

B#:	1272-13
Date:	August 6, 2013
To:	All Participants
Category:	Dividends
From:	International Services
Attention:	Operations, Reorg & Dividend Managers, Partners & Cashiers
Subject:	TaxRelief – Country: Russian Federation MOBILE TELESYSTEMS OJSC CUSIP: 607409109 Record Date: 08/14/2013 Payable Date: TBA



The Depository Trust Company has received from J.P.Morgan and GlobeTax the attached information regarding certain tax refunds on the above captioned dividend.

Please read the notice for more information.

Questions regarding this notice may be directed to GlobeTax at 212-747-9100.

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 may be 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.



Mobile TeleSystems OJSC (Cusip# 607409109) has announced a dividend. J.P. Morgan acts as Depositary (the "Depositary") for the company's American Depositary Shares ("ADS") program.

The Depositary has been informed that the dividend distribution¹ is subject to Russian withholding tax and, as a result, where a non-Russian resident holder of the ADS receives Russian sourced income, Russian withholding tax may be reduced or eliminated in accordance with the provisions of an applicable double taxation treaty ("DTT"). The Depositary has further been informed that advance

DIVIDEND E	VENT DETAILS
COUNTRY OF ISSUANCE	RUSSIAN FEDERATION
ISSUE	MOBILE TELESYSTEMS OJSC
CUSIP#	607409109
DEPOSITARY	J.P. MORGAN
ADS RECORD DATE	AUGUST 14, 2013
ADS PAY DATE	ТВА
ADS GROSS DIVIDEND RATE ON PAY DATE	\$ TBA
ORD GROSS DIVIDEND RATE ON PAY DATE	RUB 5.22
RATIO*	2 ORDS : 1 ADS
STATUTORY WHT RATE	15%

treaty relief may be available for those eligible, subject to the requirements of the laws of the Russian Federation and that in order for the non-resident holder, whether an individual, legal entity or organization, to qualify for the benefits of an applicable DTT, documentary evidence is required to confirm the applicability of a DTT for which benefits are claimed (see below for detailed information). The Depositary has been informed that an individual must provide appropriate documentary proof of tax payments outside of Russia on income with respect to which treaty benefits are to be claimed. Because of uncertainties regarding the form and procedures for providing such documentary proof, individuals in practice may not be able to obtain advance treaty benefits on receipt of proceeds from a source within Russia and obtaining a refund can be practically difficult.

The Depositary strongly recommends that holders of ADS consult with their own tax and legal advisors in order to determine the applicability of any double tax treaties concluded by Russia and to determine whether any benefits there under are applicable or available.

Under certain tax conventions, residents of territories that have signed a DTT with the Russian Federation may be entitled to a reduced tax treaty rate of 0%², 5%, 10%, or 12% rather than the Russian statutory withholding tax rate of 15%.

Holders are also informed that Mobile TeleSystems OJSC is the sole and exclusive tax agent in Russia for purposes of withholding in respect of the Shares (and any other Deposited Securities) and the ADSs and has sole responsibility for making all required withholdings in respect of payments made and to be made on or in respect of the

¹ The present notice addresses tax implications associated with the dividend distributions performed in compliance with Russian Joint Stock Company Law (with account of amendments related to dividends distribution enacted in relation to CSD creation in Russia (Para 5, Art 43) effected January 1st, 2013).

² 0% withholding tax rate is applicable to a very limited number of countries and situations – see Attachment.

Shares (and any other Deposited Securities) represented by the ADSs, for applying the proper rates of withholding to all such payments, and for otherwise performing all obligations required of a tax agent under Russian laws, rules and regulations in connection with all such payments and withholdings; and J.P. Morgan will not act or be deemed to act as a tax agent in connection with, or otherwise have any responsibilities or obligations whatsoever for complying with any withholding requirements related to, any payments made on or in respect of the Shares (and any other Deposited Securities) represented by the ADSs. Mobile TeleSystems OJSC agreed that it has sole responsibility for advising J.P. Morgan as to the certifications, documentation, forms and other information required to be received by Mobile TeleSystems OJSC from holders, and the timing thereof, to enable Mobile TeleSystems OJSC to determine the rate of withholding at source applicable to payments made by Mobile TeleSystems OJSC with respect to Shares (and any other Deposited Securities) represented by ADSs evidenced by eligible holders' ADSs.

NOTE: Note that the provisions should not be affected by the new legislation enacted in connection with the Russian Law on Central Depository that

- 1) Shifts tax agent function to the Depository
- 2) Introduces additional information disclosure requirements
- 3) Provides for an increased 30% tax rate in cases when info disclosure requirements are not met However the above applies on securities with compulsory centralized custody and shares are not considered as such, therefore a procedure that was applied prior to the changes mentioned should remain valid.

The Depositary has been informed that persons and entities entitled to receive dividends will not be entitled to a reduced withholding tax rate if they carry on or have carried on a trade or business in the Russian Federation through a permanent establishment situated in the Russian Federation or have performed personal services from a fixed base situated in the Russian Federation and in either case the dividends are attributable to such permanent establishment or fixed base.

The following procedures are based on information received from Mobile TeleSystems OJSC for which J.P. Morgan takes no responsibility

Direct Registration System

NOTE: Direct registration of ADSs must occur at least one day PRIOR to record date and the ADSs cannot be returned until AFTER the record date of Wednesday August 14, 2013.

In order for your clients to potentially avail themselves of any applicable treaty benefits, the Mobile Telesystems OJSC ADSs held by your clients will need to be directly registered on the books of J.P. Morgan, as Depositary (the "Depositary") before Tuesday, August 13, 2013 by 8:30 A.M. EST (no exceptions). It is recommended that the instructions be submitted to Wells Fargo more than one day advance of the record date. In order to accomplish this, DTC Participants will be required to submit a DRS Withdrawal by Transfer (WT) to Wells Fargo DTC TA #2665 using the NWT1

function on PTS, the Auto Night Withdrawal by Transfer function on PBS or the CF2WTC file.

The depositing participant is responsible for working with DTC to make sure the registration is completed prior to the deadline. READ: ***Please be sure to register the shares with the exact name that appears on the corresponding certificate of residency. In addition please do not split the shares into separate accounts but instead register all shares per tax ID number or beneficial owner name into ONE account.***

In order to have the ADSs returned to the DTC Participant after the August 14, 2013 record date, DTC Participants will need to put up a DWAC Deposit for the amount of shares being returned, following with a faxed Delivery Instruction Form (appendix E) filled out entirely and attaching a list of the beneficial owner's account registration (exactly how it was submitted), Tax ID or SSN, and the total number of ADSs to be returned. The list should total the same amount of the DWAC Deposit. If the number of shareholders for your firm is small, you may want to use DTC's DRS Profile function DRSP on PTS, Direct Registration System Profile Modification (Participant) function on PBS, or the DRS1_5 file.

A fee of \$.005 will be charged per ADS to cover fees and expenses related to attempted participation in the relief at source program. This fee is for Depositary handling fees, local out-of-pocket expenses and translation services. This fee will be deducted from the dividend payment irrespective of whether a favorable rate is received.

In addition to being a registered holder of ADSs on the books of the Depositary on the ADS record date set forth above, persons anticipating receiving the payment at the reduced withholding rate will be required to provide the Depositary with the following documentation on or before October 3, 2013 at 5:00 PM EST. NO EXCEPTIONS

Certification of Residency

For residents of the United States: An original U.S. IRS Form 6166, certified for the Russian Federation, must be provided for each beneficial owner of the dividends. The Form 6166 must be certified with an apostille by the U.S. Department of State in Washington, DC.

Form 6166 must contain the following statement:

"<Name of Beneficial Owner> is/was a resident in the United States of America during the year 2013 in the sense of the DTT between the Russian Federation and the United States of America."

For residents of other treaty countries: A letter from the taxation authorities of the beneficial owner's country of residence, certifying that the beneficial owner of the ADSs on which dividends are being received is a resident of that treaty country under the meaning of the Double Tax Treaty between the Russian Federation and the beneficial owner's country of residence. The wording on this form must adhere to the following format:

"The <Tax Authority> here by confirms that <Name of Beneficial Owner> is/was a/an <entity type> in <Country of Residence> during the tax year 2013 in the sense of the DTT between the Russian Federation and the <Country of Residence>."

In addition, this form must be certified with an apostille by the relevant authorities.

The Depositary will not be responsible for the truth or accuracy of any submissions received by it and, by following the procedures set forth herein or otherwise submitting any information, all submitting holders of ADSs, and their agents, shall be agreeing to indemnify and hold harmless the Depositary and its agents for any and all losses, liabilities, fees and expenses (including reasonable fees and expenses of counsel) incurred by any of them in connection therewith or arising there from. The Company will be relying upon the truth and accuracy of any and all submissions received by them in connection with the relief at source process and may hold submitting holders of ADSs and their agents, liable and responsible for any losses incurred in connection therewith or arising there from. There is no quarantee that the tax authorities of the Russian Federation will accept any submissions made. The Company has stated that recent practice shows increased interest of the Russian tax authorities to the substance of cross border transactions and, as a result, the eligibility of the income recipient to the treaty benefits may be assessed based on both formal (tax residency confirmation) and other requirements established in the DTT or domestic legislation (for example, beneficial ownership test or general Russian anti abuse rules). Neither the Depositary nor its agents shall be responsible or liable to any holders of ADSs in connection with any matters related to, arising from, or in connection with the relief at source process described herein.

	TAX RELIEF ELIGIBILIT	Y MATRIX	
RATE DESCRIPTION	ELIGIBLE RESIDENTS	DOCUMENTATION REQUIRED	FINAL DOCUMENT SUBMISSION DEADLINE (ALL TIMES EST)
UNFAVORABLE - 15%	ALL OTHER COUNTRIES NOT LISTED BELOW	NO DOCUMENTATION REQUIRED	N/A
FAVORABLE – 0%, 5%, 10% or 12% TAX TREATY*	SEE ATTACHMENT FOR INDICATIVE LIST OF DOUBLE TAX TREATIES ³	1) COVER LETTER (APPENDIX A) 2) CERTIFICATE OF RESIDENCY 3) DECLARATION (APPENDIX B) 4) TIN CERTIFICATION (APPENDIX D)	on or before October 3, 2013 5:00 P.M.
FAVORABLE - 10% TAX TREATY	UNITED STATES OF AMERICA	 COVER LETTER (APPENDIX A) IRS FORM 6166 DECLARATION (APPENDIX B) TIN CERTIFICATION (APPENDIX C) 	on or before October 3, 2013 5:00 P.M.

* PLEASE NOTE THAT A NUMBER OF TAX TREATIES CONCLUDED BY RUSSIA PROVIDE FOR TWO OR MORE WITHHOLDING TAX RATES AVAILABLE DEPENDING ON CERTAIN CONDITIONS SPECIFIED IN THE

³ Please note that the list is provided for indicative purposes only. J.P. Morgan cannot assure completeness and correctness of the list. The beneficial owners should apply to their own tax advisors with respect to confirmation of existence of the respective double tax treaty as well as applicable withholding tax rate.

RESPECTIVE TREATY. MOREOVER, CERTAIN TAX TREATIES CONCLUDED BY RUSSIA PROVIDE FOR SPECIFIC CONDITIONS TO QUALIFY FOR THE TREATY BENEFITS. THIS IS THE RESPONSIBILITY OF THE BENEFICIAL HOLDERS TO APPLY TO THEIR OWN TAX ADVISERS WITH RESPECT TO THE REQUIREMENTS FOR APPLICATION OF FAVOURABLE WITHHOLDING TAX RATE AS WELL AS PROVISION OF NECESSARY DOCUMENTATION.

**Residual withholding tax rate of 5% (also available under the 1992 Income and Capital Tax Convention between Russia and the United States) may become applicable if a beneficial owner is a company which owns at least 10% of the voting stock (statutory capital) of the company paying the dividend in question.

			CHAR	GES & DEADLINES	
FILING METHOD	ВАТСН	PAYMENT METHOD	TAX RELIEF PROCESSING FEE	FINAL REGISTRATION OF ADSs UNDER THE DIRECT REGISTRATATION SYSTEM DEADLINE (ALL TIMES EST)	FINAL SUPPORTING DOCUMENT SUBMISSION DEADLINE (ALL TIMES EST)
RELIEF AT SOURCE	NON-EDS PROCESS	CHECK	\$0.005 PER ADS	AUGUST 13, 2013, 8:30 A.M.	October 3, 2013 5:00 P.M.

	DESCRIPTION OF VARIOUS DOCU	MENTATION	
DOCUMENT NAME	DESCRIPTION	ORIGINAL / COPY	SIGNATURE REQUIREMENT
DOCUMENTS ORIGIN	NALS OF WHICH TO BE SUBMITTED BY October	3, 2013. 5:00 P.M. ES	т
IRS FORM 6166 (U.S. CLIENTS ONLY)	ISSUED BY THE INTERNAL REVENUE SERVICE, STATING THE NAME ⁴ AND TAX PAYER IDENTIFICATION NUMBER OF THE BENEFICIAL OWNER. IT MUST BE DATED THE TAX YEAR OF THE DIVIDEND PAYMENT. The following language must be included: " <name beneficial="" of="" owner=""> is/was a resident in the United States of America during the year 2013 in the sense of the DTT between the Russian Federation and the United States of America.</name>	ORIGINAL WITH APOSTILLE	IRS REPRESENTATIVE
CERTIFICATE OF RESIDENCY (NON-U.S. CLIENTS ONLY)	A GENERAL DOCUMENT ISSUED BY THE BENEFICIAL OWNER'S LOCAL TAX OFFICE, STATING THE NAME OF THE TAX PAYER ³ AND CERTIFYING THE RESIDENCY OF THE BENEFICIAL OWNER FOR THE YEAR OF THE DIVIDEND PAYMENT. The following language must be included: "The <tax authority=""> here by confirms that <name beneficial="" of="" owner=""> is/was a/an <entity type=""> in <country of="" residence=""> during the tax year 2013 in the sense of the DTT between the Russian Federation and the <country of="" residence="">."</country></country></entity></name></tax>	ORIGINAL WITH APOSTILLE	LOCAL TAX AUTHORITY
COVER LETTER (APPENDIX A)	LISTING OF BENEFICIAL OWNERS TOGETHER WITH THE KEY INFORMATION REQUIRED BY THE RUSSIAN TAX AUTHORITIES FOR RELIEF AT SOURCE.	ORIGINAL	DTC PARTICIPANT

⁴ Due to formalistic approach of the Russian tax authorities we recommend you ensure that no abbreviations are used in the documents or alternatively both full and shortened names are mentioned in the document.

DESC	RIPTION OF VARIOUS DOCUMENTA	TION (CONTINI	JED)
DOCUMENT NAME	DESCRIPTION	ORIGINAL / COPY	SIGNATURE REQUIREMENT
DECLARATION (APPENDIX B)	CONFIRMATION OF BENEFICIAL OWNERSHIP OF THE DIVIDEND AND INDEMNIFICATION OF J.P. MORGAN AS AGENT AND TO ISSUER	ORIGINAL	BENEFICIAL OWNER
TIN CERTIFICATION (APPENDIX C) OR (APPENDIX D)	CLIENTS WILL HAVE TO CERTIFY TO THE PAYING AGENT THE NAME AND TIN COMBINATION IN ORDER TO AVOID U.S. BACKUP WITHHOLDING. U.S. CLIENTS MUST COMPLETE FORM W-9 (APPENDIX C). NON-U.S. CLIENTS MUST COMPLETE FORM W-8BEN (APPENDIX D).	ORIGINAL TO WELLS FARGO	BENEFICIAL OWNER
DELIVERY INSTRUCTION FORM (APPENDIX E)	DTC PARTICIPANT PROVIDES TRANSFER AGENT WITH ACCOUNT REGISTRATION INFORMATION FOR EACH BENEFICIAL OWNER (BENEFICIAL OWNER NAME MUST BE IDENTICAL TO 6166 OR CERTIFICATE OF RESIDENCY), ADDRESS, SHARE AMOUNT, AND S.S. OR TIN NUMBER.	FAXED TO WELLS FARGO	DTC PARTICIPANT
SECONDARY ADDRESS FORM (APPENDIX F)	MAILING ADDRESS OF CHECK IF DIFFERENT THAN ACCOUNT REGISTRATION.	ORIGINAL TO WELLS FARGO	BENEFICIAL OWNER

FREQUENTLY ASKED O	QUESTIONS (FAQs)
QUESTION	ANSWER
WHICH RESIDENTS ARE CONSIDERED ELIGIBLE FOR RELIEF AT SOURCE?	PLEASE SEE ELIGIBILITY MATRIX ABOVE.
WHAT DO I HAVE TO DO TO RECEIVE THE 15% WITHHOLDING?	NO ACTION IS REQUIRED TO RECEIVE THE DIVIDEND AT THE DEFAULT RATE.
DO I NEED TO PHYSICALLY SEND ANY DOCUMENTS TO J.P. MORGAN / GLOBETAX IN ORDER TO PARTICIPATE IN THE RELIEF AT SOURCE PROCESS?	YES, AN ORIGINAL COVER LETTER, PROOF OF RESIDENCY, TIN AND DECLARATION FOR INDIVIDUAL BENEFICIAL OWNER IS REQUIRED IN ORDER TO PARTICIPATE IN THE RUSSIAN RELIEF AT SOURCE PROCESS.
HOW DO I OBTAIN A CERTIFICATION WITH AN APOSTILLE ON THE FORM 6166?	AT THE U.S. DEPARTMENT OF STATE, OFFICE OF AUTHENTICATIONS IN WASHINGTON, DC. FOR MORE INFORMATION: http://www.state.gov/m/a/auth/
WILL I BE PAID DIVIDEND TAXED AT BENEFICIAL DTT TAX RATE THROUGH DTC FOR CLAIMS SUBMITTED THROUGH THE TAX RELIEF PROCESS?	NO. BENEFICIAL OWNERS WILL RECEIVE A CHECK FROM THE TRANSFER AGENT.

FAQs (CONT	TINUED)
QUESTION	ANSWER
WHEN CAN THE CLIENT EXPECT TO RECEIVE THE DIVIDEND PAYMENT TAXED AT THE BENEFICIAL DTT TAX RATE?	WE ESTIMATE IT MAY TAKE UP TO 2 WEEKS AFTER THE COMPANY'S PAY DATE FOR THE BENEFICIAL OWNER TO RECEIVE A CHECK FOR THE DIVIDEND TAXED AT THE BENEFICIAL DTT TAX RATE.
WHAT OTHER FEES CAN THE CLIENT EXPECT WHEN PARTICIPATING IN THE TAX RELIEF PROCESS?	FEES* ARE CHARGED BY THE TRANSFER AGENT AND DTC FOR PROCESSING AND REGISTRATING THE ADSs ON THE BOOKS OF THE DEPOSITARY. DTC: \$5 FOR DRS WITHDRAWAL / \$5 FOR DWAC WITHDRAWAL \$2 FOR DWAC DEPOSIT/ \$1.51 FOR DRS PROFILE WELLS FARGO: \$0 FOR DRS WITHDRAWAL \$75 FOR DWAC DEPOSIT/ \$0 FOR DRS PROFILE *Fees based per transaction
WILL THE CLIENT BE CONTACTED DIRECTLY?	YES. WELLS FARGO WILL MAIL THE HOLDER A DRS STATEMENT SHOWING THE DEPOSIT OF SHARES INTO THEIR REGISTERED ACCOUNT, A W-8BEN FOR NON-US RESIDENTS TO COMPLETE AND AN AUTHORIZATION LETTER ALLOWING THE HOLDER TO ELECT TO HAVE THEIR TAX RELIEF TO BE SENT DIRECTLY TO YOU AS THEIR BROKER. A SECOND MAILING WILL BE SENT INCLUDING A DRS STATEMENT SHOWING THEIR CLOSING BALANCE AFTER THE SHARES ARE REMOVED.
IS THERE A LONG FORM PROCESS IF THE DEADLINES ABOVE ARE MISSED?	NO.
DOES THE RELIEF AT SOURCE PROCESS HAVE A MINIMUM FEE PER BENEFICIAL OWNER?	YES, THERE IS A MINIMUM FEE of \$0.005 PER ADS PER BENEFICIAL OWNER. THIS FEE IS FOR DEPOSITARY HANDLING FEES, LOCAL OUT-OF-POCKET EXPENSES, AND TRANSLATION. THIS FEE WILL BE DEDUCTED PRIOR TO PAYMENT OF FAVOURABLE RATE DIVIDEND.

CONTACT DETAILS FOR	APPENDIX ITEMS A AND B
PRIMARY CONTACT (EMAIL ADDRESS)	LEANN MAURICE (LEANN_MAURICE @GLOBETAX.COM)
DOMESTIC PHONE (U.S.) / FAX (U.S.)	1-800-929-5484 / 1-800-929-9986
INTERNATIONAL PHONE / FAX	1-212-747-9100 / 1-212-747-0029
COMPANY	J.P. MORGAN / GLOBETAX
STREET ADDRESS	90 BROAD STREET, 16 [™] FLOOR
CITY/STATE/ZIP	NEW YORK, NY 10004
ADDITIONAL CONTACTS	ROMAN SLUDNOV

CONTACT DETAILS FOR AF	PPENDIX ITEMS C, D, E, AND F
PRIMARY CONTACT (EMAIL ADDRESS)	WILMA YUAN (WILMA.YUAN@WELLSFARGO.COM)
DOMESTIC PHONE (U.S.) / FAX (U.S.)	1-800-990-1135 / 1-866-729-7694
INTERNATIONAL PHONE / FAX	1-651-306-4351 / 1-866-729-7694
COMPANY	WELLS FARGO SHAREOWNER SERVICES
STREET ADDRESS	1110 CENTRE POINT CURVE, SUITE 101
CITY/STATE/ZIP	MENDOTA HEIGHTS, MN 55120
ADDITIONAL CONTACTS	CHRIS WARD (CHRIS.WARD@WELLSFARGO.COM)

DATE

J.P. Morgan c/o Globe Tax Services, Inc. 90 Broad Street - 16th Floor New York, NY 10004 - 2205

Attn: Depositary Services - Russia

Enclosed please find withholding tax relief at source documents which we have submitted on behalf of our client (s) who wish to receive tax relief at source at the appropriate treaty rate on Russian ADSs. We, (DTC PARTICIPANT NAME), also identified as DTC participant number (####), hereby state that each beneficial owner cited below held the respective amount of ADSs on the ADS record date of August 14, 2013 for the security Mobile TeleSystems OJSC.

Below is the list of beneficial owners and their holdings, which total **(TOTAL NUMBER OF ADSs CITED BELOW)** ADSs. Proof of Residency and Declaration documents are enclosed for each beneficial owner. The ratio is **1** ADS to **2** Ordinary Shares. The information is as follows:

Name of
Beneficial OwnerCountry# ADSs held
of Residence# ORD Shares
DTT % rateFavourable
DTT % rate

- 1. 2.
- 3.
- 4. (please send a disk if there are more than 5 holders)

I / We certify that to the best of my knowledge the above beneficial owners are eligible for the preferential rates as stated herein and I declare that I have performed all the necessary due diligence to satisfy myself as to the accuracy of the information submitted to me by these beneficial owners.

We ask that J.P. Morgan, as Depositary, validate the number of ADS held and provide such information to Globe Tax Services, Inc. for the above-mentioned beneficial owner(s). Please contact the undersigned at (SIGNATORY'S TELEPHONE NUMBER) should you have any questions.

Indemnification

JPMorgan Chase Bank, N.A. is not liable for failure to secure the relief at source and any funds erroneously received shall be immediately returned to JPMorgan Chase Bank, N.A., including any interest, additions to tax or penalties thereon. In addition, the Participant will agree to indemnify, defend, hold and save JPMorgan Chase Bank, N.A., the Issuer and their respective affiliates, and the respective directors, offices, agents and employees of JPMorgan Chase Bank, N.A. against any and all damages arising out of or relating to the information provided by the undersigned in, or in connection with this document. This is not tax advice. Please consult your tax advisor.

Sincerely,

(Signature of authorized D	TC participant signatory)
Name: Title:	
PAYMENT ADDRESS:	

APPENDIX B - DECLARATION

THIS DOCUMENT MUST BE PREPARED ON THE BENEFICIAL OWNER'S LETTERHEAD

DATE

In connection with the application for relief at source on dividend income <Beneficial Owner Name> hereby certifies that the securities for which it is entitled to receive cash dividends are beneficially owned by <Beneficial Owner Name> for its own account and not for the benefit of any other person or entity.

<Beneficial Owner Name> agrees to indemnify and hold harmless each of JPMorgan Chase Bank, N.A. and its agents and their respective affiliates, directors, offices, agents and employees for any and all liabilities, losses, claims, costs, damages, penalties, fines, obligations, taxes or expenses of any kind whatsoever (including, without limitation, reasonable attorneys', accountants', consultants' or experts' fees and disbursements) incurred by any of them in connection with or arising out of or related to this application at source or dividend related payments received by or on behalf of <Beneficial Owner Name>.

Please be advised that the dividend corresponding to RUB will be paid net of any fees, expenses and taxes. DTC participants and beneficial holders should consult with their own tax advisors regarding any tax consequences associated with Russian Federation relief at source.

JPMorgan Chase Bank, N.A. and affiliated companies are not liable for any loss, damage, or failure to secure the relief at source and any funds erroneously received shall be immediately returned to JPMorgan Chase Bank, N.A. including any interest, additions to tax or penalties thereon.

(FULL BENEFICIAL NAME AS IT APPEARS ON 6166 OF CERTIFICATION OF RESIDENCY) By:
Name Position

APPENDIX C - FORM W-9

http://www.irs.gov/pub/irs-pdf/fw9.pdf

Request for Taxpayer Give form to the (Rev. October 2007) requester. Do not **Identification Number and Certification** send to the IRS. Department of the Treas Internal Revenue Service ne (as shown on your income tax return) Print or type Instructions on page Business name, if different from above Check appropriate box: Individual/Sole proprietor Corporation Partnership ☐ Exampt payee ☐ Limited liability company. Enter the tax classification (D-disregarded entity, C-corporation, P-partnership) ▶ Other (see instructions) Address (number, street, and apt. or suite no.) Requester's name and address (optional) City, state, and ZIP code 888 List account number(s) here (optional) Part I Taxpayer Identification Number (TIN) Enter your TIN in the appropriate box. The TIN provided must match the name given on Line 1 to avoid backup withholding. For individuals, this is your social security number (SSN). However, for a resident alien, sole proprietor, or disregarded entity, see the Part I instructions on page 3. For other entities, it is your employer identification number (EIN). If you do not have a number, see How to get a TIN on page 3. or Note. If the account is in more than one name, see the chart on page 4 for guidelines on whose number to enter Part II Certification Under penalties of perjury, I certify that: 1. The number shown on this form is my correct taxpayer identification number (or I am waiting for a number to be issued to me), and 2. I am not subject to backup withholding because: (a) I am exempt from backup withholding, or (b) I have not been notified by the internal Revenue Service (IRS) that I am subject to backup withholding as a result of a failure to report all interest or dividends, or (c) the IRS has notified me that I am no longer subject to backup withholding, and I am a U.S. citizen or other U.S. person (defined below). Certification instructions. You must cross out item 2 above if you have been notified by the IRS that you are currently subject to backup withholding because you have falled to report all interest and dividends on your tax return. For real estate transactions, item 2 does not apply. For mortgage interest paid, acquisition or abandonment of secured property, cancellation of debt, contributions to an individual retirement arrangement (IRA), and generally, payments other than interest and dividends, you are not required to sign the Certification, but you must provide your correct TIN. See the instructions on page 4.

Sign

Signature of U.S. person

APPENDIX D - FORM W-8BEN

http://www.irs.gov/pub/irs-pdf/fw8ben.pdf

Form W-8BEN (Rov. February 2006) Department of the Treasury Internal Revenue Service	Certificate of Foreign Star for United States Section references are to the Internal Reve Give this form to the withholding age	「ax Withhol nue Code. ► See	ding separate Instru	OMB No. 1545-1621
A person claiming the of a trade or busines A foreign partnership A foreign governmen foreign private found claiming the applicat Note: These entities she claim they are a foreign A person acting as a	ar U.S. person, including a resident alien individual at income is effectively connected with the conduct in the United States. b), a foreign simple trust, or a foreign grantor trust (set, international organization, foreign central bank of ation, or government of a U.S. possession that receility of section(s) 115(2), 501(c), 892, 895, or 1443(b) outd use Form W-BBEN if they are claiming treaty by person exempt from backup withholding. In intermediary for additional exceptions.	e instructions for ex issue, foreign tax-ex ved effectively conr (see instructions)	rempt organization nected income or	that is W-8ECI or W-8EXF
	ication of Beneficial Owner (See instruction	ons.)		
1 Name or individu	al or organization that is the beneficial owner		2 Count	ry of incorporation or organization
3 Type of beneficia Grantor trust Central bank of	Complex trust Estate	Government	ment	Partnership Simple trust international organization
4 Fernandic Fedice	mod address (secon, apr. or same no., or relative	Do not use u r.o.	. Dox or ar cure	or address.
City or town, stat	te or province. Include postal code where appropriat	в.		Country (do not abbreviate)
6 Mailing address (If different from above)			
City or town, stat	te or province. Include postal code where appropriat	В.		Country (do not abbreviate)
6 U.S. taxpayer ide	ntification number, if required (see instructions) SSN or IT	_	Foreign tax id	entifying number, if any (optional)
8 Reference number	er(s) (see Instructions)			
Part II Claim	of Tax Treaty Benefits (if applicable)			
a The beneficial ow b If required, the c The beneficial applicable, m	eck all that apply): ner is a resident of e U.S. taxpayer identification number is stated on lit all owner is not an individual, derives the item (or iten neets the requirements of the treaty provision dealing all owner is not an individual, is claiming treaty benefit	ne 6 (see Instruction ns) of Income for wh with limitation on t	ns). nich the treaty be benefits (see instr	nefits are claimed, and, if nuctions).
U.S. trade or	business of a foreign corporation, and meets qualifi ill owner is related to the person obligated to pay the	ed resident status (:	see instructions).	
	the amount subject to withholding received during a			
treaty identified of	d conditions (if applicable—see instructions): The b on line 9a above to claim a	vithholding on (spec		
D. A.III. NES	18: -: -181			
	nal Principal Contracts ed or will provide a statement that identifies those n	oficeal edecimal cor	stracto from which	h the leasure is not officially
connected w	th the conduct of a trade or business in the United			
Under penalties of perfury.	CAUON I declare that I have examined the information on this form	and to the best of my	knowledge and be	allef it is true, correct, and complete. I
further certify under penalt 1 I am the beneficial owne 2 The beneficial owner is r 3 The income to which the not subject to tax under a 4 For broker transactions of Furthermore, I authorize the	ties of perjury that: ir (or am authorized to sign for the beneficial owner) of all th	e income to which this act of a trade or busine lip's effectively connect ign person as defined in introl, receipt, or custo	s form relates, ass in the United St ted income, and in the instructions. ady of the income o	ates, (b) effectively connected but is
Sign Here	nature of beneficial owner (or individual authorized to sign fi		Date (MM-DD-Y	YYY) Capacity in which acting
For Paperwork Reduc	tion Act Notice, see separate instructions.	Cat. No. 250	047Z	Form W-8BEN (Rev. 2-2006

APPENDIX E – DELIVERY INSTRUCTION FORM THIS MUST BE RECEIVED BY WELLS FARGO BEFORE DWAC RETURN OF SHARES

COMPANY LETTERHEAD ***FAX ONLY TO 1/866-729-7689 - PLEASE DO NOT SEND ORIGINALS

DELIVERY INSTRUCTION FORM

Company/Iss	ue Name	Mobile Teles	systems OJSC		
CUSIP Numb	per	607409109			
Deposit/With	drawal				
Number of Al	DSs				
Name/Addres			e delivered by DT	· · · · · · · · · · · · · · · · · · ·	
TIN					
DWAC	Participant Numbe	r	Broker Contact		
			Phone #		
	Authorized Signatu	re		Date	
Comments (V	Vells Fargo Office เ	Jse Only)			

APPENDIX F - SECONDARY ADDRESS FORM THIS MUST BE RECEIVED BY WELLS FARGO BY October 3, 2013

(Please Note: This is an optional form)

JPMorgan Chase Bank, N.A. Dividend Processing

Attn: Wilma Yuan 1110 Centre Pointe Curve, Suite	2 101	
Mendota Heights MN 55120		Date:
	ended in writing, please pay all di JSC (cusip# 607409109) that is	
Name (if joint ownership, list bot	h names)	
Please forward dividend paym	nent to the following address:	
Address		
City	State	Zip Code
administrators, that this order shotherwise except upon delivery oundersigned further agrees to at Bank, N.A. its successors or as damages, actions, charges, and hereunder prior to its receipt of a	for ourselves, our successors, as nall not be revocable whether by conference of written notice to JPMorgan Chart all times indemnify and hold harm signs from and against any and a expenses sustained or incurred lany such written notice. Any act be nereunder shall constitute the enting the succession of the successio	death of the undersigned or ase Bank, N.A. The mless, JPMorgan Chase all losses, claims, liabilities, by reasons of its acting by JPMorgan Chase Bank,
0' () (AII	`	

Signature(s) (All owners must sign)

INDICATIVE LIST OF DOUBLE TAX TREATIES					
Country	Treaty benefits available from	Dividends(%)	Country	Treaty benefits available from	Dividends(%)
Albania/RF	1-Jan-98	10	Lithuania/RF	1-Jan-06	5 or 10
Algeria/RF	1-Jan-09	5 or 15	Luxembourg/RF	1-Jan-98	10 or 15
Argentina	1- Jan-13	10 or 15	Macedonia/RF	1-Jan-01	10
Armenia/RF	1-Jan-99	5 or 10	Malaysia/USSR	1-Jan-89	15
Australia/RF	1-Jan-04	5 or 15	Mali/RF	1-Jan-00	10 or 15
Austria/RF	1-Jan-03	5 or 15	Mexico/RF	1-Jan-09	10
Azerbaijan/RF	1-Jan-99	10	Moldova/RF	1-Jan-98	10
Belarus/RF	1-Jan-98	15	Mongolia/RF	1-Jan-98	10
Belgium/RF	1-Jan-01	10	Montenegro/RF	1-Jan-98	5 or 15
Botswana	1-Jan-10	5 or 10	Morocco/RF	1-Jan-00	5 or 10
Brazil/RF	1-Jan-10	10 or 15	Namibia/RF	1-Jan-01	5 or 10
Bulgaria/RF	1-Jan-96	15	Netherlands/RF	1-Jan-99	5 or 15
Canada/RF	1-Jan-98	10 or 15	New Zealand/RF	1-Jan-04	15
Chile	1-Jan-13	5 or 10	Norway/RF	1-Jan-03	10
China/RF	1-Jan-98	10	Philippines/RF	1-Jan-98	15
Croatia/RF	1-Jan-98	5 or 10	Poland/RF	1-Jan-94	10
Cuba/RF	1-Jan-11	5 or 15	Portugal/RF	1-Jan-03	10 or 15
Cyprus/RF	1-Jan-00	5 or 10	Qatar/RF	1-Jan-01	5
Czech/RF	1-Jan-98	10	Romania/RF	1-Jan-96	15
Denmark/RF	1-Jan-98	10	Saudi Arabia/RF	1-Jan-11	5
Egypt/RF	1-Jan-01	10	Serbia/RF	1-Jan-98	5 or 15
Finland/RF	1-Jan-03	5 or 12	Singapore/RF	1-Jan-09	5 or 10
France/RF	1-Jan-00	5 or 10 or 15	Slovakia/RF	1-Jan-98	10
Germany/RF	1-Jan-97	5 or 15	Slovenia/RF	1-Jan-98	10
Greece/RF	1-Jan-08	5 or 10	South Africa/RF	1-Jan-01	10 or 15
Hungary/RF	1-Jan-98	10	Spain/RF	1-Jan-01	5 or 10 or 15
Iceland/RF	1-Jan-04	5 or 15	Sri Lanka/RF	1-Jan-03	10 or 15
India/RF	1-Jan-99	10	Sweden/RF	1-Jan-96	5 or 15
Indonesia/RF	1-Jan-03	15	Switzerland/RF	1-Jan-98	0 or 5 or 15
Iran/RF	1-Jan-03	5 or 10	Syria/RF	1-Jan-04	15
Ireland/RF	1-Jan-96	10	Tajikistan/RF	1-Jan-04	5 or 10
Israel/RF	1-Jan-01	10	Thailand/RF	1-Jan-09	15
Italy/RF	1-Jan-99	5 or 10	Turkey/RF	1-Jan-00	10
Japan/USSR	1-Jan-87	15	Turkmenistan/RF	1-Jan-00	10
Kazakhstan/RF	1-Jan-98	10	Ukraine/RF	1-Jan-00	5 or 15
Korea, Democratic People's Rep/RF	1-Jan-01	10	United Kingdom/RF	1-Jan-98	10
Korea, Rep./RF	1-Jan-96	5 or 10	USA/RF	1-Jan-94	5 or 10
Kuwait/RF	1-Jan-04	0 or 5	Uzbekistan/RF	1-Jan-96	10
Kyrgyzstan/RF	1-Jan-01	10	Venezuela/RF	1-Jan-10	10 or 15
Latvia	1-Jan-13	5 or 10	Vietnam/RF	1-Jan-97	10 or 15
Lebanon/RF	1-Jan-01	10			

* R/F=Russian Federation *USSR=Union of Soviet Socialist Republics
In cases of multiple tax rates, the lower rate typically refers to a minimum of 10% (or 25%) of outstanding shares, please contact your tax advisor or GlobeTax for specific details.