

B #:	0277-13
Date:	03/05/2013
To:	All Participants
Category:	Dividends
From:	International Services
Attention:	Operations, Reorg & Dividend Managers, Partners & Cashiers
Subject:	****REVISED**** Tax Relief - Country: Switzerland Roche Holding Ltd – CUSIP: 771195104 Record Date: 03/11/13 Pay Date: 04/11/13 EDS Cut-Off Date: 03/15/2013 at 8:00 PM EST Documentation Cut-Off Date: 03/15/2013 at 5:00 PM EST

Participants can use DTC's Elective Dividend System (EDS) function over the Participant Terminal System (PTS) or TaxRelief option on the Participant Browser System (PBS) web site to certify all or a portion of their position entitled to the applicable withholding tax rate. Participants are urged to consult the PTS or PBS function TAXI or TaxInfo respectively before certifying their elections over PTS or PBS.

Important: Prior to certifying tax withholding elections, participants are urged to read, understand and comply with the information in the Legal Conditions category found on TAXI or TaxInfo in PTS or PBS respectively. Questions regarding this Important Notice may be directed to Globe Tax Services.

Please Note The EDS window will open on March 12, 2013 and close on March 15, 2013.

NOTE: New Swiss Federal tax Administration requirements for Partnerships, S-Corps, Trusts, and Estates are outlined in the attached documents

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.

Non-Confidential

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J.P.Morgan

J.P.Morgan

ROCHE HOLDING LTD has announced a cash dividend. JPMORGAN acts as the sole Depositary bank for the company's American Depositary Receipt ("ADR") program.

Participants can use DTC's Elective Dividend System (EDS) function over the Participant Terminal System (PTS) or Tax Relief option on the Participant Browser System (PBS) web site to certify all or a portion of their position entitled to the applicable withholding tax rate. Use of EDS will permit entitlement amounts to be paid through DTC.

On ADR Pay Date, all U.S. holders will have the opportunity to receive their full treaty benefits as outlined in the "Relief-At-Source ("EDS") Eligibility Matrix". All non-U.S. holders and uncertified holders will receive this dividend net of the full Swiss statutory withholding tax of 35% with the possibility to reclaim as outlined in the "Long-Form Eligibility Matrix".

PLEASE NOTE NEW SWISS FEDERAL TAX ADMINISTRATION REQUIREMENTS FOR U.S. REGULATED INVESTMENT COMPANIES (RICS) OUTLINED BELOW.

DIVIDEND EVENT	DETAILS
COUNTRY OF ISSUANCE	SWITZERLAND
ISSUE	Roche Holding Ltd
CUSIP#	771195104
DEPOSITARY	JPMORGAN
ADR RECORD DATE	MARCH 11, 2013
ADR PAY DATE	APRIL 11, 2013
ADR GROSS DIVIDEND RATE	\$ TBD
ORD GROSS DIVIDEND RATE	7.35 CHF
RATIO	1 ORD : 4 ADR
STATUTORY WHT RATE	35%

CONTINIES (I	des) outlin		
	RELIEF-AT-	SOURCE ("EDS") ELIGIBILITY MA	ATRIX
RATE DESCRIPTION	RECLAIM RATE	ELIGIBLE RESIDENTS	DOCUMENTATION REQUIRED
UNFAVORABLE - 35%	0%	NON-U.S. RESIDENTS	NONE
FAVORABLE - 15%	20%	 U.S. INDIVIDUALS (IRAs & SEPS INCLUDED) U.S. CORPORATIONS U.S. OTHER ENTITIES (CHARITIES, FOUNDATIONS, ENDOWMENTS, RELIGIOUS ENTITIES, PENSIONS THAT LACK FORM 6166) 	NONE
FAVORABLE - 15%	20%	U.S. REGULATED INVESTMENT COMPANY (>95% OF RIC'S OWNERS MUST BE U.S. RESIDENTS) Output Description:	IF THE ENTITY HOLDS 272,108 ADRS OR LESS 1. ENTITY LEVEL DATA ONLY (SEE EXHIBIT 5) IF THE ENTITY HOLDS MORE THAN 272,108 ADRS 1. ENTITY LEVEL DATA (SEE EXHIBIT 5) 2. BREAKDOWN OF PERCENTAGE OF RIC SHARES CERTIFICATES HELD BOTH DIRECTLY AND INDIRECTLY BY INVESTORS AND U.S. RESIDENTS (SEE EXHIBIT 6)

RELI	EF-AT-SOURC	E ("EDS") ELIGIBILITY MATRIX (CONTINUED)
RATE DESCRIPTION	RECLAIM RATE	ELIGIBLE RESIDENTS	DOCUMENTATION REQUIRED
FAVORABLE - 15%	20%	U.S. PARTNERSHIP, S-CORP, TRUST OR ESTATE	IF THE ENTITY HOLDS 13,605 DRS OR LESS 1. ENTITY LEVEL DATA ONLY (SEE EXHIBIT 1) IF THE ENTITY HOLDS MORE THAN 13,605 DRS 1. BENEFICIARY LISTING AT THE UNDERLYING HOLDER / PARTNER LEVEL (SEE EXHIBIT 1) 2. IRS FORM 6166 AT THE ENTITY LEVEL
EXEMPT - 0%	35%	U.S. PENSIONS UNDER IRS SECTIONS 401(a), 457(b), 403(b), 457(g) under Ruling 81- 100, 584 and 7701(j)	1. PENSION LISTING (EXHIBIT 2) 2. IRS FORM 6166

CHARGES & DEADLINES					
FILING METHOD	ВАТСН	PAYMENT METHOD	DEPOSITARY SERVICE CHARGE	MINIMUM SERVICE CHARGE PER BENEFICIAL	FINAL SUBMISSION DEADLINE (ALL TIMES
RELIEF AT SOURCE – Corps, Individuals, Other Entities	PAYMENT ON ADR PAY DATE	VIA DTC	\$0.035 per ADR	\$0	MARCH 15, 2013 @ 5PM
RELIEF AT SOURCE – Transparent Entities, RICS, Pensions	PAYMENT ON ADR PAY DATE	VIA DTC	\$0.035 per ADR	\$0	MARCH 15, 2013 @ 5PM
LONG-FORM: <u>U.S.</u> BENEFICIARIES	POST-EDS PROCESS; ANNUAL BATCHES	CHECK	\$0.01 per ADR	N/A	DECEMBER 1, 2016
LONG-FORM: <u>NON-U.S.</u> BENEFICIARIES	POST-EDS PROCESS: ONGOING	CHECK	\$0.01 per ADR	\$25.00	DECEMBER 1, 2016



JPMORGAN offers ESP powered by GlobeTax, which allows for the secure and simplified transfer of beneficial owner level data from the Participant to JPMORGAN and creates applicable documentation on the Participants behalf. These claims should be submitted through the following website:

https://www.globetaxesp.com

Please contact Gina Seroda at 1-800-929-5484 or via email at Gina_Seroda@globetax.com if you have any questions about this process.

This system is available for At-Source, Quick Refund, and Long-Form claims.

SPECIAL NOTE:

Please be advised that due to the very recent changes to the Swiss Tax reclaim process for US RICS, ESP will not generate the now required documentation for RICS (exhibits 5 and 6 of this notice) for the Roche 2013 at-source process. Please do not submit claims for US RICs via the ESP system for the at-source tax reclaim on Roche 2013.

	REQUIREMENTS FOR U.S. FAVORABLE ELECTIONS
CATEGORY	DESCRIPTION / CLARIFICATION
U.S. INDIVIDUAL	U.S. citizens or "green card" holders are only considered as resident in the United States if they have a substantial presence, permanent home, or habitual abode in the United States. Additionally, Individual retirement accounts (IRAs) and Simplified employee pension plans (SEPs) should be included within this Option.
U.S. CORPORATIONS	Is a corporation (other than a RIC or an S-Corporation) created or organized under the laws of the United States. To be considered eligible, the corporation must qualify under at least one of several "tests" recognized under Article 22 Limitation of Benefits of the 1998 U.S. – Switzerland Tax Convention. Among the most common tests are: a) activity test: the corporation must conduct an active trade or business in the United States. b) predominant interest test: more than 50% of the owners of the company must be United States residents. c) Stock exchange test: the corporation or the ultimate beneficial owner of a predominant interest in the corporation is primarily and regularly traded on a recognized stock exchange.
U.S. OTHER ENTITY	Is another entity such as a charitable entity, endowment, foundation, or religious organization created under the laws of the United States, This category should also be used for classification of U.S. entities that do not match the description provided for any of the other classifications, but would otherwise be eligible under the taxation treaty between the U.S. and Switzerland.
U.S. PARTNERSHIPS, S-CORPS, ESTATES AND TRUSTS	U.S. partnership, S-Corp, estate or trust, created or organized under the laws of the United States are eligible to the extent that the dividend income is subject to tax, either in the hands of the entities or in the hands of their partners or beneficiaries that are U.S. residents. Therefore, these transparent entities are only entitled to receive the favorable tax treatment on the percentage of ADRs which are owned by U.S. residents.

REQU	IREMENTS FOR U.S. FAVORABLE ELECTIONS (CONTINUED)
CATEGORY	DESCRIPTION / CLARIFICATION
FAVORABLE RIC	A RIC is considered favorable when it is created or organized under the laws of the United States and <i>more than ninety-five percent (95%)</i> of the beneficial owners of the RIC are residents of the U.S RICs which meet this requirement will receive favorable tax treatment on one hundred percent (100%) of their record date position. Note: RICs which are made up of ninety-five percent (95%) or less of United States residents are only entitled to receive the favorable tax treatment on the percentage of shares which are owned by U. S. residents. The percentage of non-U.S. residents must be included in RIC – UNFAVORABLE.
	(NOTE THAT JPMORGAN MUST RECEIVE DOCUMENTATION FOR THE TOTAL NUMBER OF DRS THAT YOU ELECT IN THIS CATEGORY BEFORE 5 PM ON MARCH 15, 2013.)
	AT THE ENTITY LEVEL IF THE ENTITY IS HOLDING LESS THAN 272,108 DRS OR
	AT THE ENTITY LEVEL AND A BREAKDOWN OF PERCENTAGE OF SHARES CERTIFICATES HELD BOTH DIRECTLY AND INDIRECTLY BY RIC INVESTORS AND U.S. RESIDENTS IF THE ENTITY IS HOLDING MORE THAN 272,108 DRS.
U.S. EXEMPT PENSION	Is a pension plan or retirement arrangement exempt in the United States of which <i>more than half</i> of the beneficial owners are residents of the United States. Eligible U.S. pension plans or other retirement arrangements generally include U.S. resident tax exempt trusts providing pension or retirement benefits under Internal Revenue Code (IRC) section 401(a) for qualified pension plans, profit sharing plans (including 401(k) arrangements), and stock bonus plans. Additionally, non-qualified plans defined under IRC sections 457 (b) – deferred compensation plans of state and local governments and tax exempt organizations and 403 (b) – tax-sheltered annuities purchased by certain tax exempt organizations or public schools may also generally qualify for exemption.

BE ADVISED THAT THE SWISS FEDERAL TAX ADMINISTRATION MAY CHOOSE TO ASK FOR FURTHER INFORMATION WITHIN 3 YEARS OF A DIVIDEND EVENT. BY ELECTING SHARES AT A FAVORABLE TREATY RATE OVER DTC'S EDS, YOU AGREE TO COMPLY WITH ANY REQUESTS MADE BY THE TAX AUTHORITY. REQUESTS FOR FURTHER INFORMATION MAY INCLUDE, BUT ARE NOT LIMITED TO, FULL OWNERSHIP DISCLOSURE AND A TRANSACTION HISTORY.

WHEN TRANSPARENT ENTITIES SUCH AS PARTNERSHIPS ARE AUDITED THE SWISS FEDERAL TAX ADMINISTRATION MAY REQUIRE SELECTED IRS FORM 6166S FOR PARTNERS WHO ARE RECEIVING GREATER THAN A SPECIFIED REFUND AMOUNT AS DETERMINED BY THE SWISS FEDERAL TAX ADMINISTRATION ON AN ISSUE BY ISSUE BASIS.

WARNING AND DISCLAIMER:

THE INFORMATION AND DATA CONTAINED IN THIS NOTICE IS BASED ON INFORMATION OBTAINED FROM MULTIPLE SOURCES BELIEVED TO BE RELIABLE. HOWEVER, THE DEPOSITARY BANK AND ITS AGENTS DO NOT WARRANT OR GUARANTEE THE ACCURACY OR COMPLETENESS OF, NOR UNDERTAKE TO UPDATE OR AMEND THIS INFORMATION OR DATA. WE AND OUR AGENTS EXPRESSLY DISCLAIM ANY LIABILITY WHATSOEVER FOR ANY LOSS HOWSOEVER ARISING FROM OR IN RELIANCE UPON ANY OF THIS INFORMATION OR DATA. THE INOFORMATION CONTAINED IN THIS NOTICE IS SUBJECT TO CHANGE AND SUBJECT TO DISCRETION AND/OR PRE-EMPTION BY LOCAL MARKET RULES, PRACTICES OR ACTIONS TAKEN BY NON-US AGENTS OR TAX AUTHORITIES. DEADLINES OFTEN DIFFER FROM STATUATORY DEADLINES. YOU SHOULD FILE CLAIMS AS SOON AS POSSIBLE, AND AT LEAST SIX MONTHS PRIOR TO THE SPECIFIED DEADLINE.

DOCUMENT NAME	DESCRIPTION	ORIGINAL / COPY	SIGNATURE REQUIREMENT
IRS FORM 6166	ISSUED BY THE INTERNAL REVENUE SERVICE, STATING THE NAME AND TAX PAYER IDENTIFICATION NUMBER OF THE BENEFICIAL OWNER. IT MUST BE DATED WITHIN 3 YEARS OF THE DIVIDEND EVENT. (2010 AND FORWARD WILL SUFFICE) MUST MENTION EITHER 401(A) AND 501(A) OR RULE 81-100	COPY	IRS REPRESENTATIVE
BENEFICIARY LISTING (EXHIBIT 1)	THE SWISS REQUIRE A LISTING OF AGGREGATE SHARES HELD BY NDIVIDUALS, CORPORATIONS, AND OTHER ENTITIRIES. A MORE SPECIFIC LINE ITEM BREAKDOWN IS REQUIRED FOR ALL PARTNERSHIPS, S-CORPS, TRUST OR ESTATE ACCOUNTS, AND THIS LISTING MUST BE INCLUSIVE OF ALL UNDERLYING HOLDERS IF THE ENTITY HOLDS MORE THAN 13,605 DRS. IF THE ENTITY HOLDS LESS THAN 13,605 DRS THAN ONE WOULD NOT NEED TO COMPLETE THE "NAME OF UNDERLYING HOLDER" SECTION OF THE FORM.	ORIGINAL	DTC PARTICIPANT
PENSION LISTING (EXHIBIT 2)	LISTING OF ALL PENSION ACCOUNTS SIGNED BY DTC PARTICIPANT & SUBMITTED ON LETTERHEAD	ORIGINAL	DTC PARTICIPANT
DEPOSITARY COVER LETTER (EXHIBIT 3)	COVER LETTER REQUIRED OF ALL NON-U.S. CLAIMS WHICH ADVISES THE DEPOSITARY OF THE SALIENT DETAILS OF THE CLAIM	ORIGINAL	DTC PARTICIPANT
CERTIFICATION OF PAYMENT (EXHIBIT 4)	MUST BE SUBMITTED WITH EACH NON-U.S. CLAIM, ON PARTICIPANT LETTERHEAD CONFIRMING THE WITHHOLDING TAX PAID BY THE BENEFICIAL OWNER	ORIGINAL	DTC PARTICIPANT
US RIC LISTING (EXHIBIT 5)	LISTING OF ALL RIC ACCOUNTS SIGNED BY DTC PARTICIPANT & SUBMITTED ON LETTERHEAD	ORIGINAL	DTC PARTICIPANT
US FORM 82R (EXHIBIT 6)	REQUIRED QUESTIONNAIRE FOR ALL US RICS HOLDING GREATER THAN 272,108 ADRS (SEEKING A RECLAIM EXCEEDING 100,000 SWISS FRANCS). BREAKDOWN OF PERCENTAGE OF RIC SHARES CERTIFICATES HELD BOTH DIRECTLY AND INDIRECTLY BY INVESTORS AND U.S. RESIDENTS	COPY	BENEFICIAL OWNER OR DTC PARTICIPANT (WITH POA)
TAX FORMS	COUNTRY SPECIFIC TAX FORMS ARE REQUIRED FOR NON-U.S. ENTITIES (SEE ATTACHED GRID) MUST ALSO BE CERTIFIED BY THE BENEFICIAL OWNER'S LOCAL TAX OFFICE. THESE FORMS ARE AVAILABLE THROUGH THE SWISS TAX AUTHORITY WEB SITE:http://www.estv.admin.ch/verrechnungssteuer/dienstleistungen/0 0253/00626/index.html?lang=en	ORIGINAL	BENEFICIAL OWNER OR DTC PARTICIPANT (WITH POA)
MISSED EDS / EDS REVISION FORM	MUST BE SUBMITTED FOR ALL LONG-FORM U.S. RECLAIMS AND RETURN OF FUNDS (CAN BE OBTAINED FROM JPMORGAN)	ORIGINAL	DTC PARTICIPANT

FREQUENTLY ASKED QUESTIONS (FAQs)

GENERAL QUESTIONS

OLIVERO	AL QUESTIONS
QUESTION	ANSWER
ARE THERE ANY ADDITIONAL ELIGIBILITY REQUIREMENTS I SHOULD KNOW ABOUT?	YES. IF THE BENEFICIAL OWNER IS ENGAGED IN A TRADE OR BUSINESS IN SWITZERLAND THROUGH A PERMANENT ESTABLISHMENT IN SWITZERLAND THEY ARE INELIGIBLE TO CLAIM THROUGH THIS PROCESS.
DOES THE PARTICIPANT HAVE TO SUBMIT ANY DOCUMENTATION TO RECEIVE THE 85% FAVORABLE RATE ON ADR PAY DATE?	IF THE PARTICIPANT IS ELECTING ON BEHALF OF A PARTNERSHIP, S-CORP, TRUST OR ESTATE, THE PARTICIPANT MUST SUBMIT A BENEFICIARY LISTING, WHICH MUST BE AT THE UNDERLYING HOLDER LEVEL IF THE ENTITY'S GROSS RECLAIM EXCEEDS CHF 25,000 (SEE EXHIBIT 1 FOR TEMPLATE).
WHAT HAPPENS IF THE PARTICIPANT MAKES EXEMPT ELECTIONS THROUGH DTC BUT FAILS TO SUBMIT ALL REQUIRED DOCUMENTATION TO JPMORGAN / GLOBETAX.	ALL UNSUPPORTED SHARES WILL BE MOVED TO THE 65% UNFAVORABLE RATE. YOU WILL STILL BE ELIGIBLE TO CLAIM EXEMPTION THROUGH THE LONG-FORM PROCESS BUT THE PAYMENT WILL BE DELAYED BY THE SWISS TAX AUTHORITIES BY A MINIMUM OF 18 MONTHS.
CAN THE PARTICIPANT SUBMIT ONLY A COMPLETED COVER LETTER (EXHIBIT X) FOR U.S. LONG-FORM CLAIMS.	NO. THE PARTICIPANT MUST CONTACT THE DEPOSITARY / GLOBETAX AND REQUEST A "MISSED EDS" OR "EDS REVISION" FORM.
HOW LONG DOES IT TAKE FOR LONG-FORM CLAIMS TO BE PAID?	GENERALLY, LONG FORM CLAIMS FOR NON-U.S. BENEFICIARIES ARE PAID WITHIN 12 MONTHS OF SUBMISSION TO THE DEPOSITARY. LONG FORM CLAIMS ON THE U.S. SIDE MAY TAKE MUCH LONGER, DEPENDING ON DATE OF SUBMISSION AND DATE OF FILING. PLEASE CONTACT THE DEPOSITARY FOR MORE DETAILS.
WHERE CAN A PARTICIPANT FIND TAX FORMS FOR NON-U.S. CLAIMS?	THE SWISS FEDERAL TAX ADMINISTRATION'S WEBSITE HAS FORMS AVAILABLE FOR DOWNLOAD, THOUGH ONE MUST INSTALL THE "SNAPFORM VIEWER" PROGRAM. PLEASE CONTACT THE DEPOSITARY FOR FURTHER DETAILS.
FOR NON-U.S. CLAIM CAN I SUBMIT A STAND- ALONE CERTIFICATION OF RESIDENCE RATHER THAN HAVE THE TAX FORM SIGNED BY THE BENEFICIAL OWNER'S LOCAL TAX OFFICE?	NO. THE SWISS DO NOT ACCEPT ANY FORMS FOR NON-U.S. ENTITIES THAT ARE NOT SIGNED BY THE BENEFICIAL OWNER'S LOCAL TAX OFFICE.
WILL JPMORGAN / GLOBETAX ACCEPT CLAIMS FILED DIRECTLY TO THEM BY THE BENEFICIAL OWNERS?	JPMORGAN / GLOBETAX ONLY ACCEPTS CLAIMS FILED BY THE DTC PARTICIPANT WHO WAS HOLDING THE SECURITIES THROUGH DTC AND ONLY TO THE EXTENT THAT DTC HAS REPORTED THESE HOLDINGS TO US AS VALID RECORD DATE HOLDINGS. BENEFICIAL OWNERS ARE REQUIRED TO FILE THEIR CLAIMS THROUGH THE CUSTODY CHAIN TO THE DTC PARTICIPANT OF RECORD. ALL CLAIMS NOT RECEIVED DIRECTLY FROM THE DTC PARTICIPANT WILL BE RETURNED TO THE BENEFICIAL OWNER.

CONTACT	DETAILS
PRIMARY CONTACT	GINA SERODA
DOMESTIC PHONE (U.S.)	1-800-876-0959
DOMESTIC FAX (U.S.)	1-800-888-1120
INTERNATIONAL PHONE	1-212-747-9100
INTERNATIONAL FAX	1-212-747-0029
EMAIL ADDRESS	GINA_SERODA@GLOBETAX.COM
COMPANY	JPMORGAN / GLOBETAX
STREET ADDRESS	90 BROAD STREET, 16 TH FLOOR
CITY/STATE/ZIP	NEW YORK, NY 10004
ADDITIONAL CONTACTS	DANIELA GEORGIEVA

	LON	G-FORM ELIGIBILITY MA	TRIY
	LON	G-FORWIELIGIBILITY MA	TNIA
RATE DESCRIPTION	RECLAIM RATE	ELIGIBLE RESIDENTS	DOCUMENTATION REQUIRED
FAVORABLE - 15 % LONG-FORM	20.00%	 U.S. INDIVIDUALS (IRAs & SEPS INCLUDED) U.S. CORPORATIONS U.S. OTHER ENTITIES (CHARITIES, FOUNDATIONS, ENDOWMENTS, RELIGIOUS ENTITIES, PENSION THAT LACKS FORM 6166) 	1. MISSED EDS / EDS REVISION FORM
FAVORABLE - 15 % LONG-FORM	20.00%	U.S REGULATED INVESTMENT COMPANY (>95% OF RIC'S OWNERS MUST BE U.S. RESIDENTS)	IF THE ENTITY HOLDS LESS THAN 272,108 1. ENTITY LEVEL DATA ONLY (SEE EXHIBIT 5) 2. MISSED EDS / EDS REVISION FORM IF THE ENTITY HOLDS MORE THAN 272,108 DRS 1. ENTITY LEVEL DATA (SEE EXHIBIT 5) 2. BREAKDOWN OF PERCENTAGE OF RIC SHARES CERTIFICATES HELD BOTH DIRECTLY AND INDIRECTLY BY INVESTORS AND U.S. RESIDENTS (SEE EXHIBIT 6) 3. MISSED EDS / EDS REVISION FORM
FAVORABLE - 15 % LONG-FORM	20.00%	U.S. OTHER ENTITIES (S-CORP, PARTNERSHIP, TRUST OR ESTATE)	IF THE ENTITY HOLDS LESS THAN 13,605 SHARES 1. ENTITY LEVEL DATA ONLY (SEE EXHIBIT 1) 2. MISSED EDS / EDS REVISION FORM IF THE ENTITY HOLDS MORE THAN 13,605 SHARES 1. BENEFICIARY LISTING AT THE UNDERLYING HOLDER / PARTNER LEVEL (SEE EXHIBIT 1)

2.	IRS FORM 6166 AT THE ENTITY
	LEVEL

3. MISSED EDS / EDS REVISION FORM

	LONG-FORI	M ELIGIBILITY MATRIX (C	CONTINUED)
RATE DESCRIPTION	RECLAIM RATE	ELIGIBLE RESIDENTS	DOCUMENTATION REQUIRED
FAVORABLE – 15.00 % LONG-FORM	20.0%	NON-U.S. ENTITIES (SEE TREATY GRID)	1. COVER LETTER (EXHIBIT 2) 2. CERTIFICATION OF PAYMENT (EXHIBIT 3) 3. TAX FORM
FAVORABLE - 10 % LONG-FORM	25.00%	CHINA, FINLAND, HUNGARY, INDIA, ROMANIA, VENEZUELA	1. COVER LETTER (EXHIBIT 2) 2. CERTIFICATION OF PAYMENT (EXHIBIT 3) 3. TAX FORM
FAVORABLE - 7.50 % LONG-FORM	27.50%	SOUTH AFRICA	1. COVER LETTER (EXHIBIT 2) 2. CERTIFICATION OF PAYMENT (EXHIBIT 3) 3. FORM 92
EXEMPT - 0% LONG-FORM	35%	U.S. PENSIONS UNDER IRS SECTIONS 401(a), 457(b), 403(b), 457(g) under Ruling 81-100, 584 and 7701(j)	 PENSION LISTING (EXHIBIT 1) IRS FORM 6166 MISSED EDS / EDS REVISION FORM

PLEASE BE ADVISED THAT LONG-FORM CLAIMS FOR U.S. RESIDENTS ARE FILED ON A LIMITED BASIS AS DICTATED BY THE SWISS TAX AUTHORITIES. THE APPROXIMATE POST-PAY DATE BATCHES ARE SCHEDULED AS FOLLOWS:

POST-PAY DATE BATCH#1: SEPTEMBER 2014
POST-PAY DATE BATCH#2: SEPTEMBER 2015
POST-PAY DATE BATCH#3: DECEMBER 2016

Below is s a listing of the required tax forms for the most commonly claimed countries. For a full listing of long form required tax forms please go to:

http://www.estv.admin.ch/verrechnungssteuer/dienstleistungen/00253/00626/index.html?lang=en

	FOREIGN CLAIM FOR REFUND FORMS - FOU	ND ON TAX AUTHO	ORITY'S WEBSITE
FORM#	RESIDENCY	FORM#	RESIDENCY
FORM 60	COUNTRY WITHOUT OWN FORM	FORM 91	IRELAND
FORM 79	LUXEMBOURG	FORM 92	SOUTH AFRICA
FORM 80	SWEDEN	FORM 93	JAPAN
FORM 81	NETHERLANDS	FORM 94	PORTUGAL
FORM 83	FRANCE	FORM 95	ITALY
*FORM 83a	ATTACHMENT FOR FRENCH INV. TRUSTS	FORM 96	CANADA
FORM 84	AUSTRIA	*FORM 96a	ATTACHMENT FOR CANADIAN
FORM 85	GERMANY		INVESTMENT FUNDS
FORM 86	UNITED KINGDOM	FORM 97	BELGIUM
FORM 87	NORWAY	FORM 98	AUSTRALIA
*FORM 87a	ATTACHMENT FOR NORWEGIAN BOND FUNDS	FORM 98a	ATTACHMENT FOR AUSTRALIAN
FORM 88	FINLAND		RESIDENT TRUST ESTATE
FORM 89	DENMARK		
*FORM 89a	ATTACHMENT FOR DANISH INV. FUNDS		
FORM 90	SPAIN		

EXHIBIT 1 CONTACT DEPOSITARY FOR ELECTRONIC FILE

To: JPMorgan Chase Bank / Globe Tax Services

90 Broad Street (16th Floor) New York, New York 10004-2205

Phone: 1-800-929-5484 Fax: 1-800-929-9986

Re: Withholdin	ng Certification for Roc	che Holding Lt	d , CUSIP# 771195104		
I / We the undersig	ned		(contact name)	_	
authorized represer	ntative of		(DTC Participant name)	_	
holding shares at	(DTC	Participant name	e) (DTC PTS number)	_	
of Roche Holdin	g Ltd Cusip # 771195104	, request that th	e upcoming cash		
dividend payable to	o holders as of March 11, 201	3 , receiv	e the additional 20% tax reclaim		
NAME OF ENTITY	NAME OF UNDERLYING HOLDER	TAX ID (UNDERLYING HOLDER)	COMPLETE US ADDRESS (UNDERLYING HOLDER)	# SHARES	% OF SHARES HELD BY ENTITY
					<u> </u>
NUMBER ABOV	E AND WE WILL SEND YOU A	PRE-FORMATT	EASE CALL GINA SERODA AT THE FED DISK. PLEASE RETURN THE DIST SIGNATURES TO THE ADDRESS ABO		
I / We certify that preferential rates as to satisfy myself as JPMorgan is not lia returned to JPMorg	to the best of my knowledge the above stated herein and I declare that I has to the accuracy of the information stable for failure to secure the refund agan, including any interest, additions	ove beneficial own ave performed all t submitted to me by and any funds erro	ers are eligible for the the necessary due diligence y these beneficial owners. neously received shall be immediately		
	ject to audit or any control deemo		the Swiss Tax Administration.		
We hereby certify	_	thorization (based	d on Powers of Attorney or the custodial/t	rust agreem	ent),
			Authorized Signature of Holder or Owner	_	
TEL:		<u>.</u>		_	
FAX:			Print Name of Signatory		
		•	Position of Signatory	_	

PLEASE INCLUDE YOUR PHONE AND FAX NUMBER SO THAT WE CAN CONTACT YOU WITH ANY QUESTIONS THAT WE MIGHT HAVE.

EXHIBIT 2 - U.S. ELIGIBLE PENSIONS ONLY

< Your company letterhead >

To: JPMorgan Chase Bank / Globe Tax Services 90 Broad Street (16th Floor) New York, New York 10004-2205 Phone: 1-800-929-5484 Fax: 1-800-929-9986 **Re:** Withholding Certification for **Roche Holding Ltd** , CUSIP# 771195104 I / We the undersigned (contact name) authorized representative of (DTC Participant name) holding shares at (DTC Participant name) (DTC PTS number) of Roche Holding Ltd Cusip # 771195104 , request that the upcoming cash , receive the additional 35% tax reclaim dividend payable to holders as of March 11, 2013 Name of Beneficial Owner Tax ID Number Complete U.S. Address # Shares *** IF THERE ARE MORE THAN 9 BENEFICIAL HOLDERS, PLEASE CALL GINA SERODA AT THE NUMBER ABOVE AND WE WILL SEND YOU A PRE-FORMATTED DISK. PLEASE RETURN THE DISK AND THE HARD COPY WITH THE REQUIRED AUTHORIZED SIGNATURES TO THE ADDRESS ABOVE. 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. JPMorgan is not liable for failure to secure the refund and any funds erroneously received shall be immediately returned to JPMorgan, including any interest, additions to tax or penalties thereon. This is not tax advice. Please consult your tax advisor. All claims are subject to audit or any control deemed appropriate by the Swiss Tax Administration. Incorrect claims could result in fines and/or penalties. We hereby certify that we have the appropriate authorization (based on Powers of Attorney or the custodial/trust agreement), to claim on behalf of the beneficial owner listed above. Authorized Signature of Holder or Owner TEL: Print Name of Signatory FAX:

Position of Signatory

(ONLY USED FOR LONG FORM NON- US) EXHIBIT 3 - COVER LETTER REQUIRED FOR SWISS TAX RECLAIM FILINGS THIS DOCUMENT MUST BE PREPARED ON THE DTC PARTICIPANT'S LETTERHEAD

[DATE]
JPMORGAN c/o GlobeTax 90 Broad Street-16 th Floor New York, NY 10004-2205 Attn: Gina Seroda
Enclosed please find tax reclamation documents, which we are submitting on behalf of our clients who wish to avoid excess withholding tax on Swiss ADRs. We, [NAME OF DTC PARTICIPANT] , also identified as DTC participant number [DTC PARTICIPANT NUMBER], hereby state that each beneficial owner cited below held the respective amount of shares on the record date of MARCH 11, 2013 for the security Roche Holding Ltd.
Below is the list of beneficial owners and their holdings, which total [TOTAL # OF ADRs CITED BELOW] ADRs. As required, the forms and a certification of residency document (Form 6166) if applicable, are enclosed for each beneficial owner. The ratio is _ 4 ADRs to 1 Ordinary share. The information is as follows:
Name Address Type of Account Taxpayer i.d.# # of ADRs held 1) 2) 3) 4) etc.
We ask that JPMORGAN, as depositary, apply to the Swiss depository bank for the reduced withholding tax rate on the above beneficial owners' behalf. Please contact the undersigned at [SIGNATORY'S TELEPHONE NUMBER] should you have any questions.
Indemnification
I / We certify that to the best of my knowledge the individual 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.
JPMORGAN shall not be liable for failure to secure the refund and shall not be liable for any loss due to foreign exchange fluctuation. Any funds erroneously received shall be immediately returned to JPMORGAN plus any interest, additions to tax or penalties thereon. This is not tax advice. Please consult your tax advisor.
Sincerely,
[Signature of authorized signatory for DTC Participant] [NAME AND TITLE OF AUTHORIZED OFFICER FOR DTC PARTICIPANT]
PAYMENT ADDRESS:

EXHIBIT 4 – CERTIFICATION OF DIVIDEND PAYMENT REQUIRED FOR SWISS TAX RECLAIM FILINGS THIS DOCUMENT MUST BE PREPARED ON THE DTC PARTICIPANT'S LETTERHEAD (ONLY USED FOR LONG FORM NON- US)

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CERTIFICATION OF DIVIDEND PAYMENT

We hereby confirm that: <beneficial name="" owner=""> <b address#1="" o=""> <b address#2="" o=""></beneficial>	
Was a recipient of a coupon, payable on Mar	ch12, 2013 on a position of:
< ORD Share Amount> shares of Roche Ho with the gross dividend rate of	Olding Ltd CHF 7.35
the payment was distributed as follows:	
gross dividend less: 35% withholding tax Net dividend	CHF <gross dividend=""> CHF<35% of Gross> CHF<65% of Gross></gross>
Certified By Authorized Signature Name	Date

EXHIBIT 5 - U.S. FAVORABLE RICS ONLY

< Your company letterhead >

To: JP Morgan/Globe Tax Services 90 Broad Street (16th Floor) New York, New York 10004-2205

Phone: 1-800-845-2416 Fax: 1-80	0-846-0157		
Re: Withholding Certification	for Roche Hold	ling Ltd , CUSIP# 771195104	
I / We the undersigned		(contact name)	
authorized representative of		(DTC Participant name)	
holding shares at	(DTC Participa	nt name) (DTC PTS number)	
of Roche Holding Ltd Cusip #	771195104 , reques	st that the upcoming cash	
dividend payable to holders as of	March 11, 2013	, receive the additional 20% tax reclaim	
Name of Beneficial Owner	Tax ID Number	Complete U.S. Address	# Shares
NUMBER ABOVE AND WE WILL S	SEND YOU A PRE-FO	ERS, PLEASE CALL GINA SERODA AT THE RMATTED DISK. PLEASE RETURN THE DISK	
I/We certify that to the best of my knot preferential rates as stated herein and I of to satisfy myself as to the accuracy of the Alcon, Inc. is not liable for failure to see returned to JPMorgan, including any interest of the satisfies that the satisfies that the satisfies the satisfies the satisfies that the satisfies the satisfies that the satisfies that the satisfies the satisfies the satisfies that the satisfies that the satisfies the satisfies the satisfies that the satisfies the satisfies that the satisfies the satisfies the satisfies the satisfies the satisfies that the satisfies the satis	owledge the above beneficed are that I have performe information submitted cure the refund and any f	med all the necessary due diligence	
Please consult your tax advisor. All claims are subject to audit or any Incorrect claims could result in fines		oriate by the Swiss Tax Administration.	
	ppropriate authorizatio	on (based on Powers of Attorney or the custodial/trust ag	reement),
		Authorized Signature of Holder or Owner	-
TEL:	_	Print Name of Signatory	-
FAX:	-	Position of Signatory	<u>-</u>
		1 OSITION OF SIGNATORY	

PLEASE INCLUDE YOUR PHONE AND FAX NUMBER SO THAT WE CAN CONTACT YOU WITH ANY QUESTIONS THAT WE MIGHT HAVE.

EXHIBIT 6 - RIC DISCLOSURE DOCUMENT FOR RICS CLAIMING 100, 000 CHF OR MORE

a) Number of share certificates issued by the RIC b) Number and percentage of share certificates held directly by investors c) Number and percentage of share certificates held indirectly by U.S. residents d) Number and percentage of share certificates held indirectly by U.S. residents e) Number and percentage of share certificates held indirectly by U.S. residents (e.g., through brokers or other intermediary accounts; please attach an explanation of the basis for treating indirect shareholders as U.S. residents) f) Totals 1) If percentage under b) is less than 50% please also provide information under d) and e) 2) Percentage under f) must be at least 95% General remark: The term < <u.s. residents="">> means any person who is liable to tax by reason of domicile residence, place of management, place of incorporation, or any similar nature. United States citizens or aliens lawfully admitted for permanent residence (green card holders) shall be considered to be a resident of the United States only if such person has a substantial presence, permenent home or habitual abode in the United States I/We certify that to the best of my knowledge the above beneficial owners are eligible for th 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 JPMorgan is not liable for failure to secure the refund and any funds erroneously received shall be immediately returned to JPMorgan, including any interest, additions to tax or penalties thereon. This is not tax advice Please consult your tax advisor. All claims are subject to audit or any control deemed appropriate by the Swiss Tax Administration. Incorrect claims could result in fines and/or penalties.</u.s.>
1) As of the record date, were you eligible to file a U.S. tax return as a RIC? 2) Address of the competent Internal Revenue Service Center: 3) RIC's last United States tax return Form <
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Declaration of ownership as of 2013: Total in % in % in % a) Number of share certificates issued by the RIC b) Number and percentage of share certificates held directly by investors c) Number and percentage of share certificates held directly by U.S. residents d) Number and percentage of share certificates held indirectly by investors e) Number and percentage of share certificates held indirectly by U.S. residents (e.g., through brokers or other intermediary accounts; please attach an explanation of the basis for treating indirect shareholders as U.S. residents) f) Totals 1) If percentage under b) is less than 50% please also provide information under d) and e) 2) Percentage under f) must be at least 95% General remark: The term <u.s. residents="">> means any person who is liable to tax by reason of domicile residence, place of management, place of incorporation, or any similar nature. United States citizens or aliens lawfully admitted for permanent residence (green card holders) shall be considered to be a resident of the United States only if such person has a substantial presence, permenent home or habitual abode in the United States 1/We certify that to the best of my knowledge the above beneficial owners are eligible for th 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 1/Morgan is not liable for failure to secure the refund and any funds erroneously received shall be immediately returned to JPMorgan, including any interest, additions to tax or penalties thereon. This is not tax advice Please consult your tax advisor. All claims are subject to audit or any control deemed appropriate by the Swiss Tax Administration. Incorrect claims could result in fines and/or penalties.</u.s.>
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Incorrect claims could result in fines and/or penalties.
We have a safe, that we have the appropriate safe with the Co. 1. D
We hereby certify that we have the appropriate authorization (based on Powers of Attorney or the custodial/tru agreement), to claim on behalf of the beneficial owner listed above.
Authorized Signature of Holder or Owner
Authorized Signature of Holder of Owner
Print Name of Signatory
TEL: Position of Signatory
FAX:

PLEASE INCLUDE YOUR PHONE AND FAX NUMBER SO THAT WE CAN CONTACT YOU WITH ANY QUESTIONS THAT WE MIGHT HAVE.