

THIS DOCUMENT IS IMPORTANT AND REQUIRES YOUR IMMEDIATE ATTENTION

If you are in any doubt about the action you should take, you should immediately consult your stockbroker, fund manager, solicitor, accountant or other appropriate independent financial adviser duly authorised under the Financial Services and Markets Act 2000 if you are resident in the United Kingdom or, if not, from another appropriately authorised financial adviser.

If you have sold or otherwise transferred all of your shares in the capital of EN+ GROUP PLC (the “**Company**”), please send this document and the accompanying other documents, as soon as possible, to the purchaser or transferee or agent through whom the sale or transfer was effected for transmission to the purchaser or transferee. However, the distribution of this document and/or any accompanying documents into certain jurisdictions other than the United Kingdom may be restricted by law. Therefore, persons into whose possession this document and any accompanying documents come should inform themselves about, and observe, any such restrictions. Any failure to comply with these restrictions may constitute a violation of the securities laws of any such jurisdiction. If you have sold or otherwise transferred some only of your holding of shares in the Company, you should contact the person through whom the sale or transfer was effected.



EN+ GROUP PLC

(Incorporated under the laws of Jersey with registered number 91061)

CIRCULAR

relating to and including

NOTICE OF ANNUAL GENERAL MEETING

This document should be read as a whole. Your attention is drawn to the letter from the chairman of the board of directors of EN+ GROUP PLC (the “**Company**”) which is set out in the “*Letter from the Chairman*” on pages 4 to 6 of this document in which the board of directors unanimously recommends that you vote in favour of the resolutions to be proposed at the annual general meeting.

Notice of the annual general meeting of the Company, which is to be held at Four Seasons Hotel, 67/69 Amathus Avenue, 4532 Ayios Tychonas, Limassol, Cyprus on 26 July 2018, is set out at the end of this document. The annual general meeting will start at 10.00 a.m. (Cyprus time).

Holders of ordinary shares in the Company (the “Shareholders”) are requested to complete the enclosed form of proxy (in accordance with the instructions printed thereon) and return it to the Company's registered office at 44 Esplanade, St Helier, Jersey, JE4 9WG, or alternatively by email to ENPlusTeam@intertrustgroup.com as soon as possible but in any event not later than by the time of meeting on 26 July 2018 (or any adjournment thereof) if they do not intend to be present in person at the annual general meeting. The completion and return of the form of proxy will not preclude the Shareholders from attending and voting in person at the annual general meeting or any adjourned meeting should they so desire.

The information contained in this document is provided solely for the purpose of the annual general meeting of the Company. Any reproduction or distribution of this document, in whole or in part,

and any disclosure of its contents or use of any information contained in this document for any other purpose is prohibited.

The contents of this document should not be construed as legal, business or tax advice. Each Shareholder should consult his, her or its own legal adviser, financial adviser or tax adviser for legal, financial or tax advice.

6 July 2018



EN+ GROUP PLC

(Incorporated under the laws of Jersey with registered number 91061)

LETTER FROM THE CHAIRMAN

Directors at the date of this Notice

Rt Hon Lord Barker of Battle (Independent Chairman)
Philippe Mailfait (Independent)
Timur Valiev (Non-Executive)
Alexander Krovushkin (Non-Executive)
Mikhail Likhotnikov (Non-Executive)
Konstantin Molodkin (Non-Executive)
Alexander Shistko (Non-Executive)
Yuri Dvoryanskiy (Non-Executive)
Denis Kholodilov (Non-Executive)

Registered office:

44 Esplanade
St Helier
Jersey
JE4 9WG

6 July 2018

NOTICE OF ANNUAL GENERAL MEETING

To Shareholders

Dear Shareholder

1. INTRODUCTION

The board of directors of the Company (the “**Board**”) would like to take this opportunity to provide you with notice of the 2018 annual general meeting of the Company (the “**AGM**”).

The AGM will be held at Four Seasons Hotel, 67/69 Amathus Avenue, 4532 Ayios Tychonas, Limassol, Cyprus, on 26 July 2018 at 10.00 a.m. (Cyprus time).

Shareholders of the Company are invited to attend, speak and vote at the AGM.

2. BUSINESS OF THE MEETING

The formal notice convening the AGM is set out on pages 7 to 8 of this document (the “**Notice**”). Explanatory notes and further information on each of the resolutions to be considered at the AGM appear on pages 9 to 10 and 16 to 18 of this document.

DIRECTORS

In accordance with the Company’s articles of association, each of the following directors:

- (a) myself, Rt Hon Lord Barker of Battle;
- (b) Philippe Mailfait;
- (c) Timur Valiev;
- (d) Alexander Krovushkin;
- (e) Mikhail Likhonnikov;
- (f) Konstantin Molodkin;
- (g) Alexander Shistko;
- (h) Yuri Dvoryanskiy;
- (i) Denis Kholodilov,

being directors of the Company appointed by the directors, hold office only until the AGM and are then eligible for re-appointment. Each of the above-named directors, being eligible, are offering themselves for re-appointment to the board of directors of the Company. Resolutions 3 to 11 (inclusive) deal with their proposed re-appointments.

DIVIDENDS FOR FINANCIAL YEAR ENDED 31 DECEMBER 2017

Pursuant to resolutions adopted by the Board dated 29 March 2017, 25 July 2017, 28 September 2017, 19 October 2017 and 14 March 2018, the Board approved and paid the aggregate amount of USD 394,200,000 as interim dividends for the financial year ended 31 December 2017 (the “**2017 Interim Dividends**”).

Following the payment of the 2017 Interim Dividends, the Board does not intend to approve any further dividends for the financial year ended 31 December 2017, whether interim or final.

3. ACTION TO BE TAKEN

A form of proxy is enclosed for use by Shareholders at the AGM. Shareholders who do not intend to be present in person or (in the case of a corporate Shareholder) by a corporate representative at the AGM, but wish to vote on the ordinary business to be considered at the AGM, are requested to complete, sign and return the form of proxy to the Company's registered office at 44 Esplanade, St Helier, Jersey, JE4 9WG, as soon as possible and in any event not later than 10.00 a.m. (Cyprus time) on 26 July 2018. Please see the conditions attaching to the appointment of a proxy form for the time of such delivery and review carefully the deemed delivery periods referred to therein when returning the form.

Alternatively, a proxy form can also be delivered electronically by sending a scanned PDF version of the original by email to ENPlusTeam@intertrustgroup.com. Forms of proxy delivered electronically must be sent so that they are received not later than 10.00 a.m. (Cyprus time) on 26 July 2018. Again, please see the conditions attaching to the appointment of a proxy form for the time of such delivery and review carefully the deemed delivery periods referred to therein when returning the form.

The completion and return of a form of proxy will not prevent you from attending the AGM and voting in person should you subsequently wish to do so.

4. RECOMMENDATION

The Board considers that all of the resolutions proposed at the AGM as contained in the Notice (the “**Resolutions**”) are in the best interests of the Company and its Shareholders as a whole.

Accordingly, the Directors unanimously recommend that you vote in favour of all of the Resolutions, as they intend to do or procure to be done (so far as is within their power and control) in respect of their own and their connected persons' beneficial holdings in the Company.

Yours faithfully,

By order of the Board
EN+ GROUP PLC
Rt Hon Lord Barker of Battle
Chairman



EN+ GROUP PLC

(Incorporated under the laws of Jersey with registered number 91061)

(the “Company”)

NOTICE OF ANNUAL GENERAL MEETING

Notice is hereby given that an annual general meeting of the Company will be held at Four Seasons Hotel, 67/69 Amathus Avenue, 4532 Ayios Tychonas, Limassol, Cyprus on 26 July 2018 at 10.00 a.m. (Cyprus time) for the purposes of considering and, if thought fit, passing, with or without amendment, the following resolutions:

Ordinary business

1. To receive and consider the audited financial statements of the Company, the report of the directors of the Company (“**Directors**”) and the auditor’s report on the financial statements of the Company, each for the year ended 31 December 2017;
2. To appoint JSC KPMG as the auditor of the Company and authorise the Directors to fix the remuneration of the auditor for the year ending 31 December 2018;
3. To re-appoint Rt Hon Lord Barker of Battle as a director of the Company;
4. To re-appoint Philippe Mailfait as a director of the Company;
5. To re-appoint Timur Valiev as a director of the Company;
6. To re-appoint Alexander Krovushkin as a director of the Company;
7. To re-appoint Mikhail Likhonnikov as a director of the Company;
8. To re-appoint Konstantin Molodkin as a director of the Company;
9. To re-appoint Alexander Shistko as a director of the Company;
10. To re-appoint Yuri Dvoryanskiy as a director of the Company;

11. To re-appoint Denis Kholodilov as a director of the Company.

Dated 6 July 2018

By order of the Board
EN+ GROUP PLC
Rt Hon Lord Barker of Battle
Chairman

Notes to the Notice of AGM

Proxies

A member entitled to attend and vote at the meeting may appoint proxies. Where more than one proxy is appointed, each proxy must be appointed to represent a specified proportion of the member's voting rights.

A blank proxy form is attached. Please consider carefully the conditions attaching to the appointment of a proxy.

Proxy forms in hard copy must be delivered to the registered office of the Company at 44 Esplanade, St Helier, Jersey, JE4 9WG. Please see the conditions attaching to the appointment of a proxy for the time of such delivery.

Alternatively, a proxy form may be delivered electronically by sending a scanned PDF version of the original by email to this address: ENPlusTeam@intertrustgroup.com. Once again, please see the conditions attaching to the appointment of a proxy for the time of such delivery.

Record Date

Shareholders registered in the Register of Members of the Company as at 1.00 p.m. (London time) on 10 July 2018 shall be entitled to attend or vote at the AGM in respect of the shares registered in their name at that time. Changes to entries on the Register of Members after 1:00 p.m. (London time) on 10 July 2018 will be disregarded in determining the rights of any person to attend or vote at the AGM.

Voting Instructions regarding GDRs

Holders of GDRs can instruct Citibank N.A. (as “**Depository**”) as to the voting of the ordinary shares represented by such GDRs through the forms provided, and in accordance with the requirements established, by the Depository. The Depository will submit the tabulated votes and the shareholder registration details received to the local custodian, Citibank Hong Kong, for consideration at the AGM.

Corporate Representative

A corporate shareholder may authorise a person or persons to act as its representative(s) at the AGM. Each such representative may exercise (on behalf of the corporate shareholder) the same powers as the corporate shareholder could exercise if they were an individual shareholder in the Company, provided that they do not do so in relation to the same shares. A corporate shareholder wishing to act by a duly authorised representative must identify that person to the Company by notice in writing (which may be by hard copy or electronically), such notice to be delivered to the Company not less than 48 hours before the meeting, in the case of a hard copy by delivery of such notice to the Company's registered office, 44 Esplanade, St Helier, Jersey, JE4 9WG and in the

case of electronic delivery, by sending a scanned PDF version of the original by email to this address: ENPlusTeam@intertrustgroup.com).

Total Voting Rights

Holders of the Company's limited shares are entitled to attend and vote at general meetings of the Company. Each limited share entitles the holder to one vote on a poll. As at 5 July 2018, being the latest practicable date prior to the publication of this Notice, the Company had 571,428,572 ordinary shares in issue. The Company does not hold any shares in treasury. Therefore, the total number of votes exercisable as at 5 July 2018 is 571,428,572.

Voting at the AGM

Each of the resolutions to be put to the AGM will be voted on by way of a poll and not by a show of hands. In this way, the voting preferences of all shareholders are taken into account not only those who are able to physically attend the AGM. The results of the poll will be notified to the market in the usual way and published on the Company's website after the meeting.

Information available on the website

A copy of this Circular, as well as the 2017 annual report, which incorporates, among other things, the audited consolidated financial statements of the Company for the year ended 31 December 2017, have been published and are available at <http://www.enplus.ru/en/investors.html>.

Communication

Except as provided above, Shareholders who have general queries about the AGM should either send to the registrar an email to the following address: ENPlusTeam@intertrustgroup.com; or write to the registrar, 44 Esplanade, St Helier, Jersey, JE4 9WG. No other methods of communication will be accepted.



EN+ GROUP PLC

(Incorporated under the laws of Jersey with registered number 91061)

(the "Company")

PROXY FORM

I/We ¹

of

being a member/members of the Company and the holder/holders of

..... (number and class of shares) ²

appoint as my/our proxy ³

.....

or in his/her absence ⁴

.....

¹ Full name(s) and address(es) (as appearing in the Company's register of members) to be typed or inserted in BLOCK LETTERS. In the case of joint holdings, the names of all holders (as appearing in the Company's register of members) must be inserted.

² If multiple proxies are to be appointed, insert the number of your shares in respect of which a proxy is to be appointed and complete multiple forms as necessary, duplicates of which can be obtained from the Company.

³ Insert name and address of the desired proxy in the spaces provided. If you wish to appoint the chairperson, write "The chairperson" without inserting an address.

⁴ If desired, insert name and address of an alternate proxy, should the initial appointee be unable to attend the meeting.

at the annual general meeting of the Company to be held at Four Seasons Hotel, 67/69 Amathus Avenue, 4532 Ayios Tychonas, Limassol, Cyprus on 26 July 2018 at 10.00 a.m. (Cyprus time) and at any adjournment of that meeting.

If the chairperson is appointed as proxy, the following is a statement of the chairperson's voting intentions in relation to undirected proxies:

The chairperson intends to vote in favour of all of the resolutions proposed at the Company's 2018 annual general meeting.

Please indicate with a tick mark in the spaces opposite each resolution how you wish the proxy to vote on your behalf. In the absence of any such indication, the proxy may vote for or against the resolutions or may abstain at his/her discretion.

Resolution	For	Against	Abstain
Ordinary Resolutions			
1 That the audited financial statements of the Company, the report of the directors of the Company (" Directors ") and the auditor's report on the financial statements of the Company, each for the year ended 31 December 2017 be received and considered.	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
2 That JSC KPMG be appointed as the auditor of the Company and that the Directors be authorized to fix the remuneration of the auditor for the financial year ending 31 December 2018.	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
3 To re-appoint Rt Hon Lord Barker of Battle as a director of the Company.	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
4 To re-appoint Philippe Mailfait as a director of the Company.	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
5 To re-appoint Timur Valiev as a director of the Company.	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>

- | | | | | |
|----|--|--------------------------|--------------------------|--------------------------|
| 6 | To re-appoint Alexander Krovushkin as a director of the Company. | <input type="checkbox"/> | <input type="checkbox"/> | <input type="checkbox"/> |
| 7 | To re-appoint Mikhail Likhonnikov as a director of the Company. | <input type="checkbox"/> | <input type="checkbox"/> | <input type="checkbox"/> |
| 8 | To re-appoint Konstantin Molodkin as a director of the Company. | <input type="checkbox"/> | <input type="checkbox"/> | <input type="checkbox"/> |
| 9 | To re-appoint Alexander Shistko as a director of the Company. | <input type="checkbox"/> | <input type="checkbox"/> | <input type="checkbox"/> |
| 10 | To re-appoint Yuri Dvoryanskiy as a director of the Company. | <input type="checkbox"/> | <input type="checkbox"/> | <input type="checkbox"/> |
| 11 | To re-appoint Denis Kholodilov as a director of the Company. | <input type="checkbox"/> | <input type="checkbox"/> | <input type="checkbox"/> |

Dated 2018

[If the member or each member is an individual, sign immediately below.]

.....
Signature of shareholder

.....
Signature of joint-shareholder, if any

Execution by a company or other body.

Executed by [name of member] acting through two authorised signatories

.....
Signature of authorised signatory

.....
Signature of authorised signatory

.....
Print name

.....
Print name

.....
Title

.....
Title

Proxy instructions

What happens if you do not follow these instructions?

- 1 If you do not follow these instructions, any instrument you make appointing a proxy may be invalid.

Eligible members

- 2 If you are a member entitled to attend and vote at this meeting of the Company, you may appoint a proxy, or proxies, to vote on your behalf.
- 3 A proxy need not be a member of the Company.

If you complete a proxy form, can you still attend and vote at the meeting?

- 4 Completion of a proxy form does not preclude a member from subsequently attending and voting at the meeting in person if he or she so wishes.

Multiple proxies

- 5 If you are a member entitled to cast two or more votes at the meeting, you may appoint two or more proxies and may specify the proportion of votes each proxy is appointed to exercise. If no proportion or number is specified, only the first form received by the Company will be accepted or, if all forms are received at the same time, the chairperson of the meeting may decide at his sole discretion which form to accept.

Joint shareholders

- 6 In the case of jointly held shares, if more than one joint holder purports to appoint a proxy, only the appointment submitted by the most senior holder will be accepted. For this purpose, seniority will be determined by the order in which the names of the joint holders appear in the register of members (the first-named being the most senior).

How to appoint a proxy

- 7 If you are an eligible member and a natural person, the appointment of your proxy must be in writing and signed by you or your authorised attorney.
- 8 If you are an eligible member and a corporation, the appointment of your proxy must be in writing and executed in any of the following ways: (i) under the corporation's common seal; (ii) not under the corporation's common seal but otherwise in accordance with its articles of association or constitution; or (iii) under the hand of the corporation's authorised attorney.
- 9 Despite paragraphs 7 and 8, the Company will accept an electronic record of your proxy if:

- (a) the original is in writing and signed in one of the ways referred to in those paragraphs; and
- (b) the Company receives the electronic record at the following address: ENPlusTeam@intertrustgroup.com.

Delivery of proxy form to Company

- 10 For an appointment of a proxy to be effective, the following documents must be received by the Company at any time before the time for the holding of the meeting or adjourned meeting at which the proxy proposes to vote:
- (a) the proxy form;
 - (b) if the proxy form is executed by a corporation otherwise than under its common seal - an extract of its articles or constitution that evidences that it may be duly executed in that way; and
 - (c) if the proxy form is signed by your attorney - the authority under which it was signed or a notarially certified copy of the authority.
- 11 Those documents may be delivered in either of the following ways:
- (a) In the case of hard-copy documents - they must be left at or sent by post to the Company's registered office, 44 Esplanade, St Helier, Jersey JE4 9WG.
 - (b) In the case of documents comprised in an electronic record - they must be sent to the following address: ENPlusTeam@intertrustgroup.com.

FURTHER INFORMATION ON THE PROPOSED RESOLUTIONS

Resolution 1 – Annual Report and Accounts

The Board is required to present to the AGM the audited financial statements and the directors' and auditor's reports for the financial year ended 31 December 2017.

Resolution 2 – Auditor's appointment and remuneration

JSC KPMG has expressed its willingness to continue in office as auditor of the Company. The Board has assessed the auditor's independence and objectivity and recommends the appointment of JSC KPMG as auditor of the Company. The Board requests the authority to determine the auditor's remuneration for the financial year ending 31 December 2018.

Resolution 3 – Re-appointment of Rt Hon Lord Barker of Battle as a director of the Company

Rt Hon Lord Barker of Battle has expressed his willingness to continue in office as a director of the Company and as the Chairman of the Board. Lord Barker has served as the Chairman of the Board of Directors since October 2017. In August 2015, Gregory Barker was created a life Peer and since October 2015 he has been a member of the House of Lords of the UK Parliament. Lord Barker has extensive business experience in mergers and acquisitions, corporate finance, investor relations, the energy sector and private equity followed by a career as a prominent public official.

Resolution 4 – Re-appointment of Philippe Mailfait as a director of the Company

Philippe Mailfait has expressed his willingness to continue in office as a director of the Company. Philippe Mailfait has served as a member of the Board since September 2009 as an Independent Director. On 5 July 2018, the Board considered and approved Mr. Mailfait's independence in character and judgement, taking into account in particular the period for which he has already served on the Board. The Board determined that there are no relationships or circumstances which impact on Mr. Mailfait's independence. Accordingly, the Board approved Mr. Mailfait's continued appointment as an Independent Director. Mr. Mailfait also holds the position of Independent Director at various other companies. Prior to joining the Group, he held different executive positions at Banque Worms and Banque de Gestion Privée (Paris), Morgan Grenfell & Co. (London and Paris), Marceau Investissements and Trianon Finance (Paris).

Resolution 5 – Re-appointment of Timur Valiev as a director of the Company

Timur Valiev has expressed his willingness to continue in office as a director of the Company. He was appointed by the directors by resolution of the Board with effect from 27 June 2018. Timur Valiev has served as General Counsel of En+ Group since July 2013. Mr. Valiev has extensive professional experience in managing court activities, claims and contracting, legal support of M&A projects and creation of joint ventures. Prior to joining the Group, Mr. Valiev served as director for international projects and M&A at Basic Element Limited. Prior to joining Basic Element Limited, Mr. Valiev worked at international law firm Dewey & LeBoeuf, the legal department of TNK-BP, and at a number of Russian consulting firms.

Resolution 6 – Re-appointment of Alexander Krovushkin as a director of the Company

Alexander Krovushkin has expressed his willingness to continue in office as a director of the Company. He was appointed by the directors by resolution of the Board with effect from 27 June 2018. Alexander Krovushkin joined JSC Irkutskenergo in 1993 and held various technical and senior positions at Novo-Irkutsk CHP of JSC Irkutskenergo. Since August 2017, Mr. Krovushkin has served as Branch Director of Novo-Irkutsk CHP of JSC Irkutskenergo. Mr. Krovushkin headed several projects, e.g. a project aimed at optimisation of water supply and water sewage; implementation of the Production Efficiency Improvement Programme.

Resolution 7 – Re-appointment of Mikhail Likhonnikov as a director of the Company

Mikhail Likhonnikov has expressed his willingness to continue in office as a director of the Company. He was appointed by the directors by resolution of the Board with effect from 27 June 2018. Mikhail Likhonnikov joined LLC Plant Networks (Nizhny Novgorod) in 2004 and has served as General Director of LLC Plant Networks since January 2015. Mr. Likhonnikov run a comprehensive services project aimed at smaller enterprises, which brought a positive economic effect to the company.

Resolution 8 – Re-appointment of Konstantin Molodkin as a director of the Company

Konstantin Molodkin has expressed his willingness to continue in office as a director of the Company. He was appointed by the directors by resolution of the Board with effect from 27 June 2018. Konstantin Molodkin joined Bratsk HPP in 2005 and held various technical and senior positions at Bratsk HPP and JSC Irkutskenergo. Since February 2018, Mr. Molodkin has served as Branch Director of LLC EuroSibEnergo-Hydrogeneration of Bratsk HPP. Mr. Molodkin managed and implemented a series of projects, e.g. projects aimed at optimisation of the inventory supply process and raising efficiency of operations at hydro power plants.

Resolution 9 – Re-appointment of Alexander Shistko as a director of the Company

Alexander Shistko has expressed his willingness to continue in office as a director of the Company. He was appointed by the directors by resolution of the Board with effect from 27 June 2018. Alexander Shistko joined Krasnoyarsk HPP in 1992 and held several technical and senior positions. Since September 2017, Mr. Shistko has served as Deputy Chief Production Officer (Operation and Reconstruction) of Krasnoyarsk HPP. Alexander Shistko managed and implemented a series of projects, e.g. projects aimed at creation of an automatic emergency response scheme and development of a decision-making system based on the data obtained from data retrieval devices.

Resolution 10 – Re-appointment of Yuri Dvoryanskiy as a director of the Company

Yuri Dvoryanskiy has expressed his willingness to continue in office as a director of the Company. He was appointed by the directors by resolution of the Board with effect from 27 June 2018. Yuri Dvoryanskiy has served as a Chief Engineer of LLC EuroSibEnergo-Hydrogeneration since April 2018. Yuri Dvoryanskiy joined JSC Irkutskenergo in 2006 and held various positions at JSC Irkutskenergo, the Irkutsk-based branch of Vostokenergozashchita and OJSC Firm Energozashchita. Since April 2018, Mr. Dvoryanskiy has served as Chief

Engineer of LLC EuroSibEnergohydrogeneration. Yuri Dvoryanskiy implemented a series of projects, e.g. projects aimed at avoidance of fines at the wholesale capacity market and reduction of in-house power consumption of HPP.

Resolution 11 – Re-appointment of Denis Kholodilov as a director of the Company

Denis Kholodilov has expressed his willingness to continue in office as a director of the Company. He was appointed by the directors by resolution of the Board with effect from 27 June 2018. Denis Kholodilov joined JSC Irkutskenergo in 1997 and held various technical and senior positions at Novo-Irkutsk CHP of JSC Irkutskenergo. Since May 2012, Mr. Kholodilov has served as a Deputy Chief Technology Officer (Modernisation) and Head of Production and Technology Department of Novo-Irkutsk CHP of JSC Irkutskenergo. Mr. Kholodilov was directly involved in a series of projects aimed at raising the efficiency and reliability of power plant equipment.