



B#: 131-13

Date:02/07/2013To:All ParticipantsCategory:DividendsFrom:Supervisor, Stock Dividend DepartmentAttention:Dividend Managers, Cashiers, and Reorganization ManagersSubject:Rights: Uranium Resources, Inc.CUSIP:916901606CUSIP:916901606Rights:02/27/2013, 5:00 P.M. E.S.T.Rate:One non- transferable Right for one share of URRE common stock held.

Rights will be Allocated 02/08/13

Uranium Resources Inc. is issuing non-transferable Rights to its stockholders of common stock s as of the close of business on 01/28/2013, the record date. Each whole right entitles the holder thereof to subscribe for and purchase a share of the company's common stock at a subscription price of \$ 2.55 per share.

IT IS IMPORTANT THAT PARTICIPANTS REFER TO THE DTC REORGANIZATION INQUIRY FOR PARTICIPANTS (RIPS), FUNCTION CODE 59, FOR INFORMATION REGARDING THE SUBSCRIPTION PRIVILEGE AND ANY EXTENSIONS TO THE EXPIRATION DATE

If participants have any questions regarding this Important Notice, they may contact DTC's Customer Help Center at (888) 382-2721.

Non-Confidential

DTCC is now offering enhanced access to all important notices via a new, Web-based subscription service. The new notification system leverages RSS Newsfeeds, providing significant benefits including real-time updates and customizable delivery. To learn more and to set up your own DTCC RSS alerts, visit <u>http://www.dtcc.com/subscription_form.php</u>.

B#: 131-13

Important Legal Information: The Depository Trust Company ("DTC") does not represent or warrant the accuracy, adequacy, Timeliness, completeness or fitness for any particular purpose of the information contained in this communication, which is based in part on information obtained from third parties and not independently verified by DTC and which is provided as is. The information contained in this communication is not intended to be a substitute for obtaining tax advice from an appropriate professional advisor. In providing this communication, DTC shall not be liable for (1) any loss resulting directly or indirectly from mistakes, errors, omissions, interruptions, delays or defects in such communication, unless caused directly by gross negligence or willful misconduct on the part of DTC, and (2) any special, consequential, exemplary, incidental or punitive damages. To ensure compliance with Internal Revenue Service Circular 230, you are hereby notified that: (a) any discussion of federal tax issues contained or referred to herein is not intended or written to be used, and cannot be used, for the purpose of avoiding penalties that maybe imposed under the Internal Revenue Code; and (b) as a matter of policy, DTC does not provide tax, legal or accounting advice and accordingly, you should consult your own tax, legal and accounting advisor before engaging in any transaction.