UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 14A

Proxy Statement Pursuant to Section 14(a) of the Securities Exchange Act of 1934

Filed by the Registrar

Filed by a Party other than the Registrant \square

Check the appropriate box:

- ☐ Preliminary Proxy Statement
- ☐ Confidential, for Use of the Commission Only (as permitted by Rule 14a-6(e)(2))
- ☐ Definitive Proxy Statement
- ☐ Definitive Additional Materials
- Soliciting Material under §240.14a-12

United States Steel Corporation

(Name of Registrant as Specified In Its Charter)

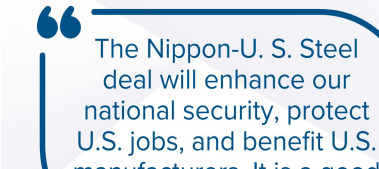
(Name of Person(s) Filing Proxy Statement, if other than the Registrant)

Payment of Filing Fee (Check the appropriate box):

- ☑ No fee required.
- ☐ Fee paid previously with preliminary materials.
- ☐ Fee computed on table in exhibit required by Item 25(b) per Exchange Act Rules 14a-6(i)(1) and 0-11

The following materials were first displayed by United States Steel Corporation on digital screens in the company's facilities on March 5, 2024.

NIPPON STEEL



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U. S. Steel

Bruce Thompson

Former U.S. Senate aide, assistant secretary of Treasury for legislative affairs, and director of government relations at Merrill Lynch for 22 years

RealClear Markets

March 1, 2024





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John Murphy
Senior Vice President,
Head of International
U.S. Chamber of Commerce



U.S. Chamber of Commerce

February 14, 2024







Whatever security concerns might flow from ceding control of a large steel operation to a Japanese company must be assessed against the likely antitrust injury that would be inflicted on domestic workers and steel buyers by combining two direct horizontal competitors in the same geographic market [Cleveland-Cliffs]. This basic economic point has been lost in the kerfuffle.



Hal Singer
Professor
University of Utah
Antitrust Expert

The Sling February 25, 2024







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This communication relates to the proposed transaction between the United States Steel Corporation (the "Company") and Nippon Steel Corporation ("NSC"). In connection with the proposed transaction, the Company has filed and will file relevant materials with the United States Securities and Exchange Commission ("SEC"), including the Company's pracy statement on Schedule 4At (the "Ploxy Statement"), a revised preliminary Person of which was filed with the SEC on February 23, 2024. The information in the revised preliminary Proxy Statement and the definitive Proxy Statement will be filed unit the SEC and defined to exchange and the states of the Company may also file company may also file company to the Company may also filed company to the Company may also filed so that the SEC may be submitted to the Company may also filed so that the SEC may be submitted to the Company may also filed so that the SEC may be submitted to the Company may also filed so that the SEC may be submitted to the Company may also filed so that the SEC may be submitted to the Company may also filed so that the SEC may be submitted to the Company may also filed so that the SEC may be submitted to the Company may also may be submitted to the Company may also filed so that the SEC may be submitted to the Company may also may be submitted to the

NSC, the Company and their directors, and certain of their executive officers and employees may be deemed to be participants in the solicitation of proxies from the Company's stockholders in respect of the proposed transaction. Information regarding the directors and executive officers or the Company's stockholders in respect of the proposed transaction. Information regarding the directors and executive officers or including a description of their direct or indirect interests, by security holdings or otherwise, will be set forth in the Proxy Statement, a revised preliminary version of which was filed with the SEC. On February 23, 2024. Information about these persons is included in each company's annual proxy statement and in other documents subsequently filed with the SEC. And was included in the revised preliminary version of the Proxy Statement filed with the SEC. The copies of the Proxy Statement and such other materials may be obtained as described in the preceding paragraph.

Forward-Looking Statements

Foward-Looking Statements

This communication contains information regarding the Company and NSC that may yonstitute "forward-looking statements," as that there is defined under the Printee Securities Ligation Reform Act of 1999 and other securities law, that are subject to risks and uncertainties, We intend the forward-looking statements in those sections. Generally, we have identified such forward-looking statements by using the words "believe," "expect," "immind," "selfunds," "project," "target," "forecast," "aim," "should," "plan," "goal," "future," "will," "may," and similar expressions or by using future dates in connection with any discussion of, among other things, statements sepressing general views about future operating of financial results, operating or greenlose, events or developments that we expect or anticipate will occur in the future, anticipated cost savings, potential apidal and periorismical cash improvements and changes in the global economic environment, the construction of operation of new to make a statements and changes in the global economic environment, the construction of operation of new to make a statement saving for the completion of the transaction, However, the absence of these words or similar expressions os soon of men that are not historical facts, but in statements are resonable as of the time made. However, caution should be taken not to place under reliance to make a subject to certain facing fa

