May 16, 2022

FROM: JPMorgan Chase Bank, N.A.
500 Stanton Christiana Rd.
Newark, DE 19713-2107

Security Name: PJSC Sberbank of Russia - ADR and GDR - Deposit Agreement Termination Announcement
ADR CUSIP #: 80585Y308
GDR CUSIP #: 80585Y407
Underlying ISIN: RU0009029540

JPMorgan Chase Bank, N.A., as depositary ("JPMorgan" or the "Depositary") announces the termination of (i) the deposit agreement dated as of June 27, 2011, among PJSC Sberbank of Russia ("Sberbank"), JPMorgan, and all holders from time to time of American depositary receipts ("ADRs"; CUSIP # 80585Y308) issued thereunder (as amended, the "Level 1 Deposit Agreement"), and (ii) the Additional Rule 144A Deposit Agreement dated as of September 19, 2012, among Sberbank, JPMorgan, and all holders from time to time of global depositary receipts ("GDRs"; CUSIP # 80585Y407) issued thereunder (as amended, the "Additional Rule 144A Deposit Agreement"); the deposit agreements described in (i) and (ii) hereinafter the "Deposit Agreements"). All capitalized terms used, but not otherwise defined herein, shall have the meaning given to such terms in the Deposit Agreements.

ADR Termination Date: June 16, 2022
ADR ISIN: US80585Y3080
ADR Ratio: 1 ADR: 4 Ordinary Shares
GDR Termination Date: June 16, 2022
GDR ISIN: US80585Y4070
GDR Ratio: 1 GDR: 4 Ordinary Shares
Country of Incorporation: Russian Federation
Custodian: J.P. Morgan Bank International

Additional details of the Termination:

On or prior to the ADR Termination Date and the GDR Termination Date (collectively, the "Termination Dates"), which are thirty (30) days from the date hereof, Owners of American Depositary Shares ("ADSs") and global Depositary Shares ("GDSs") will, subject to applicable laws, upon (a) surrender of such ADSs or GDSs, (b) payment of the fee of the Depositary for the surrender of ADSs or GDSs referred to in the Deposit Agreements, (c) payment of any applicable taxes or governmental charges, and (d) providing attestations and information requested in the ADR cancellation form to the satisfaction of the local custodian and in compliance with applicable law, be entitled to delivery, of the amount of Deposited Securities represented by those ADSs or GDSs. If any ADSs or GDSs shall remain outstanding after the Termination Dates, the Depositary thereafter shall discontinue the registration of transfers of ADSs or GDSs, shall suspend the distribution of dividends to the Owners thereof, and shall not give any further notices or perform any further acts under the Deposit Agreements, except that the Depositary shall continue to collect dividends and other distributions pertaining to Deposited Securities, shall attempt to sell rights and other property as provided in the Deposit Agreements, and shall attempt to continue to deliver Deposited Securities, together with any dividends or other distributions received with respect thereto and the net proceeds of the sale of any rights or other property, upon surrender of ADSs or GDSs.
GDSs, any expenses for the account of the Owner of such ADSs or GDSs in accordance with the terms and conditions of the Deposit Agreements, and any applicable taxes or governmental charges), in each case, if permitted by applicable law, rules or regulations. Holders are directed to review the Deposit Agreements for actions that the Depositary will take as to any remaining Deposited Securities after the Termination Dates, subject to applicable law. GIVEN THE EVOLVING REGULATORY LANDSCAPE AND MARKET UNCERTAINTIES AS TO CAUSES BEYOND ITS REASONABLE CONTROL, JPMORGAN'S ABILITY TO SELL OR TAKE OTHER ACTIONS INDICATED IN THE DEPOSIT AGREEMENTS AS REGARDS ANY DEPOSITED SECURITIES THAT REMAIN OUTSTANDING AFTER THE TERMINATION DATES, EXECUTION OF FOREIGN EXCHANGE TRANSACTIONS, AND DISTRIBUTION OF U.S. DOLLARS TO HOLDERS MAY BE LIMITED.

It is recommended that any party surrendering ADRs or GDRs for cancellation consult with their local market agent to ensure that delivery instructions are properly provided and that any and all local market requirements, including any restrictions on securities accounts, have been satisfied to allow for timely delivery of deposited securities.

Beginning on April 27, 2022, as required under current Russian law and regulations, the Company's ordinary equity shares underlying the ADRs or GDRs will have no voting rights, and dividends will no longer be paid on any of the ordinary equity shares underlying the respective ADRs or GDRs. ADR or GDR holders should consult with their local counsel and market agent on applicable requirements in connection with withdrawing the ordinary equity shares underlying the respective ADRs or GDRs, including any restrictions on account types into which the withdrawn equity shares may be deposited.

THE OFFICE OF FOREIGN ASSETS CONTROL (OFAC) OF THE U.S. DEPARTMENT OF TREASURY HAS GRANTED JPMORGAN A SPECIFIC LICENSE, WHICH EXPIRES ON JUNE 17, 2022, TO PERMIT AN ORDERLY WIND DOWN OF SBERBANK'S DEPOSITARY RECEIPT PROGRAMS. JPMORGAN WILL ACCEPT CANCELLATION REQUESTS UNTIL THE TERMINATION DATES, UNLESS OTHERWISE ANNOUNCED.

For cancellation and associated attestation forms, please see Sberbank’s broker forms on ADR.com, available here.

For further information, please contact:

DR Settlements
jpm.adr.settlements@jpmorgan.com

1Investor Disclosures

J.P. Morgan Chase Bank, N.A. or an affiliate, in its capacity as depository bank (the “Depositary”) collects fees from holders of depositary receipts. The Depositary may (i) reimburse the issuer for certain expenses incurred by the issuer in connection with the depositary receipts program and/or (ii) share with the issuer revenue derived by or anticipated to be derived by the Depositary from the program. The Depositary may use brokers, dealers or other service providers that are affiliates or other business units of J.P. Morgan Chase Bank, N.A. (the “Bank”) and, in doing so, each may earn or share fees and commissions.

In addition, to facilitate the administration of various depositary receipt transactions, including disbursement of dividends or other cash distributions and other corporate actions, the Depositary may engage the foreign exchange desk within the Bank and/or its
affiliates in order to enter into spot foreign exchange transactions to convert foreign currency into U.S. dollars ("FX Transactions"). For further details relating to the applicable foreign exchange rate, any applicable spread and the execution of FX Transactions, see the "Disclosure" page (or successor page) of www.adr.com (as updated by the Depositary from time to time).

Execution Disclosure

J.P. Morgan acting as depositary for depositary receipt ("DR") programs may facilitate the sale and purchase of securities in accordance with the applicable deposit agreement or the terms and condition of an unsponsored depositary receipts program. J.P. Morgan also acts as registrar and dividend disbursing agent for certain New York Registered Share ("NYRS") programs of issuers incorporated in the Netherlands. The procedures set forth below apply to any sales/purchases required under sponsored or unsponsored DR programs or a NYRS appointment to the extent such sales/purchases are contemplated in the terms of such appointment. Sales or purchases may be executed in the jurisdiction of incorporation of a DR issuer or in the market where the DRs or NYRSs are listed and/or traded. Examples include but are not limited to:

- a sale in the local market of rights to subscribe to underlying equity shares of an Issuer, where such rights are not registered in the US (or other jurisdiction if registration is required);
- a sale of shares issued as a result of the acquisition of a DR issuer;
- a sale of corporate action-related entitlements that are not distributed to DR holders;
- the purchase of local shares with a foreign currency cash remittance that cannot be converted to US dollars; and
- a sale of securities underlying DRs that remain outstanding subsequent to the termination of a DR program.

Any exceptions to these procedures will be made in accordance with J.P. Morgan’s policies.

Execution of sale or purchase of securities

If J.P. Morgan is required to endeavor to sell or purchase securities for the benefit of DR or NYRS holders, it may instruct the J.P. Morgan Equity Trading Desk ("JPM trading desk") acting as principal or agent to execute the transaction. JPM trading desk may charge a commission of up to 5 basis points (unless otherwise disclosed) calculated on the execution price (subject to rounding). If the JPM trading desk does not have the capability to buy or sell securities in the relevant market or is unable to perform the trade for any reason, J.P. Morgan may instruct its appointed local market custodian or a local broker to execute the sale or purchase, as the case may be. Any such local market custodian or local broker may charge a commission in relation to the execution of any such sale or purchase transaction. Sales or purchases executed through agents other than a JPM trading desk or J.P. Morgan’s local market custodian will only be made in accordance with the policies of J.P. Morgan.

Execution Period

J.P. Morgan will endeavor to execute the full sale/purchase during the applicable trading period and in the applicable markets of the security to the best of its ability. Sales transactions will only commence subsequent to confirmation by J.P. Morgan of receipt of the security to be sold.

Absent a specific trading period, J.P. Morgan will instruct the JPM trading desk, the local custodian or the local broker, as the case may be to execute a sale or purchase as soon as reasonably practicable as market conditions will permit, endeavoring to complete such sale or purchase within five (5) business days. The execution price for the securities bought or sold will depend on market conditions, including but not limited to:

- a. volume of securities subject to the trade;
- b. influence of the trade on market value of securities;
- c. historic trading volumes of the securities; and
- d. number of counterparties interested in the trade.

J.P. Morgan does not guarantee that the securities will be purchased or sold or at any particular price.

Final Price

J.P. Morgan will base the final price ("Final Price") on the actual execution price for the sale or purchase as adjusted for costs and commissions as described below.

The Final Price for executions of trades over a trading period of more than one day will be determined based on the weighted average of the final prices of all the sales/purchases of securities carried out on behalf of J.P. Morgan and on its instructions that occurred over each day of the trading period taking into account the highest and lowest price traded on all days of the trading period during normal trading hours of the exchange or market where the security trades. Any conversion of foreign currency into US dollars that may be required will be undertaken in accordance with the foreign exchange policies of J.P. Morgan in place at that time. Please consult the
additional disclosure for more information: [Depositary Receipts FX Disclosure]

The Final Price will be determined net of certain incurred costs or commissions, including but not limited to: (i) commission paid to a JPM trading desk, local custodian, local broker or other agent; (ii) stock exchange fees; (iii) applicable taxes and governmental charges; and (iv) any sale coordination fee of J.P. Morgan of up to 20 basis points calculated on the execution price (subject to rounding), with such fee to be assessed only in accordance with the terms and conditions of the applicable program and to the extent it would not cause the Final Price to fall outside of the range of prices for the security on that day during normal trading hours of the exchange or market where the security trades.

Disclaimer:

Each of the Depositary, the Bank and/or its affiliates reserves the right to change any of the above execution policies at any time in its discretion. This document is provided solely for informational purposes and provides a summary of the information contained herein. It is not a complete description of the transactions, processes and procedures referred to herein. Processes and procedures described in, and any other content of, this document are subject to change without notice. Neither the Depositary, the Bank nor any of their affiliates accept any obligation to update this document, whether or not such processes and/or procedures have changed.

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