

B #:	0104-13
Date:	December 23, 2016
To:	All Participants
Category:	Dividends
From:	International Services
Attention:	Operations, Reorg & Dividend Managers, Partners & Cashiers
Subject:	TaxRelief - Country: Germany Siemens AG Cusip: 826197501 Record Date: 01/23/13 Payable Date: TBA EDS Cut-Off Date 1: 02/12/13 8PM EST EDS Cut-Off Date 2: 04/01/13 8PM EST REVISED LONG FORM DATE

Participants can use DTC's Corporate Actions Web (CA Web) service to certify all or a portion of their position entitled to the applicable withholding tax rate. Participants are urged to consult TaxInfo respectively before certifying their instructions over the CA Web.

Important: Prior to certifying tax withholding instructions, participants are urged to read, understand and comply with the information in the Legal Conditions category found on TaxInfo on the CA Web. Questions regarding this Important Notice may be directed to GlobeTax 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.

Deutsche Bank Trust Company Americas



SIEMENS AG has announced a cash dividend. Deutsche Bank Trust Company Americas acts as the sole Depositary for the company's American Depositary Receipt ("ADR") program.

Participants can use DTC's Corporate Actions Web (CA Web) instructions tab to certify all or a portion of their position entitled to the applicable withholding tax rate. Use of these instruction methods will permit entitlement amounts to be paid through DTC. By electing, Participants agree to the Agreements, Representations and Indemnification below.

On ADR Pay Date, all holders will receive this dividend net of the full German statutory withholding tax of 26.375% with the possibility to reclaim post-paydate as outlined in the below table.

DIVIDEND EVENT DETAILS				
COUNTRY OF ISSUANCE	GERMANY			
ISSUE	SIEMENS AG			
CUSIP#	826197501			
DEPOSITARY	DEUTSCHE BANK TRUST COMPANY AMERICAS			
ADR RECORD DATE	1/23/2013			
ADR PAY DATE	1/31/2013			
ORDINARY SHARE GROSS DIVIDEND RATE	€3.00			
RATIO	1 ORD to 1 ADR			

	CHARGES & DEADLINES							
FILING METHOD	ВАТСН	PAYMENT METHOD	SERVICE CHARGE	MINIMUM SERVICE CHARGE PER BENEFICIAL OWNER	FINAL SUBMISSION DEADLINE (ALL TIMES EST)			
	U.S. ONLY	CA WEB	\$0.0115 per ADR	\$0	12 FEBRUARY 2013 ; 8:00 P.M.			
QUICK	NON-US ONLY	CHECK/ACH	\$0.0115 per ADR	\$0	12 FEBRUARY 2013 ; 8:00 P.M.			
RECLAIM	BATCH 2	CHECK/ACH	\$0.0115 per ADR	\$0	5 MARCH 2013 ; 8:00 P.M.			
	BATCH 3	CHECK/ACH	\$0.0115 per ADR	\$0	11 JULY 2013 ; 8:00 P.M.			
LONG FORM	POST-QUICK REFUND PROCESS; ONGOING	CHECK/ACH	\$0.0150 per ADR	\$25 plus Custodial Fee of up to €40	29 SEPTEMBER 2017 ; 8:00 P.M.			

QUICK REFUND ELIGIBILITY MATRIX (SEE APPENDIX 1 & 2 FOR DETAILS)

IMPORTANT DISCLAIMER: FOR THE QUICK REFUND PROCESS, CLAIMS ARE INITIATED WITH DEUTSCHE BANK/ GLOBETAX UPON RECEIPT OF THE ESP SUBMISSION OR ORIGINAL COVER LETTER. THE OTHER DOCUMENTS OUTLINED BELOW DO NOT NEED TO BE SUBMITTED AT THE TIME OF THE CLAIM BUT SHOULD BE MAINTAINED BY THE DTC PARTICIPANT TO PRESENT TO THE GERMAN TAX AUTHORITIES UPON REQUEST.

RATE DESCRIPTION	VORABLE 0.000% NON-TREATY COUNTRIES		DOCUMENTATION REQUIRED			
UNFAVORABLE 26.375%			NONE			
FAVORABLE 25%	1.375%	GREECE, ISRAEL	1. EXHIBIT 1— COVER LETTER 2. EXHIBIT 2— BENEFICIARY AUTHORIZATION			
FAVORABLE 20%	6.375%	IRAN, THAILAND, TRINIDAD & TOBAGO, ZIMBABWE	1. EXHIBIT 1— COVER LETTER 2. EXHIBIT 2— BENEFICIARY AUTHORIZATION			
		NATURAL PERSONS	1. EXHIBIT 1— COVER LETTER 2. EXHIBIT 2— BENEFICIARY AUTHORIZATIONIRS 3. FORM 6166— TAX YEAR 2013			
FAVORABLE 15% (CERTAIN U.S.	11.375%	ASSOC. WITHOUT INDEPENDENT LEGAL EXISTENCE	1. EXHIBIT 1— COVER LETTER 2. EXHIBIT 2— BENEFICIARY AUTHORIZATION 3. EXHIBIT 5— ZUSATZERKLÄRUNG USA 4. IRS FORM 6166— TAX YEAR 2013			
ENTITIES)		LEGAL PERSON / SUPRANATIONAL ORGS.	1. EXHIBIT 1— COVER LETTER 2. EXHIBIT 2— BENEFICIARY AUTHORIZATION 3. IRS FORM 6166— TAX YEAR 2013			
		INVESTMENT FUNDS	1. EXHIBIT 1— COVER LETTER 2. EXHIBIT 2— BENEFICIARY AUTHORIZATION 3. EXHIBIT 5— ZUSATZERKLÄRUNG USA 4. IRS FORM 6166— TAX YEAR 2013			
FAVORABLE	11.375%	CERTAIN TREATY COUNTRIES (SEE APPENDIX 2)	1. EXHIBIT 1— COVER LETTER 2. EXHIBIT 2— BENEFICIARY AUTHORIZATION			
15% (NON-U.S.)		TAX-TRANSPARENT ENTITIES IN CERTAIN TREATY COUNTRIES (SEE APPENDIX 2)	1. EXHIBIT 1— COVER LETTER 2. EXHIBIT 2— BENEFICIARY AUTHORIZATION 3. EXHIBIT 5— ZUSATZERKLÄRUNG			
FAVORABLE 10% 16.375%		BOLIVIA, CHINA, GEORGIA, INDIA, MONGOLIA,THE NETHERLANDS (PENSION FUNDS ONLY) SYRIA, TAIWAN, UKRAINE, UNITED ARAB EMIRATES, UNITED KINGDOM (PENSION FUNDS ONLY)	1. EXHIBIT 1— COVER LETTER 2. EXHIBIT 2— BENEFICIARY AUTHORIZATION			
EXEMPT - 0%	26.375%	CHARITIES: 501(C)3	1. EXHIBIT 1— COVER LETTER 2. EXHIBIT 2— BENEFICIARY AUTHORIZATION 3. IRS FORM 6166— TAX YEAR 2013			
(CERTAIN U.S. ENTITIES)		PENSIONS & RETIREMENT ACCOUNTS: 401(A); 408(K); 408(A); 408(P); 403(A); 403(B); 457(B);	1. EXHIBIT 1— COVER LETTER 2. EXHIBIT 2— BENEFICIARY AUTHORIZATION 3. EXHIBIT 6— PENSION DECLARATION 4. IRS FORM 6166—TAX YEAR 2013			

All long form filings:

U.S. residents and non-U.S. residents who have missed the Quick Refund deadlines may file for a long form refund if they submit requisite documentation to Deutsche Bank, through its agent GlobeTax, prior to the expiry of the right to claim. Based on their country, that period generally expires four (4) years from the end of the year in which the dividend was paid in the local market. Claims received after the long form deadline will be filed on a good faith basis at the discretion of GlobeTax on behalf of Deutsche Bank.

Note: German residents may not participate in the processes described herein.

LONG FORM ELIGIBILITY MATRIX (SEE APPENDIX 1 & 2 FOR DETAILS)					
RATE DESCRIPTION	RATE DESCRIPTION RECLAIM ELIGIBLE RESIDENTS		DOCUMENTATION REQUIRED		
UNFAVORABLE - 26.375%	0.000%	NON-TREATY COUNTRIES	NONE		
FAVORABLE - 25%	1.375%	GREECE, ISRAEL	1. EXHIBIT 1—COVER LETTER 2. EXHIBIT 2– BENEFICIARY AUTHORIZATION 3. EXHIBIT 3– PARTICIPANT AUTHORIZATION 4. EXHIBIT 8—CREDIT ADVICE 5. GERMAN TAX FORM		
FAVORABLE - 20%	6.375%	IRAN, THAILAND, TRINIDAD & TOBAGO, ZIMBABWE	1. EXHIBIT 1—COVER LETTER 2. EXHIBIT 2— BENEFICIARY AUTHORIZATION 3. EXHIBIT 3— PARTICIPANT AUTHORIZATION 4. EXHIBIT 8—CREDIT ADVICE 5. GERMAN TAX FORM		
		NATURAL PERSONS	1. EXHIBIT 1—COVER LETTER 2. EXHIBIT 2— BENEFICIARY AUTHORIZATION 3. EXHIBIT 3— PARTICIPANT AUTHORIZATION 4. EXHIBIT 8—CREDIT ADVICE 5. IRS FORM 6166 — TAX YEAR 2013		
FAVORABLE - 15%	11.375%	ASSOC. WITHOUT INDEPENDENT LEGAL EXISTENCE	1. EXHIBIT 1—COVER LETTER 2. EXHIBIT 2— BENEFICIARY AUTHORIZATION 3. EXHIBIT 3— PARTICIPANT AUTHORIZATION 4. EXHIBIT 5 — ZUSATZERKLÄRUNG USA 5. EXHIBIT 8—CREDIT ADVICE 6. IRS FORM 6166 — TAX YEAR 2013		
(CERTAIN U.S. ENTITIES)	11.070%	LEGAL PERSON / SUPRANATIONAL ORGS.	1. EXHIBIT 1—COVER LETTER 2. EXHIBIT 2– BENEFICIARY AUTHORIZATION 3. EXHIBIT 3– PARTICIPANT AUTHORIZATION 4. EXHIBIT 8—CREDIT ADVICE 5. IRS FORM 6166 — TAX YEAR 2013		
		INVESTMENT FUNDS	1. EXHIBIT 1—COVER LETTER 2. EXHIBIT 2— BENEFICIARY AUTHORIZATION 3. EXHIBIT 3— PARTICIPANT AUTHORIZATION 4. EXHIBIT 5 — ZUSATZERKLÄRUNG USA 5. EXHIBIT 8—CREDIT ADVICE 6. IRS FORM 6166 — TAX YEAR 2013		
		CERTAIN TREATY COUNTRIES (SEE EXHIBIT 7)	1. EXHIBIT 1—COVER LETTER 2. EXHIBIT 2— BENEFICIARY AUTHORIZATION 3. EXHIBIT 3— PARTICIPANT AUTHORIZATION 4. EXHIBIT 8—CREDIT ADVICE 5. GERMAN TAX FORM		
FAVORABLE - 15% NON-U.S.	11.375%	TAX-TRANSPARENT ENTITIES IN CERTAIN TREATY COUNTRIES (SEE EXHIBIT 7)	1. EXHIBIT 1—COVER LETTER 2. EXHIBIT 2– BENEFICIARY AUTHORIZATION 3. EXHIBIT 3– PARTICIPANT AUTHORIZATION 4. EXHIBIT 5 — ZUSATZERKLÄRUNG 5. EXHIBIT 8—CREDIT ADVICE 6. GERMAN TAX FORM		
	16.375%	BOLIVIA, CHINA, GEORGIA, INDIA, MONGOLIA,THE NETHERLANDS (PENSION FUNDS ONLY) SYRIA, TAIWAN, UKRAINE, UNITED ARAB EMIRATES	1. EXHIBIT 1—COVER LETTER 2. EXHIBIT 2– BENEFICIARY AUTHORIZATION 3. EXHIBIT 3– PARTICIPANT AUTHORIZATION 4. EXHIBIT 8—CREDIT ADVICE 5. GERMAN TAX FORM		
FAVORABLE - 10%		UNITED KINGDOM PENSION BENEFICIAL OWNERS ONLY	1. EXHIBIT 1—COVER LETTER 2. EXHIBIT 2— BENEFICIARY AUTHORIZATION 3. EXHIBIT 3— PARTICIPANT AUTHORIZATION 4. EXHIBIT 8—CREDIT ADVICE 5. HM REVENUE & CUSTOMS CERTIFICATE OF RESIDENCY 6. HM REVENUE & CUSTOMS PENSION CERTIFICATION 7. GERMAN TAX FORM		

	DESCRIPTION OF VARIOUS DOCUMENTATION							
EXHIBIT	DOCUMENT NAME	DESCRIPTION	ORIGINAL / COPY	SIGNATURE REQUIREMENT				
1	PARTICIPANT COVER LETTER	Lists details of each Beneficial Owner's claim. Must be printed on DTC Participant firm letterhead. Must indemnify Deutsche Bank and its agent GlobeTax as on the exhibit provided.	ORIGINAL	DTC PARTICIPANT				
2	BENEFICIARY AUTHORIZATION LETTER	Allows Deutsche Bank, through its agent GlobeTax to submit application on behalf of the Beneficial Owner and receive the reimbursement amounts. Makes necessary declarations of eligibility.	COPY	BENEFICIAL OWNER				
3	PARTICIPANT AUTHORIZATION LETTER There only needs to be one participant authorization letter per filing of the issue from the participant. This certifies the depositary to perform reclaim services on behalf of the participant.		ORIGINAL	DTC PARTICIPANT				
5	ZUSATZERKLÄRUNG / ZUSATZERKLÄRUNG USA	Required of all tax transparent entities. This form must be completed by a representative of the entity. For U.S. Pensions & Retirement Accounts only. Certifies that the Beneficial Owner is a U.S. Pension Fund under the meaning of Article 10, paragraph (3) subparagraph (b) of the Double Taxation Treaty between Germany and the United States.		BENEFICIAL OWNER				
6	PENSION DECLARATION			DTC PARTICIPANT				
8	CREDIT ADVICE/ CERTIFICATE OF DIVIDEND PAYMENT	Provides a breakdown of the share position as well as relevant beneficial owner information. Serves as a record of dividends paid with withholding taxes.	ORIGINAL	DTC PARTICIPANT				
N/A	IRS TAX DETERMINATION LETTER	U.S. Only. Issued by the Internal Revenue Service, stating within the letter the name of the Beneficial Owner and confirmation that the entity is a 501(c)3.	COPY	IRS				
N/A	IRS FORM 6166	U.S. Only. Issued by the Internal Revenue Service, stating the name and Taxpayer Identification Number of the Beneficial Owner. It must be issued for Tax Year 2013.		IRS				
N/A	GERMAN TAX FORM	NON-US ONLY. This form must be completed and then certified by the local tax authority.	ORIGINAL	LOCAL TAX AUTHORITY				

CONTACT DETAILS				
PRIMARY CONTACT	DANETTE MOORE			
TELEPHONE	1-800-876-0959			
FAX	1-866-888-1120			
EMAIL ADDRESS	GERMANYESP@GLOBETAX.COM			
COMPANY	GLOBETAX ON BEHALF OF DEUTSCHE BANK			
STREET ADDRESS	ONE NEW YORK PLAZA, FLOOR 34			
CITY/STATE/ZIP	NEW YORK, NY 10004			
ADDITIONAL CONTACTS	APRIL RICHLAND			

ESP

powered by GLOBETAX

Deutsche Bank Trust Company Americas offers ESP powered by GlobeTax, which allows for the secure and simplified transfer of beneficial owner level data from the participant to Deutsche Bank, and creates applicable documentation on the participant's behalf. Documentation only needs to be provided for Quick Refund upon audit of the BZSt. As described in this notice, all applicable documentation must be at the disposal of the DTC Participant for claims submitted through the ESP system. By using the system the Participant attests to their ability to comply with the terms of this Important Notice

These claims should be submitted through the following website, which requires a one-time registration. https://esp.globetax.com

Please contact Danette Moore at 1-800-876-0959 if you have any questions about this process.

Warning and Disclaimer:

The information and data contained in this Notice is based on information obtained from multiple sources believed to be reliable. However, Deutsche Bank Trust Company Americas and its agents do not warrant or guarantee the accuracy or complete- ness 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 information contained in this Notice is subject to change, including in the and subject to discretion of third par- ties, and/or pre-emption or being superseded by local market rules, and practices or actions taken by non-U.S. agents or tax authorities. Deadlines often differ from statutory deadlines. You should file claims as soon as possible, and at least six months prior to the specified deadline.

	ANOMALIES					
COUNTRY	DESCRIPTION					
ALL	PASS-THROUGH ENTITIES SUCH AS PARTNERSHIPS, TRUSTS, RICS, AND INVESTMENT FUNDS MAY NEED TO PROVIDE ADDITIONAL DOCUMENTATION IF REQUESTED BY THE BZSt. THE TOTAL REFUND ELIGIBILITY MAY BE REDUCED DEPENDING ON THE PERCENTAGE OF THE ENTITY HELD BY INVESTORS THAT DO NOT RESIDE IN THE ENTITY'S COUNTRY OF TAX RESIDENCE.					
UNITED STATES	NATURAL PERSONS OR INDIVIDUALS MAY NOT PROVIDE POST OFFICE BOXES OR "C/O" ADDRESSES ALONE AS BENEFICIAL OWNER ADDRESS.					
UNITED KINGDOM	U.K. PENSION SCHEMES ARE NOW ENTITLED TO A 10% WITHHOLDING TAX RATE, AND 5% FOR SHAREHOLDINGS GREATER THAN 10%. CLAIMS FOR U.K. PENSION SCHEMES CAN ONLY BE FILED VIA THE LONG FORM PROCESS AND REQUIRE ADDITIONAL DOCUMENTATION ISSUED BY HM REVENUE & CUSTOMS WHICH EVIDENCES THEIR STATUS AS A PENSION FUND.					
ALL	THE GERMAN GOVERNMENT RESERVES THE RIGHT TO REQUEST CERTIFICATIONS OF TAX RESIDENCY FOR ANY FILER SUBMITTING CLAIMS THROUGH THE QUICK RECLAIM PROCESS.					
FRANCE	FRENCH PENSION FUNDS ARE NO LONGER ELIGIBLE FOR THE QUICK REFUND PROCESS. THEY CAN STILL RECLAIM UNDER THE LONG FORM PROCESS WITH A SUBMISSION OF THE REQUIRED DOCUMENTATION.					

FREQUENTLY ASKE	D QUESTIONS (FAQs)
QUESTION	ANSWER
CAN I SIGN THE AUTHORIZATION ON BEHALF OF MY CLIENT?	NO, ONLY THE ULTIMATE BENEFICIAL OWNER MAY SIGN THE AUTHORIZATION LETTER.
HOW LONG DOES IT TAKE FOR PAYMENT ON LONG FORM CLAIMS?	APPROXIMATELY 7 MONTHS.
AM I REQUIRED TO FILE THROUGH ESP?	NO. IF YOU CANNOT SUBMIT CLIENT DATA THROUGH ESP, YOU CAN STILL USE ESP TO DOWNLOAD RELEVANT DOCUMENTS IN SUPPORT OF YOUR TRADITIONAL RECLAIM. HOWEVER, A FEE MAY BE ASSESSED IN THE FUTURE SHOULD YOU FILE OUTSIDE OF ESP.
ARE THE EXHIBITS AVAILABLE IN WORD FORMAT?	YES, YOU MAY REQUEST THESE DOCUMENTS BY EMAILING: GERMANYESP@GLOBETAX.COM.
DOES THE LONG FORM PROCESS HAVE A MINIMUM POSITION REQUIREMENT PER BENEFICIAL OWNER?	YES, LONG FORM CLAIMS MUST RECLAIM AT LEAST \$50.00 TO COVER THE COST OF FILING.
WILL DEUTSCHE BANK/GLOBETAX ACCEPT CLAIMS FILED DIRECTLY TO THEM BY BENEFICIAL OWNERS?	NO. DEUTSCHE BANK/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 REC- ORD 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 RE- TURNED TO THE BENEFICIAL OWNER.
WILL I BE PAID THROUGH DTC FOR CLAIMS SUBMITTED THROUGH THE LONG-FORM PROCESS?	NO, YOU WILL BE PAID BY CHECK OR ACH.

APPENDIX 1

ENTITY CODE	DESCRIPTION	EXAMPLES (NOT COMPLETE LIST)
01	NATURAL PERSON	INDIVIDUAL
02	ASSOCIATIONS WITHOUT INDEPENDENT LEGAL EXISTENCE	PARTNERSHIPS TRUSTS LLC LIMITED LIABILITY COMPANY
03	LEGAL PERSON / SUPRANATIONAL ORGANIZATIONS	CORPORATIONS INC. LTD. CENTRAL BANKS S.A. AG FOUNDATION/ENDOWMENT (IF NOT TAX EXEMPT) UCIT INTERNATIONAL MONETARY FUND BANK FOR RECONSTRUCTION AND DEVELOPMENT PLC PTY.LTD B.V./NETHERLANDS N.V./NETHERLANDS SICAV/LUXEMBOURG FCP/LUXEMBOURG UK TRUSTS UNDER CERTAIN CONDITIONS (SUBJECT-TO-TAX IN THE UK) SICAV/BELGIUM MASSACHUSETTS BUSINESS TRUST
04	INVESTMENT FUNDS	RIC (USA) ITM (JAPAN) UK INVESTMENT FUND OPEN ENDED INVESTMENT COMPANY (OEIC)/UK AUTHORISED UNIT TRUST (AUT)/UK INVESTMENT TRUST COMPANY (ITC)/UK UNAUTHORISED UNIT TRUST (UUT)/UK SICAV/FRANCE FIM, FIMF, FIAMM, SIM, SICAV, SIMCAV/SPAIN
05	CHARITIES / FOUNDATIONS	USA: TAX EXEMPT AS PER ART. 27 DTA GERMANY/USA ART. 501C(3)
06	SOVEREIGN ENTITIES	GOVERNMENT OF;
07	PENSION PLANS / RETIREMENT ACCOUNTS	USA: 401(A); 408(K); 408(A); 408(P); 403(A); 403(B); 457(B)

APPENDIX 2

BOLIVIA
INDIA
TAIWAN UKRAINE UNITED ARAB EMIRATES UNITED KINGDOM (PEN) ALBANIA ALGERIA ARGENTINA ARMENIA AUSTRALIA AUSTRIA AZERBAIJAN BANGLADESH BELARUS BELGIUM BOSNIA-HERZEGOVINA BULGARIA CANADA CROATIA CYPRUS CZECH REPUBLIC DENMARK ECUADOR EGYPT ESTONIA FINLAND FRANCE GHANA HUNGARY INDONESIA IRELAND ITALY IVORY COAST JAMAICA JAPAN KAZAKHSTAN KENYA KOREA, REPUBLIC OF (S KOSOVO KUWAIT KYRGYZSTAN LATVIA LIBERIA LIECHTENSTEIN LITHUANIA LUXEMBOURG LUXEMBOURG (REIT) MACEDONIA MALAYSIA MALTA MAURITIUS MEXICO MOLDOVA MONTENEGRO NAMIBIA NETHERLANDS NEW ZEALAND NORWAY PAKISTAN PHILIPPINES POLAND SERBIA SINGAPORE SLOVAK REPUBLIC SLOVENIA
TAIWAN UKRAINE UNITED ARAB EMIRATES UNITED KINGDOM (PEN) ALBANIA ALGERIA ARGENTINA ARMENIA AUSTRALIA AUSTRIA AZERBAIJAN BANGLADESH BELARUS BELGIUM BOSNIA-HERZEGOVINA BULGARIA CANADA CROATIA CYPRUS CZECH REPUBLIC DENMARK ECUADOR EGYPT ESTONIA FINLAND FRANCE GHANA HUNGARY INDONESIA IRELAND ITALY IVORY COAST JAMAICA JAPAN KAZAKHSTAN KENYA KOREA, REPUBLIC OF (S KOSOVO KUWAIT KYRGYZSTAN LATVIA LIBERIA LIECHTENSTEIN LITHUANIA LUXEMBOURG LUXEMBOURG (REIT) MACEDONIA MALAYSIA MALTA MAURITIUS MEXICO MOLDOVA MONTENEGRO NAMIBIA NETHERLANDS NEW ZEALAND NORWAY PAKISTAN PHILIPPINES POLAND SERBIA SINGAPORE SLOVAK REPUBLIC SLOVENIA
ALBANIA ALGERIA ARGENTINA ARMENIA AUSTRALIA AUSTRIA AZERBAIJAN BANGLADESH BELARUS BELGIUM BOSNIA-HERZEGOVINA BULGARIA CANADA CROATIA CYPRUS CZECH REPUBLIC DENMARK ECUADOR EGYPT ESTONIA FINLAND FRANCE GHANA HUNGARY INDONESIA IRELAND ITALY IVORY COAST JAMAICA JAPAN KAZAKHSTAN KENYA KOREA, REPUBLIC OF (S KOSOVO KUWAIT KYRGYZSTAN LATVIA LIBERIA LIECHTENSTEIN LITHUANIA LUXEMBOURG LUXEMBOURG (REIT) MACEDONIA MALAYSIA MALTA MAURITIUS MEXICO MOLDOVA MONTENEGRO NAMIBIA NETHERLANDS NEW ZEALAND NORWAY PAKISTAN PHILIPPINES POLAND PORTUGAL ROMANIA RUSSIA SERBIA SINGAPORE SLOVAK REPUBLIC SLOVENIA
ARMENIA AUSTRALIA AUSTRIA AZERBAIJAN BANGLADESH BELARUS BELGIUM BOSNIA-HERZEGOVINA BULGARIA CANADA CROATIA CYPRUS CZECH REPUBLIC DENMARK ECUADOR EGYPT ESTONIA FINLAND FRANCE GHANA HUNGARY INDONESIA IRELAND ITALY IVORY COAST JAMAICA JAPAN KAZAKHSTAN KENYA KOREA, REPUBLIC OF (S KOSOVO KUWAIT KYRGYZSTAN LATVIA LIBERIA LIECHTENSTEIN LITHUANIA LUXEMBOURG LUXEMBOURG (REIT) MACEDONIA MALAYSIA MALTA MAURITIUS MEXICO MOLDOVA MONTENEGRO NAMIBIA NETHERLANDS NEW ZEALAND NORWAY PAKISTAN PHILIPPINES POLAND PORTUGAL ROMANIA RUSSIA SERBIA SINGAPORE SLOVAK REPUBLIC SLOVENIA
AZERBAIJAN BANGLADESH BELARUS BELGIUM BOSNIA-HERZEGOVINA BULGARIA CANADA CROATIA CYPRUS CZECH REPUBLIC DENMARK ECUADOR EGYPT ESTONIA FINLAND FRANCE GHANA HUNGARY INDONESIA IRELAND ITALY IVORY COAST JAMAICA JAPAN KAZAKHSTAN KENYA KOREA, REPUBLIC OF (S KOSOVO KUWAIT KYRGYZSTAN LATVIA LIBERIA LIECHTENSTEIN LITHUANIA LUXEMBOURG LUXEMBOURG (REIT) MACEDONIA MALAYSIA MALTA MAURITIUS MEXICO MOLDOVA MONTENEGRO NAMIBIA NETHERLANDS NEW ZEALAND NORWAY PAKISTAN PHILIPPINES POLAND PORTUGAL ROMANIA RUSSIA SERBIA SINGAPORE SLOVAK REPUBLIC SLOVENIA
BELGIUM BOSNIA-HERZEGOVINA BULGARIA CANADA CROATIA CYPRUS CZECH REPUBLIC DENMARK ECUADOR EGYPT ESTONIA FINLAND FRANCE GHANA HUNGARY INDONESIA IRELAND ITALY IVORY COAST JAMAICA JAPAN KAZAKHSTAN KENYA KOREA, REPUBLIC OF (S KOSOVO KUWAIT KYRGYZSTAN LATVIA LIBERIA LIECHTENSTEIN LITHUANIA LUXEMBOURG LUXEMBOURG (REIT) MACEDONIA MALAYSIA MALTA MAURITIUS MEXICO MOLDOVA MONTENEGRO NAMIBIA NETHERLANDS NEW ZEALAND NORWAY PAKISTAN PHILIPPINES POLAND PORTUGAL ROMANIA RUSSIA SERBIA SINGAPORE SLOVAK REPUBLIC SLOVENIA
CANADA CZECH REPUBLIC DENMARK ECUADOR EGYPT ESTONIA FINLAND FRANCE GHANA HUNGARY INDONESIA IRELAND IVORY COAST KAZAKHSTAN KOSOVO KUWAIT LATVIA LITHUANIA LITHUANIA LUXEMBOURG MACEDONIA MACEDONIA MACEDONIA MACEDONIA MACERO MONTENEGRO NAMIBIA NETHERLAND NEW ZEALAND NORWAY PHILIPPINES POLAND PORTUGAL ROMANIA RUSSIA SERBIA SINGAPORE SLOVAK REPUBLIC CYPRUS
CZECH REPUBLIC DENMARK ECUADOR EGYPT ESTONIA FINLAND FRANCE GHANA HUNGARY INDONESIA IRELAND ITALY IVORY COAST JAMAICA JAPAN KAZAKHSTAN KENYA KOREA, REPUBLIC OF (S KOSOVO KUWAIT KYRGYZSTAN LATVIA LIBERIA LIECHTENSTEIN LITHUANIA LUXEMBOURG LUXEMBOURG (REIT) MACEDONIA MALAYSIA MALTA MAURITIUS MEXICO MOLDOVA MONTENEGRO NAMIBIA NETHERLANDS NEW ZEALAND NORWAY PAKISTAN PHILIPPINES POLAND PORTUGAL ROMANIA RUSSIA SERBIA SINGAPORE SLOVAK REPUBLIC SLOVENIA
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SINGAPORE SLOVAK REPUBLIC SLOVENIA
SOUTH AFRICA SPAIN SRI LANKA
SWEDEN SWITZERLAND SWITZERLAND (REIT)
TAIWAN TAJIKISTAN TUNISIA
TURKEY TURKMENISTAN UNITED ARAB EMIRATES (REIT)
UNITED KINGDOM UNITED KINGDOM (CHA) UNITED STATES OF AME
URUGUAY UZBEKISTAN VENEZUELA
VIETNAM ZAMBIA
IRAN THAILAND TRINIDAD AND TOBAGO
20% ZIMBABWE
25% GREECE ISRAEL
26.375% NON-TREATY COUNTRIES

	COVER LETTER RE	QUIRED FOR		LAIM FILINGS TO ETTERHEAD	BE PREPARE	D ON THE	DTC PAR	FICIPANT'S
	eutsche Bank o GlobeTax							
O	ne New York Plaza, Floo	r 34 New York	, NY 10004 – 2205 A	Attn: GERMANY				
ha he fo di	nclosed please find docur tive had excess tax withhereby state that each ben or the security SIEMENS rectly with the German Fo	eld on German reficial owner AG; (CUSIP) ederal Tax Offi	ADRs. We, (DTC I cited below held the 826197501) and the (BZSt) for the hole	Participant Name ne respective amount of the filing this colders listed below.	e) , also identificunt of shares claim we ackn	ed as DTC on the Al owledge	C participan DR record of that we wi	t number (xxxx) date of 1/23/2013 ill not file a claim
	elow is the list of Benefic I necessary documents are		lding a total of [Tota	al # ADRS Claim	ed] ADRs. The	e ratio is 1	ORD to 1 A	ADR. As required
	ne information is as follow			_				
	Full Legal Name as it appears on Form 6166 or COR	Street Ad- dress	City, State, Zip Code, Country	Legal Entity Type***	SSN# / TIN#	ADRs	ORDs	Reclaim %
1				See Note***				
2								
3								
4								
** A	CEASE E-MAIL GERMA ORE THAN 7 BENEFICE **Note: This must be on ssociations without indep titities, Pension Funds	ALOWNERS. ne of seven po	ssible choices as de	fined by the Gern	man Tax Auth	orities, the	e types are:	Natural Persons
de	We certify that to the beclare that I have perform ese beneficial owners.	est of my know ed all the neces	ledge the above benderssary due diligence t	eficial owners are o satisfy myself as	eligible for the s to the accurac	preferenticy of the in	ial rates as s formation s	stated herein and lubmitted to me by
D Ba	eutsche Bank is not liable ank, including any interes	for failure to set, additions to t	ecure the refund and a tax or penalties there	any funds erroneou on. This is not tax	isly received sh advice. Please	nall be imm consult yo	nediately ret our tax advis	urned to Deutsche sor.
Si	ncerely,							
[S	ignature of Authorized	DTC Participa	ant Signatory]			[Date]		

[Name, Title & Phone Number of Authorized DTC Participant Signatory]

AUTHORIZATION LETTER REQUIRED FOR GERMAN TAX RECLAIM FILINGS

Declaration and Authorization

Final Beneficiary Detai	Is
Name:	
Address:	
Country of Residence:	
Tax ID # (USA Only):	
Custodian (Participant):	

Authorization

The final beneficiary has authorized **Deutsche Bank Trust Company Americas and/or their agents** to submit applications for the reimbursement of German withholding tax in their name and on their behalf and to receive any corresponding refund amounts on their behalf, and to undertake any necessary communication with the German Tax Authority (GTA) in their name.

Declaration

The final beneficiary declares that:

- they are aware of and comply with the conditions of the double taxation agreement in force;
- they are entitled to the respective capital proceeds;
- they reside in the country of residence according to double taxation agreement in force;
- they do not maintain any abode/residence, habitual residence or head office in Germany;
- the proceeds do not accrue to the benefit of any permanent establishment or fixed utility in Germany;
- they oblige themselves, as a result of his participation in the DTV procedure, not to submit any separate/supplemental refund applications;
- they oblige themselves to repay any amounts in respect of which the GTA requests repayment on account of subsequent knowledge acquired and which were erroneously credited within the context of the DTV procedure;
- they are aware that the GTA can, in the event of spot checks, request the presentation of a certificate of residence or directly exchange information with the local Taxation Authorities in his country of residence.

Additional declarations subject to country of residence and legal form:

Valid for USA residents only:

a FORM 6166 "Certificate of filing a tax return" can be presented / submitted whereby the Tax Year
on the form is the same as the calendar year in which the dividend payment occurred and the legal
form given by him is confirmed thereon;

Valid only for parties eligible for reimbursement with country of residence Great Britain:

• the proceeds are subject to tax in Great Britain;

Valid only for Luxembourg corporations:

the corporation was not founded according to the Luxembourg holding tax law of 1929;

Valid only for parties eligible for reimbursement with country of residence Switzerland and legal form 'natural person':

- he is, in accordance with Swiss taxation law, subject to those Swiss taxes generally levied by the government, cantons and parishes in terms of all generally taxable income proceeds;
- he is a Swiss citizen or in the case of the non-existence of Swiss citizenship was not subject to unlimited taxation in Germany either in the year in which the accrual of the capital proceeds took place or in the preceding five calendar years;

Valid only for parties eligible for reimbursement with country of residence Switzerland and legal form 'corporation':

the corporation is predominantly Swiss-governed and that the provisions contained in Article 23 Section
 of the German-Swiss double taxation agreement as regards the prevention of the improper use of agreement benefits are being observed.

Valid only for parties eligible for reimbursement with country of residence Cyprus, Indonesia, Israel, Jamaica, Malaysia, Malta, Singapore, Trinidad, Tobago:

•	a confirmation	that	the	respective	earnings	have	been	transferred	to	the	country	of	residence
	(repatriation) ca	an be	pres	ented subm	itted for th	e spe	cific pa	yment.					

	ETTER REQUIRED FOR LONG FORM GERMAN TAX RECLAIM BE PLACED ONTO THE DTC PARTICIPANT'S LETTERHEAD
[DATE]	
[RELEVANT DEPOSITARY] c/o Globe Tax Services, Inc. One New York, NY 10004-1936, USA	
	olding tax reclamation documents, for the ADR record date of ecurity [ISSUE NAME], [CUSIP#].
that the taxpayer holds (or hel NAME] in the form of American I 10% of the total share capital of establishment in Germany. The u	OSITARY] to perform reclaim services, the undersigned certifies d at the time of the dividend distribution) shares of [ISSUE Depositary Receipts. The taxpayer's share represents less than [ISSUE NAME] and is not held in connection with a permanent undersigned authorized [RELEVANT DEPOSITARY] to claim a ection with the dividend distributions of [ISSUE NAME] and to er's behalf.
erroneously received shall be in	not liable for failure to secure the refund and any funds nmediately returned to [RELEVANT DEPOSITARY] , including penalties thereon. This is not tax advice. Please consult your tax
	thorizes [RELEVANT DEPOSITARY] to lodge this claim on my m directly to the German tax authorities.
Participant Name:	
Payment Address:	
City, State, Zip:	
Contact Name:	
Contact Number:	
Sincerely,	
Authorized Signature	

EXHIBIT 5 – ZUSATZERKLÄRUNG

Supplementary Questionnaire for Tax-Transparent Entities FOR FILERS NOT RESIDENT IN THE UNITED STATES

Declaration for:

- Investment funds that are organized as tax transparent entities but are still eligible for an indirect treaty entitlement for the shareholders/beneficiaries
- Other tax transparent entities (e.g. partnerships), which are eligible for an indirect treaty entitlement for the shareholders/beneficiaries

	Name, address of the re	cipient of the capital gains	3	
Legal	form of entity: □ Partnership			
	☐ Other:			
(All the	following figures should be as of the end of the End of the last fiscal year:	ne last fiscalyear.)		
			<u>Total</u>	<u>In %</u>
	Number of shares/investment certific Of these, the number of certificates h			100 %
1.2	of the country where the fund/entity i	-		%
	Total number of certificate holders: Of these, the number of certificate ho	older resident in the		100 %
2.2	country in which the fund/entity is loc			%
3.	Portion of total assets which consist securities:	of German		%
	(partial) entitlement under the tax treat, percentages can be rounded up to the no			
	at all information provided in this atta and belief.	chment is correct an	d complete	to the best of n
Place		Signature of represer	ntative of fund/	company

EXHIBIT 5 – ZUSATZERKLÄRUNG USA

Supplementary Questionnaire for Tax-Transparent Entities UNITED STATES ONLY

Declaration for American

- Investment funds that are organized as a corporation (in particular, those organized as Regulated Investment Companies),
- Investment funds that are organized as tax-transparent entities, but are still eligible for a (partial) entitlement under the terms of Article 4, paragraph 1, subparagraph b of the **USA/Germany Double Taxation Treaty**

	Name, address of the recipient of the capital gains		
Leg	al form of entity: Corporation Trust Partner	ship	
	☐ Other:		
		<u>YES</u>	<u>NO</u>
	ne recipient of the capital gains is organized as a Regulated vestment Company (RIC)		
	question 1 was answered with NO: ue to other considerations, the income is not taxed at the entity vel but rather is taxed at the level of its beneficiaries/investors		
lf qı	estion 1 or 2 was answered with YES:		
	(All the following figures should be as of the end of the last fiscal year.)		
	End of the last fiscal year:		
		<u>Total</u>	<u>In %</u>
	Number of shares/investment certificates issued:		100 %
3.2	Of these, the number of certificates held by U.S. residents		%
4.1	Total number of certificate holders		100 %
4.2	Of these, the number of certificate holders resident in the U.S.		%
5.	If the entity is an investment fund: Portion of total assets which consist of German securities		%
	(partial) entitlement under the tax treaty is determined using , percentages can be rounded up to the next whole number (e.g. 95		
	at all information provided in this attachment is complete a and belief.		•



Erklärung/Declaration

	(Name)	
	(Strasse/Street)	
m Namen des Ersta on behalf of the benefi	(Ort/City) tungsberechtigten, iary entitled to the refund,	
	(Name)	
	(Strasse/Street)	

SA (DBA

that the beneficiary entitled to the refund is, according to Article 50d, paragraph 1 of the Income Tax Act ("Einkommensteuergesetz"/EStG), an American pension fund within the meaning of Article 10, paragraph 3 subparagraph b of the Double Taxation Agreement concluded with the USA (DTA USA) in the form of the revising protocol of June 1,2006.

Gem. der Definition Pensionsfonds im Art. 10 Abs. 11 des DBA USA versteht man darunter Personen, die in den USA vorwiegend errichtet und unterhalten werden, um Ruhegehalter oder ähnliche Vergutungen, einschließlich Sozialversicherungsleistungen, Invalidenrenten und Witwenrenten, zu verwalten oder zu gewähren oder zugunsten einer oder mehrerer dieser Personen Einkünfte zu erzielen. Hinsichtlich dieser Tätigkeiten mussen sie in den USA von der Steuer befreit sein.

According to the definition given in Article 10, paragraph 11 of the DTA USA, a pension fund refers to persons established and maintained in the USA primarily to administer or provide pensions or other similar remuneration, including social security payments, disability pensions and widow's pensions or to earn income for the benefit of one or more such persons. With respect to the activities described in subparagraph b) in this paragraph, they must exempt from tax in the USA.

(Datum und Unterschrift/Date and Signature)

Note: the German text is the legally binding version.

PAYMENT CERTIFICATION REQUIRED FOR LONG FORM GERMAN TAX RECLAIM FILINGS. THIS DOCUMENT MUST BE PLACED ONTO THE **DTC PARTICIPANT'S LETTERHEAD**

CREDIT ADVICE

[DTC PATICIPANT NAME] hereby certifies that the following beneficial owner holding the security [ISSUE NAME]; [CUSIP] was a holder of record on [ADR RECORD DATE]. The beneficial owner was paid the dividend less the [WITHHOLDING TAX %] withholding tax at source and is entitled to the [RECLAIM %] tax refund stipulated under the provisions of the double taxation Convention between the Federal Republic of Germany and [COUNTRY OF DOMICILE].

We hereby certify that we have paid the dividend to the beneficial owner of the following securities on **[ORD PAYDATE]**.

Account legal name and address: [BENEFICIAL OWNER NAME] [BENEFICIAL OWNER

ADDRESS]

Security Name:

ISIN: (ORD)

Pay Date: (ORD)

Ratio: (ADR to FO)

Shares (ADR):

Shares (ORD):

Dividend rate per share (EUR):

Gross Dividend (EUR):

Withholding tax amount (EUR):

Withholding tax rate:

Amount of claim (EUR):

Reclaim Tax Rate:

Date: