million pounds of nickel in matte annually in response to increased demand for this intermediate product. The new capacity is scheduled to come on stream in late 1990. Essentially all the new output is destined for the Japanese market.

Inco is exploring the possible sale of up to a 20 per cent equity interest in P.T. International Nickel Indonesia (P.T. Inco) through a public offering on the Indonesian stock exchanges. Such an offering would be in keeping with the Contract of Work, which calls for equity offerings to Indonesians. Assuming sale of the entire



At P.T. International Nickel Indonesia, production capacity is being expanded in response to increased demand. The plant expansion is scheduled to come on stream in late 1990. Essentially all of the new output is destined for the Japanese market.

20 per cent, Inco's ownership of P.T. Inco would drop from 78 per cent to 58 per cent. Sumitomo Metal Mining Co., Ltd. owns slightly more than 20 per cent of P.T. Inco.

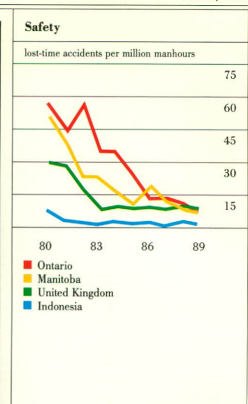
Employee Relations

The Company negotiated new oneyear collective agreements with hourly production employees at Clydach, Wales and process employees at Acton, England. In December, a new two-year agreement was reached with employees at P.T. Inco.

Collective agreements remain in effect with unionized employees in the Manitoba Division through September 15, 1990 and with unionized employees in Sudbury and Port Colborne, Ontario through May 31, 1991.

Nickel/Copper Ore Reserves

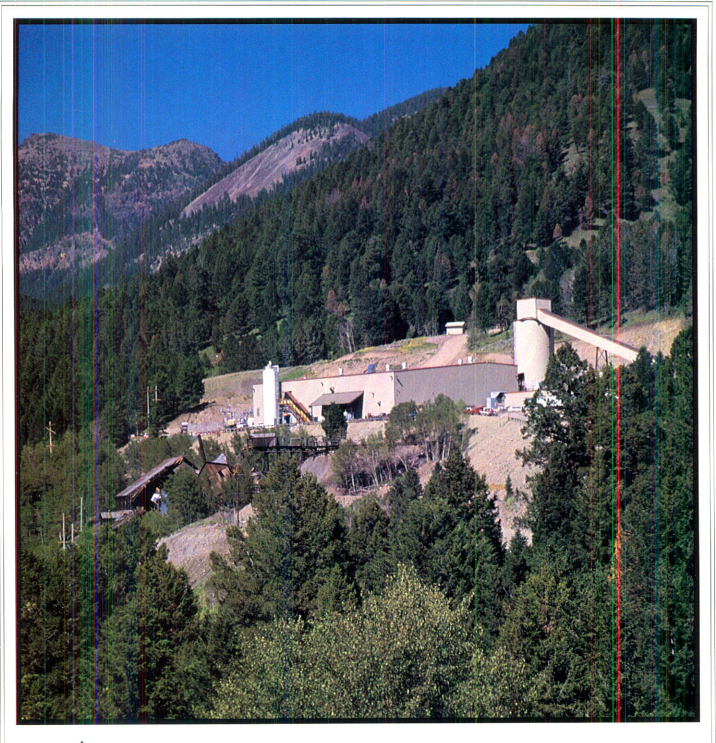
At year end, Inco's proven and probable nickel/copper ore reserves in Canada were 421 million short tons, containing 6.1 million tons of nickel and 3.7 million tons of copper. This compares with year-earlier proven and probable reserves of 434 million short tons, containing 6.2 million tons of nickel and 3.8 million tons of copper. Only material that is economically viable and has been sampled in sufficient detail to permit a reliable calculation is included in reserves. Significant quantities of platinum-group metals, silver and gold are also contained in the Canadian ore reserves. (See also Worldwide Exploration and Gold on page 13 of this Report.)



Proven and probable ore reserves at P.T. International Nickel Indonesia at year end were 85 million short tons containing 1.6 million tons of nickel.

Safety

Safety is a priority of management, employees, unions, the mining industry and government agencies. Safety performance, as measured by losttime accidents, continued to improve in 1989. There were no fatalities in the workplace of permanent payroll employees during the year. While the Company is gratified by this performance, it is deeply concerned about the accidental deaths of four employees of contractors working on Inco projects in Canada and one in Indonesia. In addition to reinforcing its own efforts, Inco is determined to work even harder to assure that contractors abide by standards which meet the Company's strict safety codes.



At Mineral Hill Mine in Montana, the mine and mill are designed for the production and treatment of 150,000 tons of ore yielding 42,000 ounces of gold annually.

WORLDWIDE EXPLORATION AND GOLD

nco's objective is to

continue to build a profitable gold company by the mid-1990s.

Inco's worldwide exploration effort and its gold operations were reorganized in 1989 through the formation of Inco Exploration and Technical Services Inc. (IETS) and Inco Gold Inc. This reorganization was made in support of the Company's strategies to strengthen its core businesses, build a substantial and profitable gold company, and expand its exploration efforts related to nickel, copper, precious metals and related minerals.

Exploration and Mine Development

Inco's total exploration expenditures were \$56 million in 1989, up from \$43 million in 1988.

IETS was organized in August 1989 with responsibility for Inco's worldwide exploration and mine development activities. At year end, IETS was active in more than 100 precious metals, chrome and base metals ventures and prospects in Canada, the United States, Brazil, France, Indonesia, New Caledonia,

Botswana and Papua New Guinea.
Included is a joint venture agreement signed in November by Inco and Molopo Australia Limited to explore Molopo's platinum concessions in the Republic of Botswana. Inco can earn a 60 per cent interest in the project by spending \$3.8 million.

The Ontario and Manitoba Divisions and P.T. Inco retain respon-

The Ontario and Manitoba Divisions and P.T. Inco retain responsibility for mine exploration and development to support existing operations. The major objective of these programs is to delineate and develop sufficient nickel reserves to satisfy production plans for up to 40 years.

During 1989, the Company continued to conduct airborne surveys of the Thompson Nickel Belt in Manitoba, using the most modern equipment and latest technology to obtain better information and probe deeper than ever before. Exploration was also expanded in the Sudbury area, emphasizing targets with potentially high platinum-group metal content.

Technical Services

IETS also assumed responsibility from INCO TECH for the sale of proprietary technology related to processing and refining. Ten additional licensing agreements were signed during 1989 for Inco's environmentally superior process to destroy cyanide in effluents, raising to 25 the total number of such agreements now in effect with gold producers and platers in Canada and the United States.



Inco Exploration and Technical Services is continuing exploration of the Thompson Nickel Belt in Manitoba to depths up to 2,000 feet. Exploration drilling is also under way underground at Thompson Mine.



Inco Exploration and Technical Services continues to sell licensing agreements for Inco's environmentally superior process to destroy cyanide effluents. The process is now used by 25 gold producers and platers in North America. Above, at J. Roy Gordon Research Laboratory in Ontario, Branka Tandi, process specialist, conducts preliminary studies for licencees.



During the year, Claudio Barsotti
(left) was appointed President of the
newly-formed Inco Exploration and
Technical Services Inc. (IETS).
IETS brings together, under one
organization, Inco's worldwide
exploration and mine development



engineering expertise, plus the sale and service of proprietary technology. Martin H. Robinson was appointed President of Inco Gold Inc. Inco Gold is responsible for managing Inco's interests in gold producing properties.

Inco Gold

Inco Gold Inc. is responsible for managing Inco's interests in gold producing properties. These include interests in Les Mines Casa Berardi in northwestern Quebec, Mineral Hill in Montana, U.S.A., and Crixas in the state of Goias, Brazil.

At Casa Berardi, initial gold production from the Est Mine commenced in September 1988. In 1989, the first full year of production, Inco's share of gold output reached 33,000 ounces. A second mine, Casa Berardi Ouest, is under development by IETS and is expected to commence production in the second quarter of 1990. Projected capital cost is \$23 million. The Ouest Mine is designed to produce at a rate of approximately 40,000 ounces of gold annually, with Inco's share being 24,000 ounces. Inco holds a 60 per cent joint venture interest in Les Mines Casa Berardi, and Inco Gold is the operator.

Gold production at the Mineral Hill Mine officially commenced in September 1989. The mine and mill are designed for the annual production and treatment of 150,000 tons of ore yielding 42,000 ounces of gold per year, of which Inco's share is 21,000 ounces. Exploration is under way on 19 square miles sur-

rounding the mine to delineate additional reserves that would extend the mine life, which is currently estimated to be at least eight years. Inco holds a 50 per cent joint venture interest in Mineral Hill and is the operator.

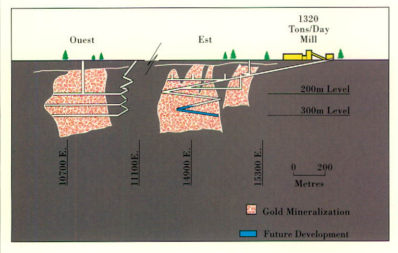
The initial pour of bullion at the Crixas gold project in Brazil was

450 Tons/Day
Mill

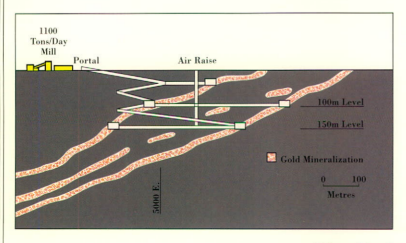
Gold Mineralization

0 400
Feet

Mineral Hill Mine



Les Mines Casa Berardi



Crixas, Brazil

made in November 1989 and the project became operational in January 1990. The mine and mill are designed to process approximately 400,000 tons of ore to yield 120,000 ounces of gold per year at full production. Inco holds a 50 per cent equity interest in Crixas through its Brazilian subsidiaries.

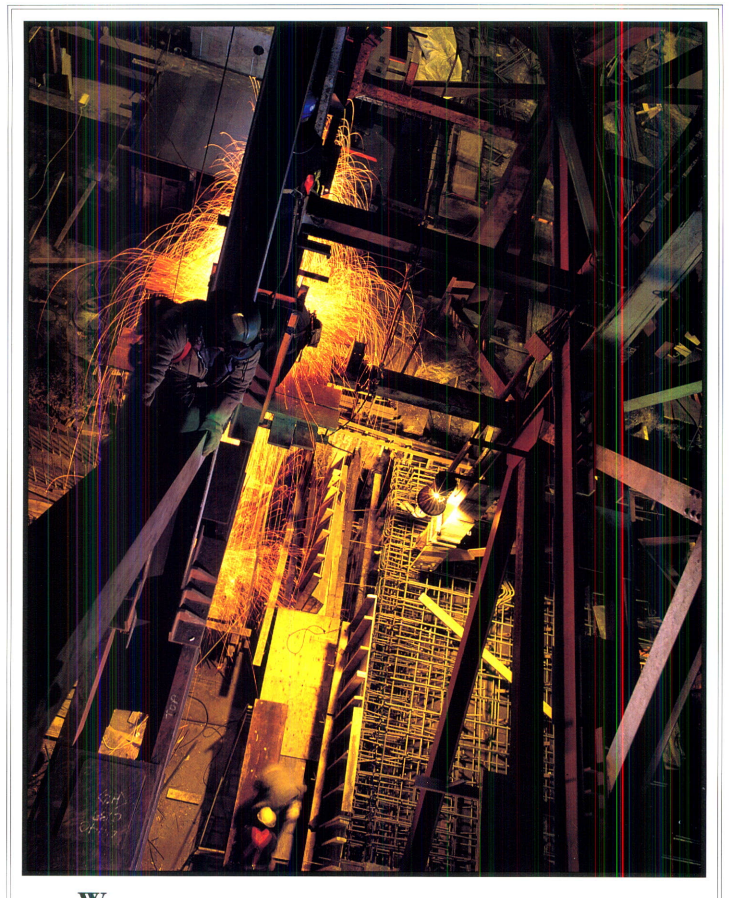
Cash production costs at these three mines are expected to average approximately \$200 per ounce of gold.

Inco's share of gold production, including Crixas, was 41,000 ounces in 1989 and is expected to increase to some 114,000 ounces in 1990. These figures do not include gold produced as a by-product of Inco's Canadian nickel/copper ores, totalling 42,400 ounces in 1989.

Inco's target continues to be the production of more than 400,000 ounces of gold annually by the mid-1990s.

Gold Ore Reserves

Relative to the properties managed by Inco Gold Inc. and IETS, Inco's share of proven and drill-indicated gold ore reserves at year end was approximately 16.4 million short tons containing 4.0 million ounces of gold, of which 87 per cent was in the proven and probable category. This compares with proven and drill-indicated reserves of 14 million short tons containing 3.4 million ounces of gold a year earlier. These reserves do not include gold contained in Inco's nickel/copper ores.



Work continued on schedule with the rebuilding and modernization of the Sudbury smelter, a \$414 million project to reduce sulphur dioxide emissions.

ENVIRONMENT

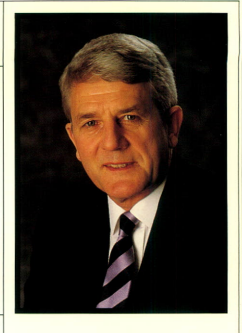
nco is committed to the concept of sustainable development, which requires balancing the need for economic growth with good stewardship in the protection of human health and the natural environment.

The Company believes the coming decade will see a growing recognition of the interdependence of environmental and economic matters and a concerted effort by all sectors of society to make the world a healthier place in which to live and work. Inco is committed, in all its activities and facilities, to do its part through appropriate, meaningful and timely actions.

In 1989, the Company adopted an Environmental Impact Policy that spells out its commitment to a proactive environmental stance. The new policy, which is reprinted on the inside back cover of this Report, provides a framework for the development of specific environmental programs.

In developing these programs, the Company has integrated environmental impact assessments into the approval process for capital expenditures. It is also implementing an environmental audit procedure for each of its facilities and operations; and in 1989 completed initial audits at several surface facilities in Canada.

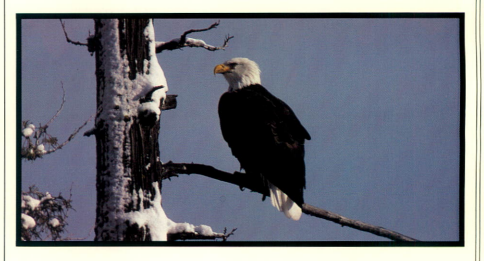
Significant capital investments are being undertaken by the Company to improve its environmental performance. By far the largest such project currently in progress involves the implementation of new technology to reduce sulphur dioxide (SO₂) emissions from the Sudbury smelter to the level of 265 kilotonnes annually, as required by the Government of Ontario's Countdown Acid Rain Program. This project continued on schedule in 1989. The new technology is expected to be fully implemented in 1994, resulting in a 60 per cent reduction of remaining SO₂ emissions at Sudbury. At that point, some 90 per cent of the sulphur in the ore mined and processed at Sudbury will be contained. Total



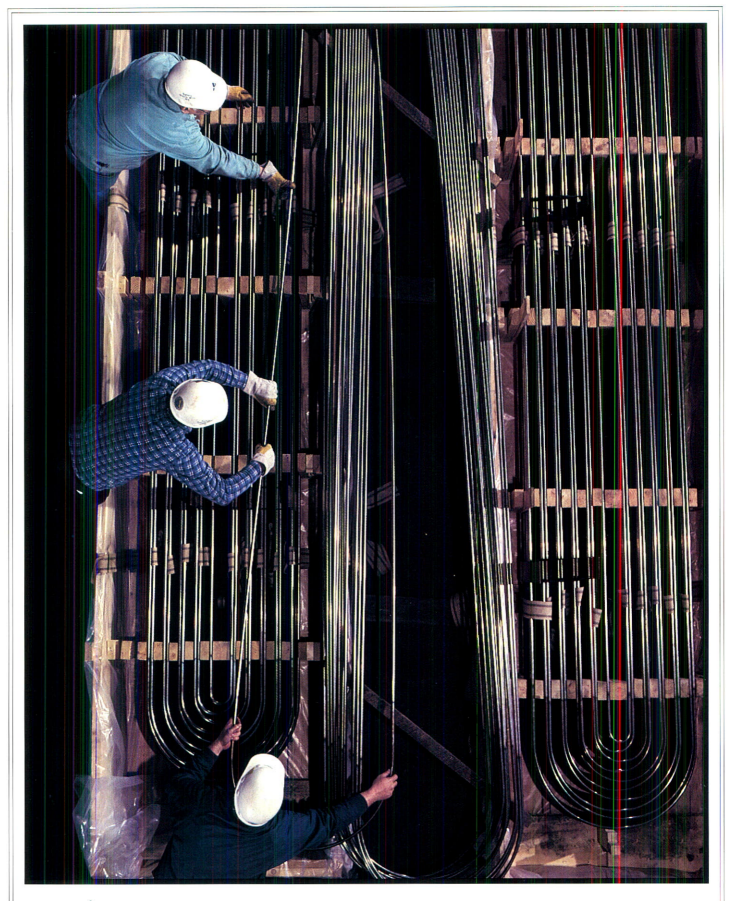
Executive Vice-President Roy Aitken is responsible for corporate affairs, including human resources, industrial relations, the environment and public affairs.

estimated cost of the project is \$414 million.

During 1989, the Company continued to operate in substantial compliance with government regulations and control orders related to effluent and waste emissions at all operations.



Even before it was officially opened, Mineral Hill Mine in Montana was recognized for its efforts to ensure the well-being of bald eagles near its property. The operation was presented the Greater Yellowstone Ecosystem Bald Eagle Working Group Award.



A crew at Inco Alloys International, Huntington, West Virginia, packs MONEL* alloy u-bend tubing destined for a heat exchanger application in the power generation industry. Since the introduction of high-pressure feedwater heaters for power utilities, more than 50 million feet of alloy 400 have been supplied for this application.

ALLOYS AND ENGINEERED PRODUCTS

e will seek to generate

improved and consistent earnings from our alloys and engineered products businesses by enhancing their worldwide market position.

In 1989, Inco's alloys and engineered products businesses achieved a significant improvement in operating results through increased deliveries of higher value products, higher average prices, the commercialization of new products, reduced expenses and tighter control of working inventories. Operating earnings increased 96 per cent to \$94 million in 1989, and sales rose 26 per cent to \$695 million.

Key strategies include:

- improve customer service with faster throughput times and more reliable delivery performance;
- continue to modernize and upgrade manufacturing equipment and control systems;
- improve the product portfolio through faster, focused product development and new manufacturing processes;
- improve product quality and the consistency of mechanical and physical properties; and
- continue to upgrade and expand finishing equipment to achieve products with improved surface quality, more consistent dimensions and tighter tolerances.

The materials performance requirements of customers for alloys and engineered products are becoming increasingly demanding. Many customers are seeking alloys with higher levels of strength, often to perform at higher operating temperatures and in increasingly corrosive environments. They are also looking for reduced weight and longer service life. Inco is investing in state-of-the-art equipment and the development of new alloys and engineered products to meet these demands.

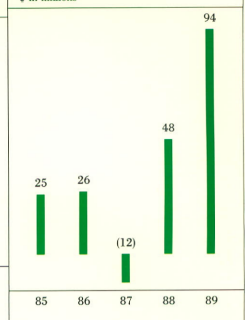
Capital expenditures at Inco's alloys and engineered products businesses were \$41 million in 1989, up from \$30 million in 1988. Spending on product research and development was \$7 million in 1989 and \$8 million in 1988.

Inco Alloys International

Inco Alloys International (IAI) achieved increased operating earnings in 1989, enhanced by raw materials price trends. Operating margins declined in the latter part of the year as these trends began to reverse. Sales rose 28 per cent to \$548 million in 1989.

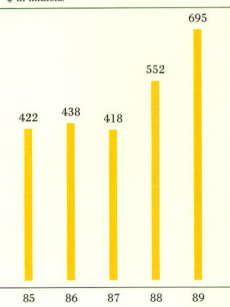
Operating Earnings (Loss)

\$ in millions

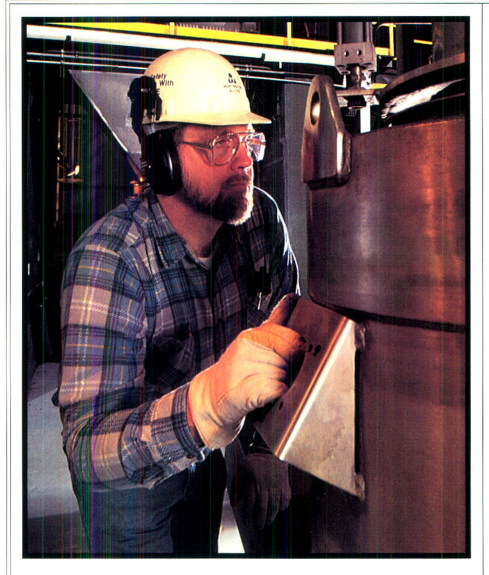


Sales to Customers

\$ in millions



*Trademark of the Inco family of companies.



Phillip Dials checks the seal prior to discharging mechanically alloyed powders for further processing at Inco Alloys International's Burnaugh, Kentucky plant. IAI's mechanically alloyed products are well established for high-performance applications in military aircraft, gas turbine engines and the thermal processing industry. Products are under development for several high temperature non-aerospace applications in the U.S., Europe and Japan.

IAI is the world's leading producer of wrought and mechanically alloyed nickel alloys, producing alloys in strip, sheet, plate, tubing, bar, rod, foil, wire and welding products. It serves customers in the aerospace, marine, energy, chemical, petrochemical, thermal processing, pollution control, general engineering, electronics and consumer goods industries from production facilities in the United States and the United Kingdom.

*Trademark of the Inco family of companies.

Research programs are focused on the development of new alloys and product forms, as well as on productivity and quality improvements.

Research continued to result in the development of new high value-added products for the most demanding applications, particularly in the aerospace, thermal processing, and oil and gas industries. Additions to IAI's product portfolio generated \$11 million in new added value revenue in 1989 compared to \$10 million in 1988.

Mechanically alloyed INCONEL* and INCOLOY* nickel- and ironbased alloys, already in use in aircraft gas turbine engines, are being production tested in a range of nonaerospace applications, including glass manufacture and thermal processing. Mechanically alloyed aluminum-based alloys are being tested for forged components in critical applications such as airframes. In addition, IAI is working with outside organizations to develop mechanically alloyed materials for superconductors and specialty powders for high-energy permanent magnets.

IAI is now producing cold rolled sheet to thickness tolerances 50 per cent better than the industry standard. By offering closer tolerances at no added charge, IAI has enhanced its position as a supplier of thin gauge sheet and strip products to the aerospace industry and other markets. Tolerance improvements have been made possible by the 1988 installation of a hot strip reversing mill at Huntington, West Virginia,



Executive Vice-President I. David Balchin is responsible for Inco's alloys and engineered products operations.

and the earlier purchase of a precision cold-rolling facility in Elkhart, Indiana.

Several major investment programs to improve product quality were completed or initiated in 1989. New vacuum arc remelting facilities are being installed at Huntington, West Virginia and Hereford, England, with start-up scheduled in 1991. A new forging press is scheduled to be in operation at Huntington in 1991. In addition, total quality management systems at Hereford and Huntington are being modernized to improve product integrity and consistency. Other projects in the United States include new equipment and technologies for bar and wire production, plate levelling and strip slitting.

IAI completed the upgrading of its forging plant at Hereford to meet the increasing demand for products with more consistent metallurgical structure. The upgrading included a new computerized control system and the installation of an eight-tonne railbound manipulator for positioning ingots under the press during forging, and a billet transfer car to rotate the billets to forge both ends. The mechanical upgrading and computerized control of the larger extrusion press and the installation of a new tube reducer will be completed in 1990. To meet increased demand, production capacity for electroformed nickel foil will be doubled in 1990.

IAI is also expanding its geographic markets. Sheet from large, weld-free coils produced at facilities



At Hereford, England a second line is being installed to produce electroformed nickel foil. The product has a wide variety of uses in gaskets, laminations and electronics applications as well as in MAXORB*, a blackened nickel foil for solar collection devices.

in the U.S. is being supplied to customers in Europe through a newly installed cutting facility at Hereford in the United Kingdom. A marketing company in Singapore, Inco Alloys Pte. Ltd., was established in 1989 to expand IAI's participation in the rapidly growing markets of the Pacific Rim. In addition, the marketing of high-performance alloys in Japan through Daido Inco Alloys Ltd., a 50 per cent owned joint venture company, was strengthened during the year.

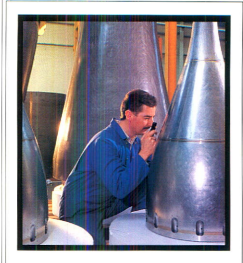
Inco Engineered Products

Sales of Inco Engineered Products (IEP) increased 20 per cent to \$147 million. While IEP was profitable, its operating earnings were unsatisfactory, reflecting operating difficulties

and continued intense competition in some of the markets it serves.

IEP manufactures forged, cast, machined and fabricated products from nickel-based and titanium-based alloys and other advanced materials. Its principal thrust is to work closely with customers in the aerospace, defense, energy and other industries to manufacture sophisticated components in advanced materials for demanding applications. Products include forged and machined blades and vanes, seamless rolled and forged rings, flash butt welded rings, turbine discs of

^{*}Trademark of the Inco family of companies.



wrought and powder alloys, precision-machined and fabricated components and precision titanium castings.

IEP sees especially good growth opportunities in the commercial aircraft market. Worldwide production of aircraft is increasing. Moreover, new jet engines are being designed to perform more quietly and efficiently, which involves using high temperature alloys that are difficult or even impossible to forge by conventional means. To help meet these needs, IEP has invested in new technologies, including isothermal forging, as well as in new plant and equipment,



Above, left, Kevin Oakton works on the INCONEL* alloy 625 centre body and titanium nozzle (background) of the CFM56-5 aero-engine core nozzle assembly. Pictured above is the facility at Incoform Bramah in the United Kingdom.

including new production facilities at the Incoform Bramah plant in the U.K. The Bramah business is working on the largest single contract ever awarded to an IEP plant – a multimillion dollar contract to supply the core nozzle assembly, the turbine exhaust duct for the CFM56-5 engine which powers the Airbus

Industrie A320 airliner.

In 1989, IEP acquired Storms
Forge, Inc. of Springfield, Massachusetts, a small precision forger and
drop stamper supplying aerospace
components for gas turbines and airframes. The acquisition strengthens
IEP's ability to serve the North
American aerospace industry.

IEP also acquired Anodic Machining Technologies Limited (Amtech) of Axminster, England, a precision machinist which develops and operates electrochemical machining techniques.

Employee Relations

A new three-year collective agreement was negotiated in December with hourly employees at Huntington. Annual negotiations were successfully completed with unionized employees at all operating units in the United Kingdom. The collective agreement with hourly employees at Burnaugh, Kentucky remains in effect until April 1990.



Incoform Bramah in the United Kingdom was awarded a multi-million dollar contract to supply components for the Airbus Industrie A320 airliner.

^{*}Trademark of the Inco family of companies.

OTHER BUSINESS

e will maintain ongoing

programs to identify related profitable business opportunities where we can apply our technology and our production and market development skills.

Mining Equipment

Through Continuous Mining Systems Limited (CMS), Inco has established a profitable, growing business in the design, manufacture and sale of innovative mining equipment. Total sales increased nearly 60 per cent in 1989 to \$23 million, with some 57 per cent of those sales made to customers other than Inco. CMS markets more than a dozen product lines, ranging from drilling equipment to conveyor machines. During the year, CMS acquired L.H.D. Equipment Limited, an Ontario-based

manufacturer of hydraulic components for mining equipment.

Reclamation Facilities

Operating earnings of The International Metals Reclamation Company, Inc. (Inmetco) rose to \$5 million in 1989 from \$4 million in 1988, reflecting increased demand for its products and services and higher product prices. Inmetco converts waste from specialty steel mills into steelmaking charge materials using proprietary Inco technology. It is

Inmetco, at Ellwood City, Pennsylvania, is the only plant of its kind in North America to convert waste from specialty steel mills into steelmaking charge material. Pictured at Inmetco's pig caster is Jerry Speelman Jr.

Principal Officers

Stuart F. Feiner

President Inco Venture Capital Management New York, New York

Richard H. Hanewald

President The International Metals Reclamation Company, Inc. Ellwood City, Pennsylvania

Wilber W. Kirk

President LaQue Center for Corrosion Technology, Inc. Wrightsville Beach North Carolina

Dale D. Letts

President Continuous Mining Systems Limited Sudbury, Ontario

Michael T. Nelligan

President Western Aggregates, Inc. Boulder, Colorado

Continuous Mining Systems Sales to Customers*

benefitting increasingly from its ability to recycle steelmaking waste, including toxic materials, in an environmentally sound manner.

In 1989, an employee of Inmetco was fatally injured in an industrial accident. We deeply regret this tragic event and have redoubled our efforts to ensure employee safety.

Lightweight Aggregates

In 1989, Inco acquired Western Aggregates, Inc. located near Boulder, Colorado, U.S.A. Western Aggregates plans to develop an open pit mine and construct facilities to produce an expanded shale called "lightweight aggregate." Estimated capital cost is \$14 million. The product will be used by the construction industry as a lightweight sand and gravel substitute to make block, concrete floors and thin-shell roofs in high-rise buildings, precast, prestressed concrete and tilt-up walls, and in other applications where reduced weight and structural strength are critical. The mine and plant are scheduled to begin operation in 1990 and process more than 350,000 tons of aggregate annually at full production.

Venture Capital

Due principally to sales of the shares of one publicly-traded biotechnology company, operating earnings of Inco Venture Capital Management (IVCM) improved to \$8 million in 1989, compared with a \$3 million operating loss in 1988. Nonetheless, venture capital industry performance continued to be adversely affected by several factors limiting liquidity, including an extremely selective new issue market focused on more mature businesses and investor disinterest in early stage, technology-based companies. Under these conditions, IVCM continued to defer certain planned sales of portfolio positions because of market valuations and other factors. At year-end 1989, the Company's portfolio had a book value of \$25 million, which, based on valuation methods employed in the venture capital industry, could be valued at \$38 million.

Through IVCM, an unincorporated business unit, Inco has since 1974 been a source of private equity capital and strategic direction to start-up and early-stage companies having the potential for significant growth and investment returns. IVCM's portfolio

remains broadly based, encompassing investments in over 50 companies spread among a wide range of technologies and at various stages of development, as well as participation in leveraged buyouts. Progress continued to be made during 1989 by a number of portfolio companies seeking to develop and commercialize their proprietary technologies and business strategies.

IVCM continued its nine-year role as an independent venture capital fund manager through participation in the management of \$47 million raised from institutional investors through two Ontario limited partnerships, North American Ventures Fund and North American Ventures Fund II.

Corrosion Testing and Consulting

The LaQue Center for Corrosion Technology, Inc., a world leader in corrosion testing, consulting and training, operated profitably in 1989.

Energy

Inco sold its interest in Morgan Hydrocarbons Inc. for \$19.3 million, realizing a gain of \$3.6 million.

Left to right are: Michael D. Sopko, Vice-President (human resources); Donald J. Phillips, Chairman, President and Chief Executive Officer; and Scott M. Hand, Vice-President, General Counsel and Secretary. Standing is Executive Vice-President Ian McDougall (Chief Financial Officer).



FINANCIAL FOLIO

Management's Statement on Financial Reporting

The information and representations in this Annual Report have been prepared by management. The consolidated financial statements have been prepared in conformity with generally accepted accounting principles in Canada and, where appropriate, reflect management's best estimates and judgments. The financial information presented throughout this Report is consistent with the data presented in the financial statements.

Systems of internal accounting control are maintained in order to assure on a reasonable basis the reliability of this financial information. These systems include formal policies and procedures, the careful selection and training of qualified personnel, and an organization providing for appropriate delegation of authority and segregation of responsibilities. These systems are monitored by our internal auditors who perform extensive tests and related procedures at major locations worldwide. Our independent auditors, whose report on their examinations of the consolidated financial statements appears on page 46, also review our systems of internal accounting control in accordance with generally accepted auditing standards for the purpose of expressing their opinion on the consolidated financial statements.

Financial management personnel, our internal auditors and our independent auditors meet with the Audit Committee of the Board of Directors at least three times a year to report on accounting, auditing, internal accounting control and financial reporting matters. The Audit Committee also has other duties which are described on page 50.

This Annual Report has been reviewed and approved by the Board of Directors.

Donald J. Philips

Chairman, President and Chief Executive Officer

Fan Magall

Executive Vice-President (Chief Financial Officer)

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- 46 Quarterly Financial Information

In keeping with our concern for the environment, the paper selected for the financial section of this Report contains a minimum of 75 per cent recycled fibre.

TEN-YEAR REVIEW

]	989	1988	1987	1986	1985	1984	1983	1982	1981	1980
Summary of operations											
(U.S. \$ in millions, except per share date	1)										
Net sales										1,885.9	
Cost of sales and operating expenses	\$2,3	43.5	1,726.6	1,356.8	1,231.7	1,205.8	1,316.5	1,257.8	1,277.8	1,456.9	1,335.7
Selling, general and administrative											
expenses	11	58.6	158.6	111.8	97.9	90.6	100.8	102.5	123.2	144.4	144.5
Interest expense		38.3	91.6	101.0	94.0	101.6	122.1	111.4	148.3	147.1	124.8
Income and mining taxes		15.5	532.8	73.5	26.5	49.4	22.2	(91.3)			260.7
Net earnings (loss)	\$ 7	53.4	735.4	125.2	0.2	52.2	(77.3)	(234.9)	(203.3)	(469.6)	231.5
Net earnings (loss)	4 7	47.9	729.6	113.8	(16.6)	27.0	(100.1)	(956.0)	(021.4)	(407.6)	005.0
applicable to common shares Per common share		7.11	6.92	1.09	(16.6)		(100.1)				205.3
Common dividends declared		89.5	1,132.3		(0.16) 20.4	19.9	(1.02) 19.5	(2.69) 19.1	(2.81) 16.1	(6.51) 45.0	2.72 52.1
Per common share		0.85	10.70		0.20	0.20	0.20	0.20	0.20	0.59	0.69
Common shares outstanding	4	0.00	10.10	0.20	0.20	0.20	0.20	0.20	0.20	0.07	0.09
(weighted average, in millions)	1	05.2	105.4	104.5	102.2	99.6	97.7	95.5	82.2	76.4	75.5
Other financial data											
(U.S. \$ in millions)											
Capital expenditures	\$ 3	89.3	228.9	137.9	138.5	93.2	103.6	71.1	95.3	152.2	143.3
Depreciation and depletion	**	93.8	177.0	152.5	143.8	143.3	140.0	126.1	110.3	139.9	142.5
Research and development expense	**	38.4	33.1	27.0	21.8	21.9	22.4	29.4	35.8	37.0	34.1
Exploration expense	**	55.5	43.0	21.9	16.7	17.1	15.8	20.3	19.2	32.7	26.9
Working capital		91.4		* 472.6	434.6	505.3	494.4	528.1		1,023.2	1,081.3
Net property, plant and equipment	\$2,0			1,850.7			1,972.9				
Total assets	\$3,6									3,856.4	
Total debt	\$1,0		735.2	884.0	995.2					1,331.4	
Preferred shares		72.6	78.1	111.1	153.5	278.4	401.3	335.3	338.6	341.8	345.0
Common shareholders' equity Return on year-end common	\$1,2	09.3	089.2	1,083.5	996.1	987.1	914.3	1,027.4	1,215.0	1,332.9	1,859.1
shareholders' equity	55	3.0%	105.9%	10.5%	_	2.8%					11.0%
Total debt:equity ratio		2:58	49:51	43:57	46:54	42:58	46:54	46:54	44:56	44:56	38:62
Operating data									11100	11.00	00.02
Ore mined – short tons in millions		18	17	16	14	15	16	10	7	12	16
Nickel production – pounds		10	17	10	14	15	16	10	7	13	16
in millions		427	434	430	357	334	359	283	201	330	394
Nickel deliveries – pounds		Tal	707	400	331	554	337	200	201	330	374
in millions		514	495	477	380	358	356	314	251	342	345
Copper deliveries – pounds		011	.,,		000	000	000	011	201	OTA	040
in millions		278	256	275	254	251	273	140	167	240	288
Cobalt deliveries - pounds											
in thousands	3	,210	3,490	3,450	2,790	2,670	2,410	1,790	2,530	3,620	1,950
Platinum-group metals deliveries -											
troy ounces in thousands		331	322	322	339	326	327	177	279	273	308
Gold deliveries - troy ounces in											
thousands		79	52	49	58	58	52	24	31	44	41
Realized prices per pound (U.S. \$)											
Primary nickel, including	4					100000000000000000000000000000000000000	1201 April 100		020 0000		TOTAL TRANSPORT
intermediates		5.61	4.81	2.18	1.94	2.31	2.28	2.17	2.55	2.99	3.14
Refined copper	\$	1.22	1.12	.73	.64	.64	.63	.72	.71	.82	1.00
Other statistics											
T2 1 1	19	,337	18,658	18,706	20,171	20,828	22,239	24,866	25,798	31,678	33,975
Employees at year end Common shareholders at year end		217	26,036	30,030	34,690	39,829	45,789	49,653	55,759	62,054	67,609

^{*} Reflects special cash dividend of 1,058.5 (10.00 per common share) payable January 9, 1989.

MANAGEMENT'S DISCUSSION AND ANALYSIS

Results of Operations

Summary Net earnings in 1989 of \$753 million were at a record level for a second consecutive year; net earnings were \$735 million in 1988 and \$125 million in 1987. These results reflected continued strength in the Company's primary metals business, again driven primarily by higher base metal prices. The price of nickel, the principal determinant of the Company's profitability, began the year near its all-time high and achieved a record yearly average, but declined during 1989 and ended at the year's lowest levels. Other positive factors in 1989 included continued improvement in the alloys and engineered products businesses and \$64 million in pretax gains on sales of equity interests in certain affiliates. The 1988 results included a \$44 million gain from the sale of a 20 per cent equity interest in the Company's Indonesian subsidiary.

Primary Metals For the year, operating earnings were \$1,360 million, 2 per cent lower than the record \$1,385 million in 1988 but more than four times the \$332 million of 1987. Relative to 1988, the positive effects of continued strong nickel demand and higher realized nickel prices were more than offset in 1989 by increased costs and expenses.

Free market nickel demand is estimated to have reached 1.44 billion pounds in 1989, a new record for the third consecutive year, compared to 1.42 billion pounds in 1988 and 1.41 billion pounds in 1987. This strong demand continued to be fueled by the stainless steel industry, which consumed over 60 per cent of all nickel produced and about 40 per cent of the Company's production. The Company's nickel deliveries rose 4 per cent in 1989, following a 4 per cent increase in 1988 and a 26 per cent increase in 1987, to their highest level since 1974. The Company's share of free market demand rose to an estimated 36 per cent in 1989 from 35 per cent in 1988 and 34 per cent in 1987.

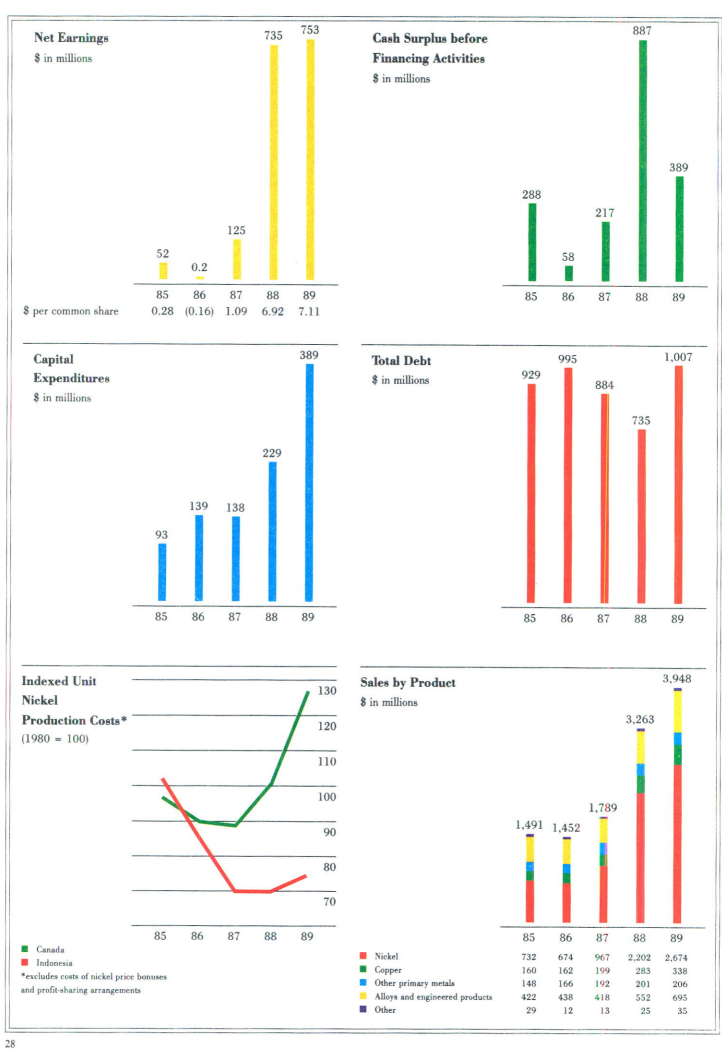
The significant upward pressure on nickel prices, which began in mid-1987 and continued throughout 1988, began to subside in mid-1989 as an increased supply of nickel to the free market met and eventually exceeded demand. Nickel supply for the year is estimated to have met demand for the first time since 1986.

Primary Metals (\$ millions)	1989	1988	1987
Sales by product			
Primary nickel	\$2,674	\$2,202	\$ 967
Refined copper	338	283	199
Precious metals	148	146	144
Cobalt	23	24	22
Other products	35	31	26
Net sales to customers	\$3,218	\$2,686	\$1,358
Operating earnings	\$1,360	\$1,385	\$ 332
Deliveries (thousands) Primary nickel, including			
intermediates ⁽¹⁾ Nickel contained in alloys and	476,420	457,920	444,630
engineered products	37,340	36,870	32,420
Total nickel (pounds)	513,760	494,790	477,050
Copper (pounds)(2)	278,130	255,840	274,860
Cobalt (pounds) ⁽²⁾ Platinum-group metals	3,210	3,490	3,450
(troy ounces)(3)	331	322	322
Gold (troy ounces)(3)	79	52	49
Realized prices (\$ per pound) Primary nickel, including			
intermediates	\$5.61	\$4.81	\$2.18
Refined copper	1.22	1.12	0.73

- Includes 83 million pounds in 1989, 40 million pounds in 1988 and 18 million pounds in 1987 purchased on the London Metal Exchange.
- (2) Includes metals contained in alloys and engineered products.
- (3) Excludes toll refined materials.

The London Metal Exchange (LME) three-month nickel price first began moving up sharply late in 1987, finishing the year at \$4.01 per pound, and reached an all-time high of \$8.55 per pound in March 1988 before closing 1988 at \$7.46 per pound. During 1989, the LME three-month price peaked at \$8.50 per pound on February 22 and then declined, ending the year at \$3.63 per pound. This trend continued in early 1990; as of mid-February 1990 the three-month price was \$3.13 per pound. For the year 1989, the LME three-month nickel price averaged a record \$5.82 per pound compared to \$5.59 per pound in 1988 and \$2.20 in 1987.

The Company's nickel price realizations tend to lag LME price movements whenever sudden price changes occur, primarily due to contractual sales arrangements. This was evident in both 1989 and 1988; the Company's average realized nickel price for the first quarter of 1989 was \$6.59 per pound, declining to \$5.97, \$5.28 and \$4.64 per pound for the second, third and fourth quarters, respectively. In recent years the Company has increasingly been marketing its nickel products using long-term, fixed volume contracts aimed at providing customers with an assured supply and a degree of price certainty, while offering the Company



a degree of assurance concerning deliveries and price. These contracts, combined with the requirements of the Company's alloys and engineered products businesses and its affiliated refineries in the Pacific Rim, plus sales of proprietary nickel powders, provide an outlet for over 80 per cent of current production capacity. The Company's average realized nickel price for the year 1989 was a record \$5.61 per pound, exceeding by 17 per cent the previous record of \$4.81 per pound achieved in 1988, which was 121 per cent higher than the 1987 realized price. This price realization, combined with strong deliveries, resulted in 1989 primary nickel sales of \$2,674 million, an increase of 21 per cent over 1988, which was 128 per cent above the 1987 level.

Primary metals operating earnings, in addition to being affected by production costs and expenses, are highly dependent upon the worldwide markets for the Company's products, particularly nickel; such markets in the past have tended to be cyclical in nature and subject to substantial volatility in demand and price. The Company's realized prices for nickel products rose dramatically in 1989 and 1988; the effect of these price improvements on operating earnings can largely be determined by applying the amount of the price change to the quantity of nickel delivered, excluding quantities of purchased nickel on which little or no profit is realized. The following table shows the approximate impact on operating earnings of price changes for the Company's more significant metals, assuming the change were to remain in effect for a full year:

	Amount of Price Change	Impact on Operating Earnings*
Nickel	\$.10 per pound	\$43.1 million
Copper	.10 per pound	27.8 million
Cobalt	1.00 per pound	3.2 million
Platinum	10.00 per troy ounce	1.3 million
Gold	10.00 per troy ounce	0.8 million

* Based on 1989 deliveries excluding LME purchased nickel.

Strong world market conditions in 1989 continued to affect the Company's copper sales positively. Copper prices maintained 1988's historically high levels throughout the year; the Company's copper price realization averaged \$1.22 per pound for 1989, a 9 per cent increase over 1988 which itself was a 53 per cent increase over 1987. Combined with the 9 per cent increase in copper deliveries, these higher prices resulted in record sales of refined copper in 1989 of \$338 million, a 19 per cent increase over 1988 and 70 per cent above 1987. The Company's price realizations for platinum-group metals and gold in 1989 were gen-

erally lower than those of 1988 and 1987, while the price realized for cobalt of \$7.93 per pound was an 8 per cent improvement over the 1988 price, which had improved 9 per cent compared to 1987.

Productivity, as measured in pounds of nickel plus copper produced per manshift, declined 8 per cent in 1989, after improving 4 per cent in 1988 and 3 per cent in 1987. This was due generally to a lower grade of nickel in ore mined at the Canadian operations, and in particular to processing problems associated with a higher arsenic content of ore mined at the Thompson Open Pit North Mine. Despite the decline in 1989, productivity has increased 76 per cent since 1982. The unit production cost of both nickel and copper increased in 1988 for the first time since 1982, and increased again in 1989. These increases, attributable primarily to the Company's Canadian operations, were due principally to the reduced productivity in 1989, the strengthening of the Canadian dollar against the U.S. dollar in 1989 and 1988 of 4 per cent and 8 per cent, respectively, and the effect of new collective bargaining agreements, including significant pension improvements, in Canada. Unit production costs in 1989 included a full year's effect of the three-year collective bargaining agreements negotiated at the Ontario Division in May 1988 and at the Manitoba Division in September 1987, while 1988 and 1987 costs reflected only a partial impact of these agreements. Starting in 1988, all employees of the Company's primary metals operations participate in profit-sharing or bonus arrangements which link a portion of their compensation to the financial performance of these operations or the Company's realized price of nickel. As a result of the record level of nickel prices and operating earnings, \$63 million in 1989 and \$49 million in 1988 were reflected in primary metals costs and expenses in accordance with these arrangements.

Nickel production, especially from lateritic ores, is energy intensive and relative energy costs can be an important factor. The Company enjoys relatively low energy costs due to substantial production from its Canadian sulphide ores, which consume only about one-fifth the energy required to process lateritic ores, and to low-cost electricity produced by its own hydroelectric facilities in Ontario and at its lateritic mining operations in Indonesia. The availability of captive hydroelectric power decreased the cash energy costs of the Indonesian operations in 1989 by about 48 per cent compared to those which would have been incurred had the operations been totally energy dependent on oil.

The Company's nickel production declined slightly in 1989 to 427 million pounds from 434 million pounds in 1988 and 430 million pounds in 1987. In light of current market conditions planned production for 1990 is 400 million pounds, a 6 per cent reduction from 1989. Total production capacity is expected to increase to about 450 million pounds annually beginning in 1991 or 1992 as new mines are brought on stream in Canada and production is expanded in Indonesia.

Primary metals results include operating earnings from the Company's Indonesian nickel operations of \$252 million in 1989, compared to \$205 million in 1988 and \$15 million in 1987. The 1989 and 1988 results represent the first substantial operating earnings since production began in 1978. The Indonesian operation, which sells substantially all of its output into the Japanese market, attained a record level of production in 1989 of 64 million pounds of nickel in matte. Despite this increase in production, the unit production cost of nickel increased in 1989 due mainly to scheduled production interruptions, in part to carry out the capacity expansion described below, and to temporary use of higher cost thermal power when necessary to supplement the hydroelectric power facilities. In July 1988, the Company concluded the sale of a 20 per cent equity interest in its Indonesian subsidiary to Sumitomo Metal Mining Co., Ltd. of Japan for \$100 million. At the same time the Company and Sumitomo agreed to expand capacity of the operations from a nominal annual capacity of 80 million pounds of nickel in matte to 105 million pounds. This expansion, estimated to cost \$81 million, is scheduled to be completed in late 1990 and thereafter Sumitomo will purchase approximately 20 per cent of production from the expanded facility.

The Company's exploration expense increased for the third consecutive year to \$56 million in 1989 from \$43 million in 1988 and \$22 million in 1987. The greater expenditures in both years reflect the Company's increased focus on gold and other precious metals and, to a lesser extent, increased exploration activity at the existing Canadian nickel operations.

Alloys and Engineered Products

Alloys and Engineered Products (\$ millions)	1989	1988	1987
Net sales to customers	\$695	\$552	\$418
Operating earnings (loss)	\$ 94	\$ 48	\$ (12)

Operating earnings continued to show significant improvement in 1989, reaching \$94 million compared to \$48 million in 1988 and an operating loss of \$12 million in 1987. Net sales to customers rose to \$695 million, a 26 per cent increase over 1988, which itself had improved 32 per

cent from the 1987 level. The improvement in operating earnings in 1989, as in 1988, was due to higher average selling prices, largely reflecting increased raw material prices, along with increased deliveries of higher margin products and reduced operating costs. Alloys operating margins declined in the latter half of 1989 as favorable raw material price trends began to reverse. Results in 1989 included gains aggregating \$7 million from the sale of surplus properties, while 1988 results included a \$9 million inventory writedown.

Other Business

Other Business (\$ millions)	1989	19	988	19	987
Net sales to customers	\$ 35	\$	25	\$	13
Operating earnings	\$ 19	\$	1	\$	2

The principal units included in other business are Inco Venture Capital Management (IVCM), The International Metals Reclamation Company, Inc. (Inmetco), and Continuous Mining Systems Limited, a manufacturer and marketer of innovative mining equipment.

Operating earnings of IVCM totalled \$8 million in 1989, compared with a \$3 million operating loss in 1988 and operating earnings of \$3 million in 1987. The increase in operating earnings in 1989 resulted mainly from sales of the shares of one publicly traded biotechnology company. Inmetco had operating earnings of \$5 million in 1989 compared to \$4 million in 1988 and an operating loss of \$1 million in 1987, reflecting increased demand for its products and services and higher product prices. Continuous Mining Systems Limited maintained its strong growth. Sales increased approximately 60 per cent in 1989 to \$23 million, \$13 million of which were made to customers outside of the Inco group.

Interest Total interest expense increased in 1989 to \$138 million from \$92 million in 1988 and \$101 million in 1987. Higher interest expense in 1989 reflects the higher average debt balances outstanding during the year, resulting from the \$500 million borrowing in January 1989 to finance in part the special cash dividend of \$1,059 million paid in that month. The lower interest expense in 1988 as compared to 1987 reflected a reduction in average debt balances of approximately 20 per cent, partially offset by higher interest rates.

Income and Mining Taxes The effective tax rate (the relationship of income and mining taxes to pretax earnings) had been increased in 1987 by the losses incurred by the Company's operations in Indonesia and the United States, on which no tax benefit was recognized. These operations were profitable in 1988 and 1989; applicable income taxes were offset in part by the recognition of tax benefits relating to prior years' losses of \$56 million in 1989 and \$45 million in 1988. The effective tax rate was also reduced by recognition, upon utilization in 1987, of additional tax relief attributable to losses incurred in Canada in prior years and by earnings derived outside of Canada where the Company's operations are taxed at lower rates than those which prevail in Canada. In addition, taxes were reduced by \$1 million in 1989, \$2 million in 1988 and \$14 million in 1987 for refunds of Advance Corporation Tax under United Kingdom treaty provisions covering dividends paid to non-residents.

Cash Flow, Capital Resources and Liquidity

On January 9, 1989, the Company paid a special cash dividend of \$10 per common share totalling \$1,059 million which was financed by utilizing cash and marketable securities and through borrowings in the amount of \$500 million under the Company's committed credit facilities. Immediately after these borrowings, total debt (long-term debt plus notes payable) was \$1,235 million. By December 31, 1989, total debt had been reduced to \$1,007 million.

During 1989 the Company generated a cash surplus, before financing activities, of \$389 million, as compared with surpluses of \$887 million in 1988 and \$217 million in 1987. The 1989 surplus included \$83 million aggregate proceeds from the sales of a 30 per cent equity interest in Shimura Kako Company, Ltd. and a 26 per cent equity interest in Morgan Hydrocarbons Inc. The 1988 surplus included \$100 million from the sale of a 20 per cent equity interest in the Company's Indonesian subsidiary, P.T. International Nickel Indonesia, which reduced the Company's interest to about 78 per cent. The Company is currently considering a public offering on the Indonesian stock exchanges to sell up to an additional 20 per cent of P.T. International Nickel Indonesia's outstanding shares presently owned by Inco Limited. Such an offering would be in keeping with the Contract of Work which calls for equity offerings to Indonesians. The Company is unable to comment at this time on possible proceeds from the proposed offering.

The Company paid income and mining taxes during 1989 in the amount of \$804 million, of which some \$430 million were paid in the first quarter for final 1988

installments. A total of \$28 million was paid during 1988. Final installments of \$93 million relative to 1989 will be paid in the first quarter of 1990.

Capital expenditures totalled \$389 million in 1989 as compared to \$229 million in 1988 and \$138 million in 1987. Capital expenditures are expected to increase to about \$500 million in 1990 as the Company continues major programs to sustain and expand nickel production capacity, improve productivity, modernize its alloys and engineered products facilities and meet environmental regulations. In 1988, the Company announced a \$414 million five-year program to reduce sulphur dioxide emissions in Sudbury under which \$65 million was spent in 1989 and \$155 million is expected to be spent in 1990. This program includes major technology changes relating to milling (\$57 million) and smelting (\$357 million). While the smelter modernization will yield only a modest return on investment, it is expected to increase smelting productivity by 20 per cent, improve workplace conditions and provide a state-of-the-art facility to meet smelting requirements well into the next century.

During 1989, the Company used a portion of its cash surplus to repurchase and cancel 1,698,800 Common Shares at an aggregate cost of \$49 million. An additional 450,000 shares were repurchased, at an aggregate cost of \$13 million, and held in trust for issuance to employees in February 1990 under the Company's Employee Share Award Plan. Of the Common Shares purchased during 1989, 1,848,800 were purchased under the 2,000,000 share Normal Course Issuer Bid announced by the Company on April 19, 1989. This program was superseded in October 1989 when the Company announced a new Normal Course Issuer Bid to purchase an additional 5,000,000 Common Shares, representing about 4.8 per cent of the Common Shares then outstanding. By year end, 300,000 Common Shares were purchased under the new Normal Course Issuer Bid. The remaining 4,700,000 shares may be purchased at market prices on the Toronto, Montreal and New York stock exchanges, subject to business considerations and market conditions, during the period ending November 1990.

On April 19, 1989, the Company also announced a Normal Course Issuer Bid to purchase up to 230,000 of its 7.85% Series B Preferred Shares at market prices over the following twelve months. During 1989, the Company purchased for cancellation 139,200 Series B Preferred Shares at an aggregate cost of \$3 million. On June 26, 1989, the Company advised its shareholders of its intention to redeem its remaining outstanding Series C Preferred Shares on August 1, 1989. The total cost of Series C Preferred Share redemptions in 1989 was \$5 million.

In addition to the special dividend of \$1,059 million paid in January 1989, the Company increased its quarterly common dividend to \$0.25 per share, from \$0.20, in the fourth quarter of 1989. Regular dividends totalling \$89 million (\$.85 per share) were paid to common shareholders in 1989 as compared to \$74 million (\$.70 per share) in 1988. Preferred dividends totalled \$6 million in both 1989 and 1988.

On June 29, 1989, the Company received the proceeds from the issuance in the U.S. domestic market of \$150 million of 9.875% Sinking Fund Debentures due 2019.

In order to provide liquidity for its operations, the Company maintains two related committed bank credit facilities aggregating \$1,000 million. One facility designates up to \$250 million as Tranche A and a further \$250 million as Tranche B. The other facility designates up to \$150 million as Tranche A and a further \$350 million as Tranche B. Borrowings under these facilities bear interest at rates ranging from 3/8% to 1/2% over the London Interbank Offered Rate. Each facility provides that so long as advances under only Tranche A are outstanding, the Company will be required to maintain a Consolidated Debt to Net Worth Ratio (as defined therein) not to exceed 55:45. At December 31, 1989, only borrowings under Tranche A were outstanding, and the Consolidated Debt to Net Worth Ratio was 41:59. Should borrowings be made under Tranche B, each facility provides that the Company will instead be required to maintain a minimum Tangible Net Worth of \$200 million, to limit Aggregate Indebtedness to \$2,000 million, and to maintain an Interest Coverage Ratio (all terms as defined therein) of not less than 1.75:1. At December 31, 1989, Tangible Net Worth was \$1,455 million and Aggregate Indebtedness was \$1,007 million; for the year 1989 the Interest Coverage Ratio was 11.8:1.

The Company believes that its operating cash flow, along with its access to the domestic and international credit markets, its unutilized committed bank credit facilities, and excess cash and marketable securities at December 31, 1989, will be sufficient to meet its operating needs and anticipated capital expenditures in 1990. Additionally, these resources should provide the Company with sufficient flexibility to meet its cash needs in the event of a cyclical downturn.

Other Information

The financial information presented and discussed in Management's Discussion and Analysis is derived from the Company's consolidated financial statements which are prepared in conformity with generally accepted accounting principles as established in Canada which, in the Company's case, generally conform with those established in the United States, except as explained in Note 14 of the Explanatory Financial Section.

Reference is made to page 47 of this Report for certain information on governmental and other policies and factors affecting the Company's operations and investments by non-Canadians in the Company's securities.

CONSOLIDATED STATEMENT OF OPERATIONS

Year ended December 31 (U.S. \$ in thousands)	1989	1988	1987
Revenues			
Net sales	\$3,947,979	\$3,263,054	\$1,789,469
Gain from sales of equity interests in affiliates and subsidiary (Note 2)	64,272	44,188	<u> </u>
Other income (Note 3)	52,208	40,926	36,019
	4,064,459	3,348,168	1,825,488
Costs and expenses			
Cost of sales and operating expenses	2,343,530	1,726,610	1,356,781
Selling, general and administrative expenses	158,624	158,637	111,795
Research and development	38,392	33,083	26,984
Exploration	55,536	42,981	21,907
Interest expense	138,267	91,637	100,978
Minority interest	44,961	6,133	(1,007)
Currency translation adjustments	16,274	20,824	9,301
	2,795,584	2,079,905	1,626,739
Earnings before income and mining taxes	1,268,875	1,268,263	198,749
Income and mining taxes (Note 6)	515,471	532,836	73,508
Net earnings	753,404	735,427	125,241
Dividends on preferred shares	(5,524)	(5,846)	(11,465)
Net earnings applicable to common shares	\$ 747,880	\$ 729,581	\$ 113,776
Net earnings per common share	\$ 7.11	\$ 6.92	\$ 1.09

CONSOLIDATED STATEMENT OF RETAINED EARNINGS

Year ended December 31 (U.S. \$ in thousands)	1989	1988	1987
Retained earnings at beginning of year	\$ 144,224	\$ 573,025	\$ 495,818
Net earnings	753,404	735,427	125,241
Loss on redemption of preferred shares	(2,675)	(26,049)	(15,674)
Preferred dividends	(5,524)	(5,846)	(11,465)
Common dividends – Special (\$10.00 per share) – Regular (1989 – \$.85; 1988 – \$.70 and	-	(1,058,508)	
1987 – \$.20 per share)	(89,488)	(73,825)	(20,895)
Retained earnings at end of year	\$ 799,941	\$ 144,224	\$ 573,025

The Explanatory Financial Section on pages 36 through 45 is an integral part of these statements.

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December 31 (U.S. \$ in thousands)	1989	1988	1987
Current assets			
Cash	\$ 10,290	\$ 15,362	\$ 7,965
Marketable securities, at cost (market 1989 - \$112,600; 1988 - \$645,000;			
1987 - \$28,700)	104,747	641,788	26,350
Accounts receivable	543,788	638,677	387,495
Inventories (Note 4)	676,463	611,376	561,692
Prepaid expenses	14,867	13,731	12,892
Total current assets	1,350,155	1,920,934	996,394
Property, plant and equipment, net (Note 5)	2,078,361	1,899,474	1,850,665
Other assets and deferred charges			
Investments in and advances to affiliates, on an equity basis	41,684	47,989	24,901
Miscellaneous investments	88,842	100,887	91,305
Deferred pension charges (Note 13)	70,479	76,391	
Other	35,995	33,173	31,116
	237,000	258,440	147,322
	\$3,665,516	\$4,078,848	\$2,994,381
Current liabilities			
Notes payable	\$ 64,841	\$ 47,354	\$ 43,029
Long-term debt due within one year (Note 7)	16,710	14,025	30,058
Special common dividend payable (Note 9)	-	1,058,508	00,000
Accounts payable	199,802	135,147	101,652
Accrued payrolls and benefits	174,475	158,740	139,182
Accrued interest	42,030	44,005	47,529
Other accrued liabilities	135,654	156,655	108,651
Income and mining taxes payable (Note 6)	125,291	437,388	53,687
Total current liabilities	758,803	2,051,822	523,788
Other liabilities and deferred credits			,
Long-term debt (Note 7)	924,982	673,790	810,874
Deferred income and mining taxes (Note 6)	303,100	288,500	198,200
Pension benefits (Note 13)	181,954	203,152	230,455
Minority interest	111,319	66,342	4,484
Other	23,440	27,945	32,010
	1,544,795	1,259,729	1,276,023
Redeemable Preferred Shares Series C 10% (Note 8)	_	2,357	31,836
Non-redeemable Preferred Shares Series B 7.85% (Note 8)	72,603	75,777	79,234
Common shareholders' equity			
Common shares issued and outstanding 104,573,532 shares			
(1988 - 105,850,823; 1987 - 104,866,647) (Notes 9 and 10)	473,690	470,400	449,439
Capital surplus (Note 11)	19,231	61,036	61,036
Retained earnings	799,941	144,224	573,025
Cumulative currency translation adjustments (Note 1)	(3,547)	13,503	
	1,289,315	689,163	1,083,500

Approved by the Board of Directors: **Donald J. Phillips**Ian McDougall

CONSOLIDATED STATEMENT OF CASH FLOWS

Year ended December 31 (U.S. \$ in thousands)	1989	1988	1987
Operating activities			
Net earnings	\$ 753,404	\$ 735,427	\$ 125,241
Charges (credits) not affecting cash			
Depreciation	146,405	134,772	118,659
Depletion	47,393	42,184	33,843
Deferred income and mining taxes	17,000	94,100	34,200
Minority interest	44,961	6,133	(1,007
Other – net	(14,457)	(1,821)	108
Decrease (increase) in non-cash working capital related to operations			
Accounts receivable	94,889	(251,182)	(152,107
Inventories	(65,087)	(49,684)	70,421
Prepaid expenses	(1,136)	(839)	(519
Accounts payable and accrued liabilities	57,414	97,533	40,354
Income and mining taxes payable	(312,097)	383,701	(5,540
Gain from sales of equity interests in affiliates and subsidiary	(64,272)	(44,188)	-
Proceeds from future product shipments	-		33,892
Contributions to pension plans less than (in excess of) accruals	2,199	(108,319)	(4,869
Cash provided by operating activities	706,616	1,037,817	292,676
Investment activities			
Capital expenditures	(389,269)	(228,936)	(137,942
Proceeds from sales of equity interests in affiliates and subsidiary	83,179	100,000	
Proceeds from a reduction in miscellaneous investments	_	<u> </u>	32,000
Proceeds from disposals of property, plant and equipment	12,666	5,121	12,979
Other - net	(23,927)	(26,822)	17,337
Cash used for investment activities	(317,351)	(150,637)	(75,626
Cash surplus before financing activities	389,265	887,180	217,050
Financing activities			
Dividends paid	(1.050.500)		
Special common	(1,058,508)	(70.005)	(00.005
Regular common	(89,488)	(73,825)	(20,895
Preferred	(5,588)	(6,577)	(12,299
Long-term borrowings	676,987	11,789	110,970
Reduction of long-term debt	(428,232)	(146,000)	(256,339
Net addition (reduction) to short-term debt	20,172	(11,708)	18,701
Common shares retired	(49,413)	(50.005)	(50.005
Preferred shares redeemed	(8,206)	(58,985)	(58,087
Net proceeds from common shares issued	10,898	20,961	10,180
Cash used for financing activities	(931,378)	(264,345)	(207,769
Increase (decrease) in cash and marketable securities	\$ (542,113)	\$ 622,835	\$ 9,281

The Explanatory Financial Section on pages 36 through 45 is an integral part of these statements.

EXPLANATORY FINANCIAL SECTION

Note 1. Summary of Significant Accounting Policies
This summary of the major accounting policies of Inco Limited and subsidiaries is presented to assist the reader in evaluating the financial statements contained in this Report.
These policies have been followed consistently in all material respects for the periods covered in the financial statements.

Principles of Consolidation The consolidated financial statements include the accounts of the Company and its subsidiaries and are prepared in conformity with generally accepted accounting principles as established in Canada which, in the Company's case, generally conform with those established in the United States, except as explained in Note 14.

Translation of Financial Statements into United States Dollars The financial statements are expressed in United States dollars using foreign currency translation procedures established by the Canadian Institute of Chartered Accountants. Prior to 1988, all of the Company's operations were classified as integrated operations for purposes of applying the translation procedures, and their functional currency was United States dollars. Effective January 1, 1988, as a result of a reorganization and change in operating objectives, the Company's alloys and engineered products businesses in the United Kingdom have been determined, for purposes of applying the translation procedures, to be self-sustaining operations, and the functional currency for these operations changed from United States dollars to pounds sterling.

For integrated operations, cash, accounts receivable, current liabilities, the liability for pension benefits and unhedged long-term debt are translated into United States dollars using year-end rates of exchange; all other assets and liabilities are translated at applicable historical rates of exchange or at rates established by related forward exchange contracts. Revenues, expenses and certain costs are translated at monthly average exchange rates except for inventoried costs, depreciation and depletion which are translated at historical rates. Realized exchange gains and losses and currency translation adjustments are included in earnings currently except for currency translation adjustments relative to long-term monetary items with a fixed and ascertainable life which are deferred and amortized on a straight-line basis over the life of the item.

For self-sustaining operations, all assets and liabilities are translated into United States dollars at year-end rates of exchange and income and expense items are translated at monthly average rates. Realized exchange gains and losses are included in earnings currently. Currency translation adjustments are included in shareholders' equity, as "Cumulative currency translation adjustments".

Inventories Inventories are stated at the lower of cost or net realizable value. Cost for metals is mainly average production or purchase cost, and for supplies is average purchase cost.

Property, Plant and Equipment Property, plant and equipment is stated at cost. Such cost in the case of the Company's mines represents related acquisition and development expenditures. Expenditures for mineral exploration are expensed as incurred.

Depreciation and Depletion Depreciation is calculated using the straight-line method and, for the nickel operations in Indonesia, the unit-of-production method, based on the estimated economic lives of property, plant and equipment. Such lives are generally limited to a maximum of 20 years and are subject to annual review. Depletion is calculated by a method which allocates mine development costs ratably to the tons of ore mined.

Income and Mining Taxes Deferred taxes are provided in recognition of timing differences that arise in reporting depreciation and other expense and revenue items for financial statement and income and mining tax purposes. Investment tax credits are accounted for by the "cost reduction" method whereby investment tax credits related to the acquisition of assets are deferred and recognized in earnings as the related assets are depreciated while those related to research and development expenses are included in earnings currently. Income taxes have not been provided on undistributed earnings of subsidiaries because remittance of such earnings would not result in any significant tax liability.

Hedge Contracts The Company periodically uses forward exchange contracts and currency swap agreements to hedge the effect of exchange rate changes on future local currency requirements and futures contracts to hedge the effect of price changes on a portion of the primary metals it sells. Gains and losses on hedge contracts are reported as a component of the related transaction.

Change in Presentation In the fourth quarter of 1989, the Company adopted for all periods presented the new accounting standard for extraordinary items issued in December 1989 by the Canadian Institute of Chartered Accountants. Adoption of this standard has the effect, for the Company, of reclassifying the utilization of prior years' tax losses, which were \$56.5 million in 1989 and \$44.6 million in 1988, from presentation as an extraordinary credit to a reduction of income and mining taxes in the Company's Consolidated Statement of Operations. This reclassification does not change net earnings or net earnings per common share.

Net Earnings per Common Share Net earnings per common share is calculated by dividing net earnings less preferred dividends by the weighted average number of common shares outstanding. The common stock equivalents of outstanding stock options do not dilute earnings per common share.

Note 2. Gain from Sales of Equity Interests in Affiliates and Subsidiary

During the fourth quarter of 1989, the Company sold a 30 per cent equity interest in Shimura Kako Company, Ltd. of Japan and a 26 per cent equity interest in Morgan Hydrocarbons Inc., realizing gains of \$60.7 million and \$3.6 million, respectively. The Company retains a 4.67 per cent equity interest in Shimura Kako Company, Ltd. but no longer has any financial interest in Morgan Hydrocarbons Inc.

During the third quarter of 1988, the Company realized a gain of \$44.2 million from the sale of a 20 per cent equity interest in P.T. International Nickel Indonesia to Sumitomo Metal Mining Co., Ltd., of Japan. The Company retains an equity interest of approximately 78 per cent in P.T. International Nickel Indonesia.

Note 3. Other Income

Other income includes interest of \$20,890,000 in 1989, \$23,590,000 in 1988 and \$5,880,000 in 1987; realized exchange gains of \$6,240,000 in 1989, \$1,830,000 in 1988 and \$9,140,000 in 1987; and gains and losses on sales of securities, which were gains of \$9,250,000 in 1989, losses of \$340,000 in 1988 and gains of \$5,740,000 in 1987.

Note 4. Inventories
Inventories consist of the following:

December 31 (\$ in thousands)	1989	1988	1987
Metals, finished and in-process	\$571,703	\$519,755	\$472,650
Supplies	104,760	91,621	89,042
	\$676,463	\$611,376	\$561,692

Note 5. Property, Plant and Equipment

Property, plant and equipment consists of the following:

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December 31 (\$ in thousands,	1989	1988	1987
Mines and mining plants	\$1,623,053	\$1,453,422	\$1,374,976
Processing facilities	1,720,493	1,606,670	1,563,777
Other	339,829	326,381	320,327
Primary metals facilities Alloys and engineered	3,683,375	3,386,473	3,259,080
products facilities	519,286	504,823	495,027
Other	67,024	59,962	63,626
Total property, plant and			
equipment	4,269,685	3,951,258	3,817,733
Accumulated depreciation	1,713,093	1,620,946	1,544,905
Accumulated depletion	478,231	430,838	422,163
	2,191,324	2,051,784	1,967,068
Property, plant and equipment, net	\$2,078,361	\$1,899,474	\$1,850,665

In 1989, the Company began construction of facilities to implement the new technology which will allow it to reduce its sulphur dioxide emissions at its Sudbury, Ontario operations to the level required by the Government of Ontario. The major part of this project, which is expected to be fully implemented by 1994 and which involves an estimated expenditure of \$357 million, of which \$42 million was spent in 1989, will be invested in new oxygen flash smelting furnaces, a new acid plant, a new oxygen plant extension and additional services. These process changes will yield only a modest return on investment.

Note 6. Income and Mining Taxes

The provisions for income and mining taxes (tax relief) for the years 1987-1989 were as follows:

(\$ in thousands)	1989	1988	1987
Current taxes	\$473,971	\$481,136	\$41,608
Current deferred Future deferred	24,500 17,000	(42,400) 94,100	(2,300) 34,200
Total deferred taxes	41,500	51,700	31,900
Total income and mining taxes	\$515,471	\$532,836	\$73,508
Canada United Kingdom United States Other	\$472,389 21,530 19,344 2,208	\$511,559 16,269 2,608 2,400	\$82,196 5,880 (1,603) (12,965)
	\$515,471	\$532,836	\$73,508

Earnings before income and mining taxes, by source, were as follows:

(\$ in thousands)		1989	1988	1987
Canada	\$	970,020	\$1,007,263	\$188,080
Indonesia		161,567	109,191	(13,565)
United Kingdom		64,852	46,981	34,424
United States		44,458	24,006	(18,347)
Other		27,978	80,822	8,157
Total	\$1	,268,875	\$1,268,263	\$198,749

Deferred taxes result from timing differences arising from transactions which enter into the determination of book income and taxable income in different reporting periods. The sources of major timing differences, and the tax effect of each, for the three years were as follows:

(\$ in thousands)	1989	1988	1987
Tax effects of timing differences for:			
Depreciation	\$13,100	\$14,700	\$38,400
Pensions	1,500	54,800	2,900
Employee benefits	(2,700)	(2,200)	(1,200)
Inventories	9,100	(24,600)	(6,500)
Restoration of deferred taxes resulting from the utilization of			
net operating loss carryforwards	30,000		-
Other	(9,500)	9,000	(1,700)
Total	\$41,500	\$51,700	\$31,900

The reconciliation between the combined federal-provincial statutory income tax rate in Canada and the effective income and mining tax rate follows:

Year ended December 31	1989	1988	1987				
	Provision (Relief)						
Combined Canadian federal- provincial statutory income tax rate	42.9 %	46.4 %	50.8 %				
Resource and depletion allowance	(10.0)	(11.6)	(18.9)				
Adjusted income tax rate	32.9	34.8	31.9				
Mining taxes	14.3	15.0	14.1				
	47.2	49.8	46.0				
Effects of losses in: Indonesia United States	_	_	2.6				
Utilization of prior years' tax losses	(4.5)	(3.5)	_				
Tax rate differential	(2.1)	(2.6)	(11.8)				
Advance Corporation Tax refund Other	$0.2) \\ 0.2$	(0.1) (1.6)	(6.8) 3.2				
Effective income and mining tax rate	40.6 %	42.0 %	37.0 %				

The effective tax rate had been increased by the losses incurred in 1987 by the Company's operations in Indonesia and the United States, on which no tax benefit was recognized. These operations were profitable in 1988 and 1989 and the provision for income and mining taxes therefore includes income taxes on these earnings at the statutory rate applicable in each country, offset by the recognition of tax benefits relating to prior years' tax losses, aggregating \$44.6 million in 1988 for Indonesia and the United States and \$56.5 million in 1989 for Indonesia. The effective tax rate has been reduced by earnings derived outside of Canada where the Company's operations are taxed at lower rates than those which prevail in Canada. Additionally, the effective tax rate was also reduced in 1987 by recognition of additional tax relief attributable to losses incurred in Canada in prior years. Taxes were also reduced by refunds of \$1.2 million in 1989, \$1.8 million in 1988 and \$13.6 million in 1987 of Advance Corporation Tax under United Kingdom treaty provisions covering dividends paid to nonresidents.

Under the "cost reduction" method, investment tax credits reduced costs and expenses by \$9.2 million in 1989 (\$7.2 million in 1988 and \$5.2 million in 1987). At December 31, 1989, the Company had approximately \$25 million of investment tax credits in Canada and the United States which will be amortized over periods not exceeding 12 years.

The cumulative tax effect of timing differences relating to items of a non-current nature is shown separately as deferred income and mining taxes of \$303.1 million in the Consolidated Balance Sheet at December 31, 1989. The cumulative tax effect of timing differences relating to items of a current nature of \$13.1 million at December 31, 1989 is included as a reduction in the current liability for income and mining taxes payable.

Losses and unutilized investment tax credits relative to the Company's nickel operations in Indonesia totalling \$104 million and \$57 million, respectively, can be carried forward indefinitely.

Note 7. Long-Term Debt

The Company's long-term debt consists of the following (the applicable weighted average interest rates and repayment periods as at December 31, 1989 are shown in parentheses):

Contract the respective service and the service of			
December 31 (\$ in thousands)	1989	1988	1987
Inco Limited			
5.75% Swiss Franc Bonds (1996)	\$103,457	\$103,457	\$103,457
6.5% Deutsche Mark Bonds (1991)	44,393	42,293	47,745
6.85% U.S. \$ Debentures (1993)	20,985	29,390	41,969
8.625% Cdn. \$ Debentures (1991)	13,157	19,033	18,196
9.0% U.S. \$ Debentures (1992)	48,964	52,725	55,860
9.25% Cdn. \$ Debentures (1990)	15,763	21,426	19,816
9.5% ECU Notes (1994)	64,400	64,400	64,400
9.75% U.S. \$ Notes (1996)	99,000	99,000	99,000
9.875% U.S. \$ Debentures			
(2000-2019)	150,000	_	_
11.0% U.S. \$ Notes (1992)	74,335	75,000	75,000
12.375% U.S. \$ Debentures			
(2002-2010)	47,046	47,046	51,046
12.75% Sterling Notes (1993)	61,010	61,010	61,010
15.75% Sterling Unsecured		Section Sections	
Loan Stock (2006)	45,001	45,001	45,001
U.S. \$ Floating Rate Notes	_	_	100,000
U.S. \$ Revolving loans (9.3%)			
(1993-1995)*	140,000	_	_
P.T. International Nickel Indones	ia		
Export & supplier credits	_	12,404	36,341
Other Indebtedness			
(9.3%) (1990-2001)	14,181	15,630	22,091
	941,692	687,815	840,932
Long-term debt due within one year	16,710	14,025	30,058
Long-term debt	\$924,982	\$673,790	\$810,874

^{*} Interest based on London Interbank Offered Rate.

The average effective interest rate on long-term debt at December 31, 1989 was 10.2%. Approximately 15% of such debt carries interest rates that are subject to periodic adjustments based on market interest rates. The Company has currency swap agreements with financial institutions which effectively convert the 200 million Swiss Franc 53/4% Bonds and the 70 million ECU 91/2% Notes into U.S. dollar obligations at annual interest costs of 10.2% and 10.5%. respectively. In 1987, the Company entered into interest rate swap agreements with financial institutions based on a principal amount of \$85 million. These agreements, which expire in 1994, require the Company to make floating rate interest payments based on the London Interbank Offered Rate, which averaged 9.7% during 1989, in exchange for fixed interest payments at 7.9%. Interest expense on longterm debt for the years 1989, 1988 and 1987 was \$125,004,000, \$80,793,000 and \$97,234,000, respectively. After reflecting forward exchange hedging and currency swap contracts, 92% of the long-term debt is effectively payable in U.S. dollars.

The Company has two related committed bank credit facilities aggregating \$1,000 million. Each of these facilities is divided into two tranches and bears interest, when drawn, at floating rates. One facility designates up to \$250 million as Tranche A and a further \$250 million as Tranche B. The other facility designates up to \$150 million as Tranche A and a further \$350 million as Tranche B. Each facility provides that so long as advances under only Tranche A are outstanding, the Company will be required to maintain a Consolidated Debt to Net Worth Ratio (as defined therein) not to exceed 55:45. Once Tranche B advances become outstanding, each facility provides that the Company will no longer be bound by the Consolidated Debt to Net Worth Ratio covenant and will instead be required to maintain a minimum Tangible Net Worth (as defined therein) of \$200 million, to limit Aggregate Indebtedness (as defined therein) to \$2,000 million, and to maintain an Interest Coverage Ratio (as defined therein) of not less than 1.75 to 1. In January 1989, the Company borrowed \$500 million from the first facility with \$250 million under Tranche A and \$250 million under Tranche B. These borrowings together with available cash and marketable securities were used to pay the special cash dividend of \$1,059 million on January 9, 1989. By December 31, 1989, these borrowings had been reduced to \$140 million, all under Tranche A. At December 31, 1989, the Consolidated Debt to Net Worth Ratio was 41:59, Tangible Net Worth was \$1,455 million and Aggregate Indebtedness was \$1,007 million; for the year ended December 31, 1989, the Interest Coverage Ratio was 11.8 to 1. During 1989, the Company incurred fees of \$1,390,000 to compensate banks for undrawn credit facilities.

At December 31, 1989 long-term debt maturities and sinking fund requirements for each of the five years through 1994 are: 1990 – \$16,710,000; 1991 – \$58,662,000; 1992 – \$127,015,000; 1993 – \$119,211,000; 1994 – \$101,616,000.

Note 8. Preferred Shares

At December 31, 1989, the authorized preferred shares of the Company, which are issuable in series, consisted of 30,000,000 shares with no par value.

The 7.85% cumulative Series B Preferred Shares are not redeemable at the option of the holders. These shares have general voting rights, were issued at \$25 (Cdn.) per share and are redeemable, at the option of the Company, at \$25 (Cdn.) per share. The Company is required to make all reasonable efforts to repurchase 150,000 Series B Preferred Shares annually if such shares are available at a price not greater than \$25 (Cdn.) per share. In April 1989, the Company announced a Normal Course Issuer Bid to purchase up to 230,000 of its Series B Preferred Shares over the following twelve months. During 1989, as a result of the repurchase obligation and the Normal Course Issuer Bid, the Company retired 139,200 Series B Preferred Shares at a cost of \$2,693,000. The \$481,000 gain on retirement has been credited directly to Retained Earnings.

The 10% Cumulative Redeemable Commodity-Indexed Series C Preferred Shares, which had general voting rights, were issued at \$25 (Cdn.) per share, contained a commodity-indexed exchange feature which gave each holder the right to receive the cash equivalent of specified amounts of either nickel or copper and were redeemable after July 1, 1989 at the Company's option at the greater of the issue price or the amount determined under the commodityindexed exchange feature. In June 1989, the Company advised holders of its intention to redeem the remaining outstanding shares, including accrued and unpaid dividends, on August 1, 1989. During the period from January 1, 1989 through July 31, 1989, the Company redeemed 63,231 shares as a result of holders exercising their rights under the commodity-indexed exchange feature, and on August 1, 1989, the Company redeemed the then remaining 59,224 shares or provided for the redemption thereof, at an aggregate cost of \$5,513,000 including a premium of \$3,156,000 which was charged to Retained Earnings. During 1987 and 1988, as a result of holders exercising their rights under the commodity-indexed exchange feature, 1,946,164 shares were redeemed at a cost of \$54,642,000 in 1987 and 1,531,381 shares were redeemed at a cost of \$56,285,000 in 1988. The shares redeemed in 1987 and 1988 were carried at \$66,943,000, based on the Canadian dollar exchange rate prevailing when the shares were issued in 1984. The differences arising on redemption, \$17,178,000 in 1987 and \$26,806,000 in 1988, were also charged directly to Retained Earnings.

Changes in the Series B Preferred Shares and Series C Preferred Shares for the years 1987 – 1989 are shown below.

	Serie Preferred		Serie Preferred	
	Number of shares	\$ in thousands	Number of shares	\$ in thousands
December 31, 1986 Shares redeemed Shares purchased	3,698,487 — (217,100)	\$84,183 — (4,949)	3,600,000 (1,946,164) —	\$ 69,300 (37,464)
December 31, 1987 Shares redeemed Shares purchased	3,481,387 — (151,600)	79,234 — (3,457)	1,653,836 (1,531,381)	31,836 (29,479) —
December 31, 1988 Shares redeemed Shares purchased	3,329,787 — (139,200)	75,777 — (3,174)	122,455 (122,455)	2,357 (2,357) —
December 31, 1989	3,190,587	\$72,603		\$ -

Note 9. Common Shares

At December 31, 1989, the authorized common shares of the Company consisted of an unlimited number of shares with no par value.

In April 1989, the Company announced a Normal Course Issuer Bid to purchase up to 2,000,000 of its Common Shares, representing about 1.9% of the shares then outstanding, with purchases to be made at market prices on the Toronto, Montreal and New York stock exchanges over the following twelve months. The principal reason for the

Common Share repurchase program was to avoid the dilution which would otherwise result from the issuance of Common Shares under the Company's Optional Stock Dividend Program and its employee share award and incentive plans. In October 1989, the Company announced a new Normal Course Issuer Bid to supersede this 2,000,000 common share repurchase program. Under the new program, the Company plans to purchase, subject to business considerations and market conditions, an additional 5,000,000 Common Shares, representing about 4.8% of the shares outstanding in October 1989, with purchases to be made at market prices on the Toronto, Montreal and New York stock exchanges over the following twelve months.

During 1989, the Company acquired 2,148,800 Common Shares under these share repurchase programs, 1,848,800 under the program announced in April 1989 and 300,000 under the successor program announced in October 1989. Of this total amount, 1,698,800 Common Shares were purchased for cancellation at an aggregate cost of \$49,413,000, of which \$7,608,000 was charged to Common Shares, based on the average per-share amount in the Common Share account at the purchase date, and the balance of \$41,805,000 was charged to Capital Surplus. The remaining 450,000 Common Shares, which were purchased at a cost of \$13,347,000, are being held by a trustee to be issued to employees in February 1990 under the Company's Employee Share Award Plan.

Under the Inco Optional Stock Dividend Program, common shareholders may elect to receive Common Shares in lieu of cash dividends.

Changes in the Common Shares for the years 1987 – 1989 are shown below.

	Common :	Shares
	Number	\$ in
	of shares	thousands
December 31, 1986	104,174,848	\$439,259
Options exercised	218,956	3,012
Shares issued in lieu of cash dividends	221,326	3,655
Shares sold under:		
Exploration program	236,200	2,934
Share Purchase Plan	15,317	269
Adjustment for 1986 Investment		
Tax Credits	_	310
December 31, 1987	104,866,647	449,439
Options exercised	450,024	8,167
Shares issued in lieu of cash dividends	420,891	11,252
Shares sold under:		
Exploration program	106,312	1,358
Share Purchase Plan	6,949	184
December 31, 1988	105,850,823	470,400
Options exercised	192,007	3,880
Shares issued under incentive plan	19,530	590
Shares issued in lieu of cash dividends	185,810	5,746
Shares retired under Repurchase Program	(1,698,800)	(7,608)
Shares sold under Share Purchase Plan	12,467	383
Recapitalization antidilution adjustments	11,695	299
December 31, 1989	104,573,532	\$473,690

At a Special Meeting of Shareholders held on December 9, 1988, shareholders approved the Company's Recapitalization Plan which had been adopted by the Board of Directors, subject to shareholder approval, on October 3, 1988. The Recapitalization Plan consisted of the payment of a special cash dividend of \$10 per Common Share and a Shareholder Rights Plan. The special cash dividend was declared on December 9, 1988, and was paid on January 9, 1989 to shareholders of record on December 22, 1988. The liability for the special cash dividend, totalling \$1,058.5 million, was shown separately as "Special common dividend payable" in the Consolidated Balance Sheet at December 31, 1988.

On January 17, 1989, the Company received a proposal from a shareholder requesting that the Board of Directors of the Company terminate the Shareholder Rights Plan. In an advisory vote, at the Company's Annual Meeting held on April 19, 1989, shareholders rejected, by a margin of 71% to 29% of the shares voted, this shareholder proposal.

Under the Shareholder Rights Plan, one Common Share Purchase Right was issued on October 3, 1988 in respect of each outstanding Common Share. The Rights expire on October 3, 1998 unless terminated earlier by the Company's Board of Directors. The effect of the Rights Plan is to require anyone who seeks to acquire 20 per cent or more of the Company's voting shares to negotiate with the Board of Directors to terminate the Rights issued under the Plan. Until the earlier of the date that a person or group acquires 20 per cent or more of the Company's outstanding Voting Shares or the tenth day (or such later date as the Board of Directors may fix by amendment of the Plan) following the announcement of a tender or exchange offer or takeover bid that will result in such person or group owning 20 per cent or more of the Voting Shares, the Rights will be evidenced by the Common Shares, will automatically trade with the Common Shares and will not be exercisable. If (i) any person or group acquires 20 per cent or more of the Voting Shares or (ii) the Company consolidates with, amalgamates with or into or enters into an arrangement with any person or group in which the Common Shares are changed or if the Company shall sell or transfer assets aggregating more than 50 per cent of assets or generating more than 50 per cent of operating income or cash flow, then separate Rights certificates will be distributed. Each Right (excluding in certain circumstances Rights beneficially owned by a 20 per cent shareholder or certain transferees thereof, which Rights become void) will entitle the holder, on payment of the exercise price of \$100 per share (subject to certain antidilution adjustments as specified in the Rights Plan), to purchase Common Shares of the Company, in the circumstances in (i) above, or equity securities of the acquiror, in the circumstances in (ii) above, at a 50 per cent discount. In certain circumstances, the Board of Directors may, at its option and upon payment of the exercise price, issue or deliver debt or equity securities or other assets (or any combination thereof) having a value equal to twice the exercise price or, without charge,

issue or deliver debt or equity securities or other assets (or any combination thereof) having a value equal to the exercise price.

In December 1988, a shareholder instituted a lawsuit challenging the legality of the Shareholder Rights Plan. This action does not claim any damages against the Company.

Note 10. Stock Option Plans and Employee Share Award Plan

The Company's 1989 stock option plan, which has a term of five years, authorizes the granting of options to purchase up to 2,000,000 Common Shares at prices not less than 100% of their market value on the day the option is granted. The Company's 1979 and 1984 stock option plans each authorized the granting of options to key employees to purchase up to 1,000,000 Common Shares, also at prices not less than 100% of their market value on the day the option was granted. The 1979 and 1984 plans were terminated in 1984 and 1989, respectively, except as to options and share appreciation rights then outstanding. The Company's stock option plans provide that no shares subject to option shall be purchasable after ten years from the date of grant and also include an "antidilution" provision to protect the optionholder for stock splits or other significant capital changes. This provision was applied to options outstanding on December 22, 1988 in order to reflect the special cash dividend of \$10 per common share payable to shareholders of record on that date. For certain optionholders, the antidilution adjustment increased the number of options outstanding and reduced the related option price. For the remaining optionholders, to avoid possible adverse tax treatment, the antidilution adjustment for options issued after February 15, 1984 is made in the form of cash and common shares on the earlier of January 8, 1992 or when the options are exercised. At December 31, 1989, outstanding options for 482,385 shares, as amended for the antidilution adjustment, also carry share appreciation rights. In 1989, the Company also issued 19,530 Common Shares under the Company's incentive plan which provides for the awarding of incentive compensation in the form of cash, shares or share units.

Changes during the year 1989 in options outstanding are summarized as follows:

Number of Shares 1989 Plan 1984 Plan 1979 Pla							
	237,501	179,636					
996,000	182,500	-					
(37,125) (16,000)	(88,067) (63,524)	(66,815) (63,651)					
942,875	268,410	49,170					
1,020,000	_	_					
452,875	182,160	49,170					
The state of the s	(37,125) (16,000) 942,875 1,020,000	(37,125) (88,067) (16,000) (63,524) 942,875 268,410 1,020,000 —					

At December 31, 1989, the average option price per share of options outstanding was \$13.43 (range \$7.09 - \$18.58) under the 1979 plan and \$23.04 (range \$8.54 - \$30.00) under the 1984 plan, after giving effect to the antidilution adjustment, and was \$30.00 under the 1989 plan. The expiration dates of options outstanding at December 31, 1989 ranged from October 5, 1990 to February 16, 1997. At December 31, 1989 there were 195 employees participating in the plans.

The Company's Employee Share Award Plan authorized the awarding of up to 1,000,000 common shares of the Company, over a two-year period, to all eligible employees of Inco Limited and its wholly owned subsidiaries. The plan provided for an initial award in February 1989 to full-time employees on December 31, 1988 who had at least one year of service with the Company and an additional award in February 1990 to employees similarly eligible. The number of shares awarded to each eligible employee depends on the employee's length of service with the Company and, in the case of the shares to be awarded in February 1990, also depends, in part, on the number of shares the employee retained from those awarded in February 1989. A total of 442,956 shares were awarded to employees in 1989 as a result of the initial stage of this program and about 450,000 additional shares will be awarded in February 1990. The Company purchases these shares in the open market on behalf of the Employee Share Award Plan. The cost of the initial distribution was \$13.1 million. At December 31, 1989, a liability of \$13.4 million has been recorded for the shares to be issued in February 1990.

A modified employee share award program will continue to remain in effect and common shares will be awarded in February 1991 to full-time employees on December 31, 1990 who have at least one year of service with the Company at that time, provided the Company achieves a return on year-end common shareholders' equity of at least 15 per cent for 1990 and provided further that an eligible employee owns, at December 31, 1990, shares equal to at least 80 per cent of the total shares awarded to that employee under the Employee Share Award Plan in February 1989 and February 1990. About 300,000 shares could be awarded in 1991 under the program.

Note 11. Capital Surplus

The balance in Capital Surplus at January 1, 1989 arose from transactions recorded, primarily in 1930 and prior years, in the Company's Common Shares. During 1989, as explained in Note 9, the Company purchased for cancellation 1,698,800 Common Shares for an aggregate cost of \$49.4 million. Of this amount, \$7.6 million was charged to Common Shares, based on the average per-share amount in the Common Shares account at the purchase date, and the balance of \$41.8 million was charged to Capital Surplus, reducing Capital Surplus from \$61.0 million at December 31, 1988 to \$19.2 million at December 31, 1989.

Note 12. Financial Data by Business Segment

Financial data by business segment and geographic area, for the years 1989, 1988 and 1987 follow (\$ in millions):

Data by Business Segment		Prime	ary metai	ls			lloys and ered prodi	ucts		Oth	er busines	ss		El	imination	ıs			Total	
19 000		1989	1988	1987		1989	1988	1987		1989	1988	1987	1	989	1988	1987		1989	1988	1987
Net sales to customers Intersegment sales	\$3	3,218 207	2,686 137	1,358 49	\$	695	552 —	418	\$	35 10	25 7	13 4	\$	_ 217)	- (144)	(53)	\$3	3,948	3,263	1,789
Total net sales	\$3	,425	2,823	1,407	\$	695	552	418	\$	45	32	17	\$(217)	(144)	(53)	\$3	,948	3,263	1,789
Operating earnings (loss)	\$1	,360	1,385	332	\$	94	48	(12)	\$	19	1	2	\$	(22)	(46)	1	\$1	,451	1,388	323
Non-operating expenses*																		(182)	(120)	(124
Earnings before income and mining taxes																	\$1	,269	1,268	199
Capital expenditures	\$	341	198	101	\$	41	30	35	\$	7	1	2	\$	_	_	_	\$	389	229	138
Depreciation and depletion	\$	163	147	125	\$	27	25	23	\$	4	5	5	\$	_	_	_	\$	194	177	153
Identifiable assets at December 31	\$2	,697**	2,613	2,223	\$	681	610	545	\$	97	104	84	\$	(74)	(73)	(24)	\$3	,401	3,254	2,828
Other assets																		265	825	166
Total assets at December 31																	\$3	,666	4,079	2,994
Data by Geographic Area		C	anada			Uni	ted States				Еигоре				Other				tal after ninations	
		1989	1988	1987		1989	1988	1987		1989	1988	1987	1	989	1988	1987		1989	1988	1987
Net sales to customers Sales between geographic	\$	634	562	326	\$1	1,148	954	544	\$1	,241	956	574	\$	925	791	345	\$3	,948	3,263	1,789
areas	2	,343	1,842	852		49	42	24		55	33	12		19	3	1		_	_	_
Total net sales	\$2	,977	2,404	1,178	\$1	1,197	996	568	\$1	,296	989	586	\$	944	794	346	\$3	,948	3,263	1,789
Operating earnings (loss)	\$1	,076	1,141	295	\$	63	36	(18)	\$	69	54	26	\$:	263	210	21	\$1	,451	1,388	323
Identifiable assets at																				

⁵³⁷ * Includes interest expense, general corporate income and expenses, equity in earnings of affiliates, minority interest and unallocated currency translation adjustments.

465 \$ 413

411

1.762 1.446 \$ 573

\$1,730

The Company's business is organized around two principal product groups: primary metals and alloys and engineered products. The Company's principal primary metals are nickel and copper. Wrought nickel, high-nickel alloys in rolling mill forms, and forgings are the Company's major alloys and engineered products. Other business includes the Company's venture capital program, metals reclamation operations, and mining equipment operations.

Other assets consist of corporate assets, principally cash, securities, deferred pension charges and certain receivables and fixed assets.

The Company's intersegment sales are generally made at approximate prices used for sales to unaffiliated customers. Sales between geographic areas are generally made at prevailing market prices, except that sales of primary metals from Canada to other primary metals affiliates are net of discounts. Geographic area - Canada net sales to customers includes exports of \$151 in 1989 (1988 - \$127; 1987 -\$69). Geographic area - Canada total net sales includes exports to the United States of \$870 in 1989 (1988 - \$720; 1987 - \$334) and exports to Europe of \$1,118 (1988 -\$827; 1987 - \$419). Geographic area - United States net

sales to customers includes exports of \$28 in 1989 (1988 -\$20; 1987 - \$14). Geographic area - Other net sales to customers includes sales to affiliated companies as follows: in Japan - Shimura Kako Company, Ltd. - \$233 in 1989 (1988 - \$190; 1987 - \$84) and Tokyo Nickel Company, Ltd. - \$350 in 1989 (1988 - \$310; 1987 - \$118); in Taiwan - Taiwan Nickel Refining Corporation - \$100 in 1989 (1988 - \$119; 1987 - \$52); in Korea - Korea Nickel Corporation \$54 in 1989.

303 \$ 865** 863

776 \$3,401 3,254 2,828

^{**} Includes assets of \$649 million relating to the Company's nickel operations in Indonesia.

Note 13. Retirement Benefits

Total pension expense

Pension liability at December 31

Deferred pension charges at December 31

The Company has defined benefit pension plans covering essentially all employees. Benefits for these plans are based primarily on either years of service and employees' final average pay or a stated amount for each year of service. Pension costs are calculated and funded based on annual actuarial estimates, except that funding is subject to limitations under applicable tax regulations. Plan assets consist principally of cash, equity securities and fixed income securities. Past service costs associated with plan amendments are amortized to pension expense over the average remaining service life of existing employees. Pension expense for defined benefit plans totalled \$52,144,000 in 1989, \$20,993,000 in 1988 and \$9,779,000 in 1987. The increase in pension expense in 1989 compared with 1988 reflects the continuation and full year impact of the improvements in retirement benefits to a significant number of the Company's employees during 1988 and the cost-of-living adjustments provided, also during 1988, for most of the Company's pensioners. The past service costs associated with these 1988 improvements aggregated \$185.6 million. Pension expense for 1989 also reflects an estimated increase of \$23.0 million in the Company's projected benefit obligation resulting from the inclusion in pensionable earnings of bonuses paid to staff employees under the Company's earnings bonus and management incentive plans. The Company also improved retirement benefits for its employees in the United Kingdom during 1989 and for its hourly employees in Huntington and its staff employees located in the United States with effect from January 1, 1990; the past service costs associated with these improvements were \$7.1 million and \$5.9 million, respectively.

Pension expense included the following (\$\frac{1}{2}\$ in thousands)	1989		1988		1987	40000000000000000000000000000000000000
Service cost – benefits earned during the year Interest cost on projected benefit obligation Return on assets – actual – unrecognized gain (loss) Amortization of net asset at January 1, 1986 Amortization of deferred net (gains) losses Amortization of unrecognized prior service costs Settlement loss	\$(185,678) 108,999	\$29,053 94,185 (76,679) (17,627) 6,657 15,847 708	\$(88,095) 21,512	\$ 22,084 75,716 (66,583) (17,627) (1,052) 8,455	\$(37,958) (20,647)	\$ 21,067 62,993 (58,605 (17,627 254 245 1,452
Total defined benefit pension expense Total defined contribution pension expense		52,144 7,740		20,993 4,085		9,779
Total pension expense		\$59,884	Charles to the	\$ 25,078		\$ 9,779

The funded status of the Company December 31 (\$ in thousands)		89	19	88	1987		
	Plans Where Assets Exceed Accumulated Benefits	Plans Where Accumulated Benefits Exceed Assets	Plans Where Assets Exceed Accumulated Benefits	Plans Where Accumulated Benefits Exceed Assets	Plans Where Assets Exceed Accumulated Benefits	Plans Where Accumulated Benefits Exceed Assets	
Plan assets at market value	\$482,981	\$ 680,962	\$376,713	\$ 600,631	\$363,423	\$ 433,681	
Projected benefits based on employment service to date and present pay levels: Vested Nonvested	294,191 66,484	724,896 114,555	219,605 48,748	639,285 112,112	167,602 39,951	479,019 85,908	
Accumulated benefit obligation Additional amounts related to compensation increases	360,675 91,924	839,451 22,580	268,353 79,810	751,397 27,384	207,553 62,403	564,927 29,880	
Total projected benefit obligation	452,599	862,031	348,163	778,781	269,956	594,807	
Plan assets in excess of (less than) projected benefit obligation	\$ 30,382	\$(181,069)	\$ 28,550	\$(178,150)	\$ 93,467	\$(161,126	
Comprised of: Credits (charges) to future operations: Balance of January 1, 1986 net asset Investment and actuarial gains (losses) Prior service costs Currency translation adjustments	\$109,171 20,755 (55,824 15,254	(133,450) (5,090)	\$124,714 788 (49,526) 17,085	16,270 (143,186) (3,836)	\$138,081 17,589 (2,829) 14,974	(1,679	

(146, 470)

\$(181,069)

62,890

(58, 974)

\$ 30,382

(191,107)

\$(161,126)

(74,348)

\$ 93,467

(159, 532)

\$(178,150)

68,387

(64,511)

\$ 28,550

Future indexing of post-age 65 pensions for existing employees covered by the Company's Ontario Pension Plan was provided, in 1988, as part of the defined benefit plan improvements. Also during 1988, the Company initiated defined contribution plans (side fund arrangements) for employees and pensioners covered by the Ontario Pension Plan to provide for future indexing of pre-age 65 pensions for existing employees who retire prior to age 65 and to provide for five indexation adjustments of pensions, one of which was granted in 1989, for those pensioners who retired prior to January 1, 1988. After an initial contribution of \$8.4 million, which is being amortized to expense over the average remaining service life of existing employees, monthly contributions are made based on the number of hours worked by current employees. Pension expense for defined contribution plans totalled \$7,740,000 in 1989 and \$4,085,000 in 1988. The unamortized balance of the initial contribution at December 31, 1989, \$7.5 million, is included in deferred pension charges.

The pension liability, aggregating \$205 million at December 31, 1989, consists of a current liability of \$23 million representing amounts to be funded in 1990 and \$182 million recorded as a long-term liability for pension benefits. Included in the long-term liability is \$128 million of unamortized reversions of surplus pension funds which will be credited to pension expense over 9 years as part of the amortization of the unrecognized balance of the January 1, 1986 net asset. Deferred pension charges of \$63 million at December 31, 1989 resulted from contributions in excess of accruals, largely as a result of advance contributions in 1988, aggregating \$83 million, which were made to improve the funded position of the Ontario Pension Plan following implementation of plan improvements.

The projected benefit obligation was determined using an assumed discount rate of 8% and assumed long-term rates of compensation increase, where applicable, ranging from 3% to 5%. The assumed long-term rate of return on plan assets is 8%.

The Company provides certain health care and life insurance benefits for retired employees. Substantially all employees in Canada, the United States and the United Kingdom may become eligible for these benefits upon retirement from the Company. The cost of these benefits, which are generally provided through insurance companies, are expensed when incurred. Such costs approximated \$18 million in 1989, \$16 million in 1988 and \$13 million in 1987.

Note 14. Differences Between Canadian and United States Generally Accepted Accounting Principles United States accounting practices relating to foreign currency translation, which are set forth in Statement of Financial Accounting Standards No. 52, are not entirely

compatible with Canadian accounting practices which the Company follows and which are described in Note 1. Under United States practices, where the functional currency is United States dollars, all currency translation adjustments related to assets and liabilities are included in earnings currently whereas Canadian practices for integrated operations require that currency translation adjustments related to longterm monetary items with a fixed and ascertainable life be deferred and amortized over the life of the item. Deferred income and mining taxes and the Series C Preferred Shares (while outstanding) are translated at year-end rates of exchange under United States practices rather than historical rates of exchange which are required by Canadian practices. Under United States practices, the Series C Preferred Shares are also adjusted to reflect the premium which would have been paid by the Company had the outstanding shares been redeemed as a result of the holders thereof exercising their right, under the commodity-indexed exchange feature, to receive the cash equivalent of specified amounts of either nickel or copper. This adjustment and any actual premiums paid on redemptions under the commodity-indexed exchange feature of the Series C Preferred Shares, together with the currency translation adjustments for the Series C Preferred Shares, are accounted for as preferred dividends in calculating earnings per share under United States practices.

United States accounting standards for pension costs, which are set forth in Statement of Financial Accounting Standards Nos. 87 and 88, are also not entirely compatible with the Canadian pension accounting standards adopted by the Company with effect from January 1, 1986. Coincident with the adoption of the United States standards for United States reporting purposes, also with effect from January 1. 1986, unamortized reversions of surplus pension funds are included in earnings to the extent that they exceeded the unrecognized net obligation at the date of adoption (\$163.3 million); under Canadian practices, the Company amortizes such reversions over the average remaining service life of existing employees. United States practices also require, effective for the Company in 1989, the recognition of a minimum additional liability in the amount of the excess of the Company's unfunded accumulated benefit obligation over the recorded pension liability; an equal amount is recognized as either an intangible pension asset or as a separate component of common shareholders' equity with the intangible pension asset limited to the unrecognized prior service costs. At December 31, 1989, the minimum additional pension liability would have been \$157.9 million, the intangible pension asset would have been \$151.2 million and the excess pension liability over unrecognized prior service costs of \$6.7 million would have been recognized as a charge to common shareholders' equity.

The Company's 1988 and 1989 results, as reported under United States practices, include extraordinary credits of \$38.2 million and \$56.5 million from utilization of prior years' tax losses in Indonesia, whereas, as explained in Note 1. new Canadian practices require that credits from the utilization of prior years' tax losses be used to reduce income and mining taxes. The Company's 1988 income and mining taxes, as reported under Canadian practices, include a credit, aggregating \$44.6 million, from utilization of prior years' tax losses in Indonesia and the United States. Under United States practices, all prior years' tax losses of the Company's United States operations had been utilized with the inclusion in earnings of the pension fund reversions discussed in the preceding paragraph. Accordingly, the Company's 1988 results, as reported under United States practices, include an extraordinary credit of \$38.2 million from utilization of prior years' tax losses in Indonesia.

In addition, gains from the retirement of long-term debt would be classified as extraordinary items under United

States practices.

The following table compares the Company's results reported under Canadian practices with those that would be reported under United States practices, together with the cumulative effect on selected balance sheet accounts. Quarterly results are unaudited.

	United States					
(\$ in millions)	1989	1988	1987	1989	1988	1987
Net earnings (loss)						
First quarter	\$276.3	\$125.9	\$ (5.0)	\$277.9		\$ (18.9
Second quarter	195.7	190.2	13.8	196.6	185.7	16.3
Third quarter	129.3	200.3	41.4	121.1	198.9	43.0
Fourth quarter	152.1	219.0	75.0	142.8	211.1	65.4
Year	\$753.4	\$735.4	\$125.2	\$738.4	\$708.8	\$105.8
Earnings per common share	\$ 7.11	\$ 6.92	\$ 1.09	\$ 6.97	\$ 6.56	\$ 0.68
December 31	1989	1988	1987	1989	1988	1987
Deferred income						
and mining taxes Liability for	\$303.1	\$288.5	\$198.2	\$339.0	\$323.0	\$212.6
pension benefits	182.0	203.2	230.5	64.9	73.1	87.4
Preferred Shares						
Series C	_	2.4	31.8	- 4	6.1	51.1
Retained earnings	799.9	144.2	573.0	878.4	233.8	673.7
Additional pension						
liability	\$ -			\$157.9		
Intangible pension asset	-			151.2		
Excess pension liability over unrecognized prior service						
costs	8 -			\$ 6.7		

The following table reconciles results as reported under Canadian practices with those that would be reported under United States practices:

(\$ in millions)	1989	1988	1987
Net earnings - Canadian practices	\$753.4	\$735.4	\$125.2
Increased pension expense	(13.0)	(13.0)	(9.5)
Increased currency translation losses	(6.8)	(9.8)	(18.3)
Reduced other income		_	(0.9)
(Increased) reduced income and mining taxes Reversal of utilization of prior years'			
tax losses	(56.5)	(44.6)	-
Other	4.8	2.6	8.6
Net earnings before extraordinary credits -			
United States practices	681.9	670.6	105.1
Extraordinary credits:			
Utilization of prior years' tax losses	56.5	38.2	4
Gain on retirement of long-term debt,			
net of taxes	-		0.7
Net earnings – United States practices Dividends on preferred shares –	738.4	708.8	105.8
United States practices	(4.9)	(17.1)	(34.9)
Net earnings applicable to common shares -			
United States practices	\$733.5	\$691.7	\$ 70.9
Earnings per common share:		1	
Before extraordinary credits	\$6.43	\$6.20	\$0.67
Extraordinary credits	0.54	0.36	0.01
Earnings per common share -		MODULE.	
United States practices	\$6.97	\$6.56	\$0.68

In connection with the Consolidated Statement of Cash Flows, the following supplemental disclosures are required by Statement of Financial Accounting Standard No. 95:

(\$ in millions)	1989	1988	1987
Interest paid	\$140.2	\$95.2	\$97.6
Income and mining taxes paid	\$803.7	\$28.1	\$58.4

In December 1988, the effective date for adoption of the new United States accounting standard for income taxes, Statement of Financial Accounting Standard No. 96 (SFAS 96), was deferred for one year. In October 1989, the effective date for adoption was deferred for an additional two years. For the Company, adoption is now required on January 1, 1992. This new United States standard is not compatible with existing Canadian and United States practices. In November 1988, the Canadian Institute of Chartered Accountants issued an exposure draft covering a proposed new Canadian accounting standard for income taxes but has not yet issued final recommendations. This proposed new Canadian standard is not compatible with existing Canadian and United States practices and it is not entirely compatible with the new United States standard. In view of the uncertainties associated with the final standards to be adopted and the timing thereof, the Company has deferred its analysis of the potential impact of both the new United States standard and the proposed new Canadian standard. Under SFAS 96, utilization of prior years' tax losses would be reflected as a reduction of the provision for income and mining taxes rather than as an extraordinary credit.

AUDITORS' REPORT

Price Waterhouse



To the Shareholders of Inco Limited:

rice Water house

We have examined the consolidated financial statements and explanatory financial section appearing on pages 33 through 45 of this report. Our examinations were made in accordance with generally accepted auditing standards, and accordingly included such tests and other procedures as we considered necessary in the circumstances.

In our opinion, these consolidated financial statements present fairly the financial position of Inco Limited at December 31, 1989, 1988 and 1987 and the results of its operations and its cash flows for the years then ended in accordance with generally accepted accounting principles as established in Canada applied on a consistent basis.

Toronto, Ontario

New York, New York

February 14, 1990

SUPPLEMENTARY FINANCIAL INFORMATION

	First		Second	T	'hird	F	ourth		
(\$ in thousands, except per share amounts)	Quarter		Quarter	Qι	ıarter	Q١	ıarter		Year
1989									
Net sales	\$ 1,117,482	\$]	,066,222	\$84	18,658	\$9]	15,617	\$3.	947,979
Cost of sales and operating expenses	\$ 533,536	\$	630,428	\$54	12,232	\$63	37,334	\$2.	343,530
Earnings before income and mining taxes	\$ 480,860	\$	338,389	\$21	7,043	\$23	32,583	\$1.	268,875
Net earnings	\$ 276,261	\$	195,782	\$12	29,240	\$15	52,121	\$	753,404
Net earnings per common share	\$ 2.60	\$	1.84	\$	1.23	\$	1.44	\$	7.11
Dividends per common share	\$.20	\$.20	\$.20	\$.25	\$.85
1988									
Net sales	\$ 676,218	\$	830,825	\$78	34,480	\$97	71,531	\$3.	263,054
Cost of sales and operating expenses	\$ 382,584	\$	397,487	\$43	32,225	\$5]	14,314	\$1.	726,610
Earnings before income and mining taxes	\$ 220,994	\$	351,530	\$33	35,466	\$36	50,273	\$1.	268,263
Net earnings	\$ 125,854	\$	190,266	\$20	00,304	\$2]	19,003	\$	735,427
Net earnings per common share	\$ 1.18	\$	1.80	\$	1.88	\$	2.06	\$	6.92
Dividends per common share	\$.10	\$.20	\$.20	\$	10.20	\$	10.70

Note: Year 1989 results reflect a gain of \$61 million from the sale of a 30 per cent equity interest in Shimura Kako Company, Ltd. of Japan, and a gain of \$3 million from the sale of a 26 per cent equity interest in Morgan Hydrocarbons Inc., both recorded in the fourth quarter. Year 1989 results also reflect costs of \$13 million for shares to be issued in 1990 under the Employee Share Award Plan: first quarter \$3 million; second quarter \$3 million; third quarter \$4 million; fourth quarter \$3 million. Year 1989 results also reflect a \$56 million reduction in income and mining taxes from utilization of prior years' tax losses as follows: first quarter \$17 million; second quarter \$16 million; third quarter \$12 million; fourth quarter \$11 million.

Year 1988 results reflect \$30 million in expenses, recorded in the fourth quarter, for the recapitalization and employee share award plans; additional provisions for Manitoba mining taxes of \$23 million resulting from legislation enacted in the third quarter of 1988 which was retroactive to the beginning of the year: third quarter – \$17 million including \$11 million which applies to the first six months; fourth quarter – \$6 million; and a \$9 million writedown, recorded in the third quarter, as a result of a physical inventory of scrap metals. Year 1988 results also reflect a gain of \$44 million, recorded in the third quarter, arising from the sale of a 20 per cent equity interest in P.T. International Nickel Indonesia. Year 1988 results also reflect a \$45 million reduction in income and mining taxes from utilization of prior years' tax losses as follows: first quarter \$6 million; second quarter \$9 million; third quarter \$13 million; fourth quarter \$17 million.

INVESTOR INFORMATION

Shareholders At year-end 1989, of the shareholders having general voting rights (the Common and the Series B shareholders), 64 per cent had addresses in Canada, 26 per cent in the United States and 10 per cent elsewhere. Of these voting shares, Canadian residents of record held 49 per cent, United States residents of record 47 per cent, and residents of record in other countries 4 per cent.

Dividends On February 14, 1990, the Board of Directors declared a regular quarterly dividend of 25 cents a common share, payable March 20 to shareholders of record on February 26. In addition to the special cash dividend of \$10 paid on January 9, 1989, the Company paid total regular dividends per common share of 85 cents in 1989 and 70 cents in 1988. The Board of Directors on February 14 also declared a quarterly dividend on the Company's 7.85% Series B Preferred Shares, payable March 1 to shareholders of record on February 22.

Dividends are paid to Canadian residents in Canadian currency unless any such shareholder, by written notification to Shareholder Services, requests payment in United States currency.

Shareholder Investment Plans Under the Company's Optional Stock Dividend Program, common shareholders have the right to elect to receive a stock dividend, valued at 100 per cent of market price of the Company's Common Shares, in lieu of a cash dividend. The Program provides common shareholders with a simple and convenient method of acquiring additional Common Shares without payment of brokerage commissions or service charges.

Under the Company's Share Purchase Plan, common shareholders are entitled to make cash payments to purchase Common Shares of the Company at prevailing market prices. There are no service charges or brokerage commissions for Common Shares purchased under the Plan. Common shareholders can contribute from \$30 to \$7,000 (Cdn.) or from \$30 to \$5,200 (U.S.) per calendar quarter to purchase Common Shares from the Company on scheduled quarterly dividend payment dates. Those shareholders who wish to participate in the Plan or the Optional Stock Dividend Program or who desire additional information should write to Shareholder Services, Inco Limited, at either the Company's Toronto or New York address.

Shareholder Rights Plan At a Special Meeting of Shareholders held on December 9, 1988 shareholders approved the Company's Recapitalization Plan which included a Shareholder Rights Plan unanimously approved by the Board of Directors on October 3, 1988.

Under the Shareholder Rights Plan, one Common Share Purchase Right was issued on October 3, 1988 in respect of each outstanding Common Share. Each Right entitles the registered holder to purchase from the Company one Common Share at the exercise price of \$100 per share, subject to certain antidilution adjustments as specified in the Rights Plan. The Rights Plan was implemented to enable all holders of Common Shares to realize full and fair value for their investment in the Company in the event of a takeover, by in effect requiring anyone who seeks to acquire 20 per cent or more of the Company's voting shares to negotiate with the Board of Directors to terminate the rights issued under the Plan. The Plan does not prevent a takeover; rather, it is designed to encourage anyone seeking to acquire the Company to make an offer that would be considered by the Board of Directors to represent full and fair value for all holders of Common Shares.

Pursuant to the Rights Plan, until the earlier of the date a person or group acquiring 20 per cent or more of the Company's outstanding Voting Shares or the tenth day (or such later date as the Board of Directors may fix by amendment of the Plan) following the announcement of a tender or exchange offer or takeover bid that will result in such person or group owning 20 per cent or more of the Voting Shares, the Rights will be evidenced by the Common Shares, will automatically trade with the Common Shares and will not be exercisable. Thereafter, separate Rights certificates will be distributed. If (i) any person or group acquires 20 per cent or more of the Voting Shares or (ii) the Company consolidates with, amalgamates with or into or enters into an arrangement with any person or group in which the Common Shares are changed or if the Company shall sell or transfer assets aggregating more than 50 per cent of assets or generating more than 50 per cent of operating income or cash flow, then each Right (excluding in certain circumstances Rights beneficially owned by a 20 per cent shareholder or certain transferees thereof, which Rights become void) will entitle the holder, on payment of the exercise price, to purchase Common Shares of the Company, in the circumstances in (i) above, or equity securities of the acquiror, in the circumstances in (ii) above, at a 50 per cent discount. In certain circumstances, the Board of Directors may, at its option and upon payment of the exercise price, issue or deliver debt or equity securities or other assets (or any combination thereof) having a value equal to twice the exercise price or, without charge, issue or deliver debt or equity securities or other assets (or any combination thereof) having a value equal to the exercise price.

In December 1988, a shareholder instituted a lawsuit challenging the legality of the Shareholder Rights Plan. This action does not claim any damages against the Company.

Other Information Canadian federal legislation generally requires a 15 per cent withholding from dividends paid to common shareholders resident in the United States, the United Kingdom and most western European countries. Similarly, depending upon applicable tax treaties, dividends paid to other non-residents of Canada are subject to a withholding tax at a maximum rate of 25 per cent. Interest payable on the Company's debt securities held by non-Canadian residents may also be subject to Canadian withholding tax, depending upon the terms and provisions of such securities. All stock dividends are treated as ordinary taxable dividends. Accordingly, stock dividends paid to non-residents are subject to withholding tax at the same rate as cash dividends. Under present legislation in the United States, the Company is not subject to the backup withholding rules, which would require withholding at a rate of 20 per cent on dividends and interest paid to certain United States persons who have not provided the Company with a taxpayer identification number.

The Company's Common Shares and its 7.85% Series B Preferred Shares have general voting rights. At shareholders' meetings, each holder of these securities is entitled to one vote for each share held and there are no cumulative voting provisions. At December 31, 1989, the number of Series B Preferred shareholders totalled 1,030, principally Canadian residents.

Subject to the preferential rights of the holders of the Company's Preferred Shares, the holders of Common Shares are entitled to such dividends as may be declared by the Board of Directors out of funds legally available therefor. No dividend or other distribution on the Common Shares shall be paid, and no Common Shares shall be acquired for value, unless dividends on all outstanding Preferred Shares have been paid for all past quarterly periods. There are no charter or contractual provisions expressly limiting either the amount of cash dividends which the Company may declare and pay on its Common Shares or the right of non-residents of Canada to hold or vote any of the Common Shares of the Company.

There are certain restraints on the holding of Inco's voting equity securities. The Company's Series B Preferred Shares were issued and sold in underwritten public offerings in Canada only and no market for such shares exists outside Canada. The Investment Canada Act (the "Act") limits the number of shares of a Canadian corporation which may be acquired by a non-Canadian without approval under the Act. The effect of the Act is to prohibit the acquisition of control by a non-Canadian of certain Canadian businesses, such as the Company, unless such acquisition is found by the responsible Minister of the Government of Canada to be of net benefit to Canada.

Through subsidiaries and affiliates, the Company's operations are conducted in numerous countries; some \$1,400 million of the Company's consolidated total assets are located outside Canada and the United States. Accordingly, operations are subject to various governmental policies or regulations and changes therein and the risks associated with doing business in some overseas locations.

Market Price Range for Common and Preferred Shares

Year ended December 31	1989	1988*					
	Common Shares						
New York Stock Exchange							
(Composite transactions)							
First quarter	$$32^{5/8} - 25^{5/8}$	$$25^3/_4 - 17^3/_8$					
Second quarter	$32^{1/2} - 26^{3/4}$	$34^{1/4} - 24^{1/4}$					
Third quarter	$37^{5/8} - 27^{1/4}$	$35^{1/8} - 25^{3/8}$					
Fourth quarter	$35^{1/4} - 25^{3/4}$	$33^3/_4 - 22^7/_8$					
Toronto Stock Exchange							
(Canadian dollars)							
First quarter	$$39^{1/8} - 30^{5/8}$	$$31^{7/8} - 22^{1/8}$					
Second quarter	$38^{1/2} - 31^{3/4}$	$41^{1/4} - 29^{3/4}$					
Third quarter	$44^{1/4} - 32^{5/8}$	$42^{1/2} - 31^{3/8}$					
Fourth quarter	$41^{1/2} - 30$	$40^{1/2} - 27^{1/4}$					
	Series B Preferred Shares						
First quarter	$$22^{1/2} - 21^{1/8}$	\$23 - 20 ³ / ₄					
Second quarter	$22^{1/2} - 22$	$22^{7/8} - 21^{3/4}$					
Third quarter	$23^{1/2} - 22^{1/4}$	23 - 22					
Fourth quarter	$23^{1/2} - 22^{5/8}$	23 - 211/8					
	Series C Prefe	erred Shares**					
First quarter	\$70 - 581/2	\$633/4 - 34					
Second quarter	$56^{1/2} - 45$	$68^{1/2} - 56^{5/8}$					
Third quarter	45 - 39	$56^{1/8} - 47$					
Fourth quarter		66 - 42					

^{*} The market price ranges for common shares for 1988 reflect actual share prices as reported for each day's trading. They have not been restated to give effect to the \$10 special cash dividend. Accordingly, the fourth quarter 1988 low market price of \$227/6 (Cdn. \$27/4) reflects the decline after the shares commenced trading ex-dividend on December 16, 1988.

^{**} The Company redeemed the outstanding Series C Preferred shares on August 1, 1989.

CORPORATE OFFICERS

Donald J. Phillips

Chairman, President and Chief Executive Officer

Executive Vice-Presidents

W.R.O. Aitken I. David Balchin Walter Curlook Ian McDougall

Vice-Presidents

Malcolm C. Bell Technology

Scott M. Hand

General Counsel and Secretary Strategic Planning and Business Development

Anthony E. Munday Comptroller

Terrence Podolsky Exploration

Anthony J. Sabatino Treasurer

Peter B. Salathiel Primary Metals Marketing

Michael D. Sopko Human Resources

J. Stuart Warner

Occupational and Environmental Health Kevin H. Belcher Vice-President

Principal Regional Officers

Inco Limited General Manager, Inco Limited Japan Branch and President Inco Pacific Limited

Samuel Goldberg

President Inco United States, Inc. **Operations**

William P. Clement

President Ontario Division

Lorne M. Ames

President Manitoba Division

James D. Guiry

President and Managing Director P.T. International Nickel Indonesia

Brian K. Davison

Production Director Inco Europe Limited

David J. Anderson

President International Nickel Inc.

Ivor Kirman

Marketing Director Inco Europe Limited

Claudio Barsotti

President Inco Exploration and Technical Services Inc.

Martin H. Robinson

President Inco Gold Inc. John O. Allen

Vice-President and General Manager Inco Alloys International, Inc.

Edward R. Burrell

Vice-President, Marketing and Planning Inco Alloys International, Inc.

Donald E. DeBord

Vice-President, Technology Inco Alloys International, Inc.

John Smith

Director and General Manager Inco Alloys Limited

Ian L. Dillamore

Managing Director Inco Engineered Products Limited

Auditors Price Waterhouse Toronto and New York Counsel

Osler, Hoskin & Harcourt Toronto Sullivan & Cromwell New York

Transfer Agents and Registrars

The Royal Trust Company Toronto, Calgary, Montreal and London, England The Bank of New York New York, New York

DIRECTORS

Board of Directors

The Board of Directors consists of 15 members of whom three are officers of the Company. In 1989, the Board held 11 meetings. The activities of the Board are supported by its various committees.

Executive Committee

The Executive Committee, which held five meetings during 1989, consists of Mr. Phillips, Chairman, and Messrs. Gordon, Light, McDougall, G.T. Richardson and Thomson. During intervals between meetings of the Board, the Executive Committee, with certain exceptions, has all the powers vested in the Board.

Audit Committee

The Audit Committee, which held three meetings during 1989, consists of Mr. Crawford, Chairman, and Messrs. Aird, Baird and R.J. Richardson. This committee meets with the Company's financial management personnel, its internal auditors and its independent auditors at least three times a year to review and appraise the Company's financial reporting practices and procedures, the adequacy of the system of internal accounting control, the planned scope of examinations by both auditing groups and their findings and recommendations. It also reviews the Company's financial statements and monitors various other internal control policies.

Nominating Committee

The Nominating Committee, which held two meetings during 1989, consists of the same Directors who comprise the Executive Committee and has the function of recommending to the Board nominees for election as Directors.

Management Resources and Compensation Committee

This committee, which held five meetings during 1989, consists of Mr. Gordon, Chairman, and Messrs. Light, G.T. Richardson and Thomson. This committee advises and consults with the Chairman of the Board and makes recommendations to the Board on the remuneration of senior executives of the Company and on the Company's various incentive plans. The committee also reviews the management development programs and the succession plans relating to senior management.

Pension Committee

The Pension Committee, which held two meetings during 1989, consists of Mr. Bélanger, Chairman, Mrs. Erola, and Messrs. Glavin and Hantho. This committee advises the Board regarding the financial aspects of the pension programs of the Company and its subsidiaries, including actuarial assumptions, the adequacy of funding and the implementation of sound investment of pension funds.

Directors

William F. Glavin, President, Babson College, was elected to Inco's Board of Directors on February 14, 1990. (Term expires 1990)

Michel Bélanger

Chairman National Bank of Canada Montreal, Quebec

Purdy Crawford, Q.C.

Chairman, President and Chief Executive Officer Imasco Limited (consumer products and services corporation) Montreal, Quebec

The Honourable Judith A. Erola

President Pharmaceutical Manufacturers Association of Canada Ottawa, Ontario

William F. Glavin

President Babson College Wellesley, Massachusetts

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Ian McDougall

Executive Vice-President Inco Limited New York, New York

George T. Richardson

President
James Richardson & Sons,
Limited
(financial, grain and
management holding company)
Winnipeg, Manitoba

Richard M. Thomson

Chairman and Chief Executive Officer The Toronto-Dominion Bank Toronto, Ontario (Term expires 1991)

The Honourable John Black Aird, O.C., Q.C.

Senior Partner Aird & Berlis Toronto, Ontario

Charles F. Baird

Former Chairman and Chief Executive Officer Inco Limited Washington, D.C.

Walter Curlook

Executive Vice-President Inco Limited Toronto, Ontario

J. Peter Gordon, O.C.

Former Chairman, Stelco Inc. (producer of iron, primary steel and finished steel products) Toronto, Ontario

Charles H. Hantho

President and Chief Executive Officer Dominion Textile Inc. (textile manufacturing) Montreal, Quebec

Donald J. Phillips

Chairman, President and Chief Executive Officer Inco Limited Toronto, Ontario

Robert J. Richardson

Robert J. Richardson-Consultants Montreal, Quebec

INCO WORLDWIDE

Principal Executive Office

Royal Trust Tower Toronto-Dominion Centre Toronto, Ontario M5K 1N4 (416) 361-7511

Other Executive Office

One New York Plaza New York, New York 10004 U.S.A. (212) 612-5500

Primary Metals

Principal Operating Units

Ontario Division Copper Cliff, Ontario Port Colborne, Ontario

Manitoba Division Thompson, Manitoba

P.T. International Nickel Indonesia Soroako, Indonesia

Clydach Refinery Clydach, Swansea, Wales

Acton Refinery London, England

International Nickel Océanie S.A. Noumea, New Caledonia

Inco Gold Inc. Toronto, Ontario

Principal Sales Offices

Inco Limited

Toronto, Ontario (416) 361-7511

International Nickel Inc.

Saddle Brook, New Jersey U.S.A. (201) 843-8600

Pittsburgh, Pennsylvania U.S.A.

(412) 281-9546

Upland, California U.S.A. (714) 946-2111

Inco Europe Limited

London, England (44) 1-235-2040

International Nickel France, S.A. Paris, France

Paris, France (331) 42 89 26 67

International Nickel G.m.b.H. Düsseldorf, West Germany (49) 211-32 91 77 International Nickel Services (U.K.) Limited Indian Liaison Office New Delhi, India (91) 11 660060

Inco Limited, Japan Branch

Tokyo, Japan (81) 3-245-0621

Inco Pacific Limited

Hong Kong (852) 521-2333

Taipei, Taiwan Republic of China (886) 2 503-0022

International Nickel Océanie S.A.

Paris, France (331) 42 89 26 69

Alloys and Engineered Products

Alloys

Principal Operating Units

Inco Alloys International, Inc. Huntington, West Virginia, U.S.A.

Inco Alloys Limited Hereford, England

Additional Operating Units

Burnaugh, Kentucky, U.S.A. Pittsboro, North Carolina, U.S.A.

Elkhart, Indiana, U.S.A.

Welding Products Company Newton, North Carolina, U.S.A.

Wiggin Steel & Alloys Birmingham, England

Greengrove Welding Wires Ltd. Stratford-upon-Avon, England

Sales Offices

United States

Inco Alloys International, Inc. Marietta, Georgia (404) 971-4570

Chicago, Illinois (708) 255-0888

Cleveland, Ohio (216) 464-8705

Houston, Texas (713) 440-6600

Huntington, West Virginia (304) 526-5100

Franklin, Massachusetts (508) 520-3801

Upland, California (714) 946-0803

Wilmington, Delaware (302) 529-1818

Canada

Inco Alloys Canada Limited Toronto, Ontario (416) 361-7808

Europe

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Northern England (44) 61 236 5438

Southern England (44) 21 456 1213

Inco Alloys International Paris, France (331) 47 76 4251

Düsseldorf, West Germany (49) 211 37 90 78

Milan, Italy (39) 2 65 950 82

Pacific

Inco Alloys Pte. Ltd. Singapore (65) 222-3988

Melbourne, Australia (61) 3 267 3666

Inco Pacific Limited Taipei, Taiwan Republic of China (886) 2 503-0022

Japan

Daido Inco Alloys Ltd. 50% owned

Tokyo (81) 3-504-0921

Osaka (81) 6-202-4951

Engineered Products

Inco Engineered Products Limited Birmingham, England (44) 21 454-4871

Anodic Machining Technologies Limited

Axminster, England (44) 297-34567

Doncasters Blaenavon Limited Blaenavon, South Wales (44) 495 790345

Doncasters Monk Bridge Limited Leeds, England (44) 532 446262

Doncasters Sheffield Limited Sheffield, England (44) 742 349444

Inco Engineered Products, Inc. Chicago, Illinois, U.S.A. (708) 640-0600 Inco Vacuum Coatings Limited West Bromwich, England (44) 21 611-1115

Incoform Bramah Limited Sheffield, England (44) 742-483981

Renston Engineering Ltd. Redditch, England (44) 527 501310

SETTAS S.A. Jumet, Belgium (32) 71 34 4488

Storms Forge, Inc. Springfield, Massachusetts (413) 785-1801

Turbo Products International, Inc. Ivoryton, Connecticut, U.S.A. (203) 767-0161

Turbo Products (UK) Limited Kirkby-in-Ashfield, England (44) 623-751816

Other Subsidiaries and Units

Inco Exploration and Technical Services Inc. Toronto, Ontario

Inco Specialty Powder Products Toronto, Ontario

Continuous Mining Systems Limited Copper Cliff, Ontario (705) 682-0623

American Copper & Nickel Company, Inc. Wheat Ridge, Colorado, U.S.A.

Western Aggregates, Inc. Boulder, Colorado, U.S.A. (303) 499-1010

Inco United States, Inc. New York, New York, U.S.A.

Novamet Specialty Products Corporation Wyckoff, New Jersey, U.S.A. (201) 891-7976

Inco Venture Capital Management New York, New York, U.S.A.

The International Metals Reclamation Company, Inc. Ellwood City, Pennsylvania U.S.A. (412) 758-5515

LaQue Center for Corrosion Technology, Inc. Wrightsville Beach North Carolina, U.S.A. (919) 256-2271

Mineração Serras do Sul Limitada Rio de Janeiro, Brazil

Exmibal Guatemala, Central America

ENVIRONMENTAL IMPACT POLICY

Inco is committed to the concept of sustainable development, which requires balancing the need for economic growth with good stewardship in the protection of human health and the natural environment.

Inco will strive to minimize any potentially adverse impacts of its operations and products on its employees, customers, the general public and the natural environment, and will seek to not only meet, but if possible, surpass the standards set by relevant legislation, by diligent application of technically proven and economically feasible environmental protection measures throughout exploration, mining, processing and decommissioning phases of operations.

To implement this policy, Inco will endeavour to:

- · assess, plan, construct and operate projects or facilities in compliance with all applicable legislation providing for the protection of the environment, employees, and the public.
- in the absence of legislation, apply cost-effective best management practices to advance environmental protection and to minimize risks to occupational and public health and safety and the environment.
- implement site-specific programs, which conform with both governmental regulations and corporate policies, to minimize risk.

· maintain active, continuing, monitoring programs, to evaluate operational risks to human safety and health, and the environment and apply sound risk management principles to ensure compliance with government and company requirements.

• foster research directed at expanding scientific knowledge of the impact of industry activities on the environment, of environment/ economy linkages, and of improved processing technologies.

· work pro-actively with government and the public in the development of equitable, costeffective and realistic laws for the protection of the environment and the enhancement of occupational health and safety.

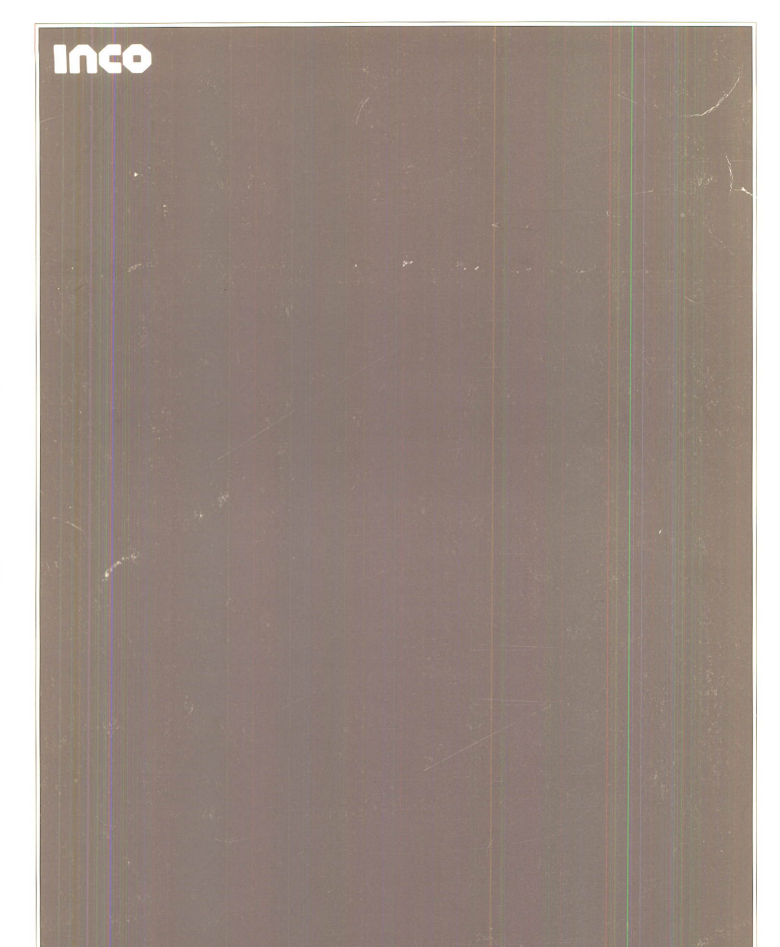
- enhance communications with governments, employees and involved publics to promote understanding of the nature of our business activities and any relevant risks associated with our operations or products.
- · review annually for the Board of Directors, company performance with respect to occupational health and safety and the environment.
- · provide shareholders with information on environmental and occupational health and safety matters through the Annual Report.

Donald J. Phillips

Donald J. Phillips, Chairman, President and Chief Executive Officer



STRONGER FOR OUR EXPERIENCE



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