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NOINVESTORCTIONREQUIREDFYOUDONOTWISHTOPRESENTHEDEPOSITARRECEIPTS REFERENCEDELOWFORCANCELLATIONNDYOUDONOTWISHTOWITHDRAWSHARESROM DEPOSITWITHTHEDEPOSITARDANK.

DRCancellationInstruction and Certification

When applying the DR Cancellation Pro-Ration for to the DRs surrendered for cancellation, please round down to the lower whole number pro-Rated DRs teliminate fractional entitlements to Pro-Rated DRs. When calculating number of Pro-Rated Shares to be received in Russia upon cancellation of Pro-Rated DRs pe round down to the lower whole number of Shares to eliminate fractional entitlements to Pro-Rated Shares.

In order to cancel your DRs, you must satisfy hof the following:

1. Deliver the DRs to Citi focancellation [DWAC withdrawafbr book-entry DRs]

See details for DR cancellation delivery to the Depositary in <u>Part I</u> below.

2. CompleteDTC or Registered OwnerDetails

See details DR Cancellations in <u>Part I</u> below.

3. Complete Share Delivery Instruction Details

See details for Share delivery by Custodian in **<u>Part II</u>** below.

4. Complete the Acknowledgments, Ofectations, Waivers & Signature

See details in **<u>Part III</u>** below.

5. Pay the DR Cancellation Fees to the Depositary

See details for calculation and payment of DR Cancellation Fees in <u>Part I</u> below.

Part I: DTC or Registered Owner Details

For DTC Participants

Persons holding DRs in DTC wishing to instructhe Depositary to cancel DRs and receive the Shares represented by DRs should complete this form and follow instructions below:

Name of DTC Participant:	
DTC Participant Number:	
Name of Contact Person of DTC Participant:	
Telephone Number of @tact Person at DTC Participant:	
E-mail of Contact Person at DTC Participant:	
Name Beneficial Owneof DRs (individual or entity):	
Address of BeneficiaDwner of the DRs:	
Email of Beneficial Owner of the DRs (or of contact for Beneficial Owner):	

Telephone Number of Be fie ial Owner of the DRs (or of contact for Beneficial Owner):		
Number of DRs presendefor cancellation: [See DR Cancellation Delivery details below]	DRs	
After applying the DR Cancellation Pro-Ratior Factor, the number of DRs eligible for cancellation (<u>"Pro-Rated D</u> Rs"):	DRs [DRs presented for cancellation] x [DR Cancellation Pro-Ration Factor] Round down to next whole number of DRs	
Number of Shares represented by Pro-Rated DRs (" <u>Pro-Rated Shar</u> es") to be delivered to Beneficial Owner's custo ia n / broker in Russia	[Pro-Rated DRs] x [DR to Share Ratio]	
Number of DRs to be ed ited to Citi book-entry account (<u>"DR Balanc</u> e"):	Round down to lower whole number of Shares	
[DRs presented for c ae llation – minus Pro- Rated DRs (eligible for cancellation)]	[DR balance + Pro-Rated DRs must equal DRs presented for cancellation]	
Calculation of DR Cancellation Fee: [See Instructions for calculation and payment of the DR Cancellation Fee below]	USD [USD0.04 x Pro-Rated DRs] rounded up to the nearest hundred plus a \$15.00 cable fee	

In connection with the DWAC withdrawal submitted, <i>on an unconditional and irrevocable basis</i> , the undersigned hereby confirms and instructs the following:	
Date of DWAC movement:	Note: Depositary and its agent (Computershare) will only approve and process the DWAC upon receipt of a completed DR Cancellation Instruction and Certification.
DWAC Reference Number (6-digit number):	

Instructions for Delivery of DRs for Cancellation to Depositary:

DTC participants must withdraw DRs from the DWAC withdrawal. Please note Depositary and its agent (Computersharel) on a prove and process the DWAC upon receipt of a completed DR Cancellon Instruction ad Certification.

Please note: Until Computershare, as Depositary's Agent, confirms the DR Cancellation & Instruction Form has been apprendly completed, DTC participtenshould not initiate the DWAC.

Please direct the DWAC to Computershare TA# 50156.

Instructions for calculation and payment of the DR Cancellation Fee:

• DR cancellation fee is payable only **the** Pro-Rated DRs (DRs presented for cancellation x DR Cancellation Pro-Ration FactoAt this time, no DR cancellation fee is payable on the DR Balance.

Number of DRs presendefor cancellation: [See DR Cancellation Delivery details below]	DRs	
After applying the DR Cancellation Pro-Ratior Factor, the number of DRs eligible for cancellation (<u>"Pro-Rated D</u> Rs"):	DRs [DRs presented for cancellation] x [DR Cancellation Pro-Ration Factor] Round down to next whole number of DRs	
Number of Shares represented by Pro-Rated DRs (" <u>Pro-Rated Shar</u> es") to be delivered to Beneficial Owner's custo ia n / broker in Russia		
	[Pro-Rated DRs] x [DR to Share Ratio]	
	Round down to lower whole number of Shares	
Number of DRs to be ed ited to Citi book-entry account (<u>"DR Balanc</u> e"):	DRs	
[DRs presented for c ae llation – minus Pro- Rated DRs (eligible for cancellation)]	[DR balance + Pro-Rated DRs must equal DRs presented for cancellation]	
Calculation of DR Cancellation Fee:	USD	
[See Instructions for calculation and payment of the DR Cancellation Fee below]	[USD0.04 x Pro-Rated DRs] rounded up to the nearest hundred plus a \$15.00 cable fee	

- For cancellations of 5 millioDRs or greater, payment **b**fe DR cancellation fee is required at the time DRs are presented foc**ela**tion and before Citi will proceed with cancellation of the DRs and subsequent actions.
- A certified check payable to Citibank, N.Aovering the DR cancellation fee must be enclosed with this form

- Additionally, in accordance witRussian Federal Law No. 114-H20Iders of DRs evidencing Russian shares must demonstment that they acquired the DRs presented for cancellation on or before April 27, 2022.
- THE DEPOSITARY MAY CLOSE THE DR BOOKS TO DR CANCELLATION AT ANY TIME IN THE FUTURE. NOTHIN G HEREIN OR IN THE ENCLOSED DEPOSITARY NOTICE IS INTENDED TO BE AN UNDERTAKING TO KEEP THE DR BOOKS OPEN FOR CANCELLATIONS.

Affirmative Acknowledgments

In connection with the DR cancellation reque**stforth** above, the undersigned, by signing below, acknowledges as Beneficial Owner of the DRs entered for cancellation for the benefit of the Depositary, the Custodian and their respective agents, that:

1. The DR program under which the DRs **ass**ued has been subject to the Automatic Conversions and the Forced Conversionder Russian Federal Law No. 114-FZ ("Automatic Conversions" and "FordeConversions", respectively).

2. In accordance with applicable lawetAutomatic Conversions and the Forced Conversions were implementerdrespect of the DR programithout the involvement or oversight of the Depositary aim a manner inconsistent with the Deposit Agreement for the DR program.

3. As a result of the Automatic Conversionand the Forced Conveousis, the Depositary is unable to reconcile the number of Sharesdeposit vs. the DRs outstanding in the DR program and there is a shollting the number of Shares heby the Custodian for the DR holders compared to the number of Shares

5. The "DR Balance" - the balance of DRs sotcancelled - will be credited to a Citi bookentry account in the Beneficial Owner's name DRs credited to the DR Balance do not represent any Shares currently held by Cibe todian or the Depitery (the Automatic Conversions and Forced Conversions havisglted in a Share shortfall) but instead constitute an entitlement to receivera rata portion of any Shares that the Depositary and/or the Custodian may in the future identifym the balance of th DR program as belonging toetholders of DRs in the DR Bance on the basis of a full or partial reconciliation of the Share-to-DR internet of the Automatic Conversions and Forced Conversions. The is no guaranteethasuch reconciliation will be successful or that any such Shares will be available any **firste** near or distant future, and as a result there is no indication that the BR redited to the DR balance have, or will in the future have, any value. The creation of the DR Baland any credit of DRs in the DR balance to a Beneficial Owner is purely an accommodatito the Beneficial Owner and does not represent any undertaking any value or service. Neither Depositary nor the Custodian undertake in any way to take any action on bebfalline holders of DRs credited to the DR balance to retrieve any Shares (or other properties, to bring any claims in respect of DRs or Shares that were the jesct of Automatic Conversions or Forced Conversions, to give any notices to the holder BRs credited to the DR Balance, or to continue the Share – to – DReconciliation process (as a resoft the Forced Conversions or the Automatic Conversions) indifiuture. The DR Balance and the DRs credited to the DR balance are non-transferable.

6. In opening the DR books for cancellation **one bhasis** described about the Depositary is acting in good faith to provide **any**uitable solution that it conseids to be in the interests of all DR holders given the continuous diverse impact of Russianguisation on the ability of the Depositary to exercise its rights an easy ponsibilities under the DR program.

Affirmative Certifications

In connection with the cancellation requestfeeth above, the undersigned, by signing below,e

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2. The Beneficial Owner has not (i) exchadignery DRs subject of the present cancellation request for underlying Shares, (iii) ade a request for cancelonation any such DRs, or (iii) received Shares in respect of DRs, in either an Automatic Conversion or a Forced Conversion process un Ressian Federal Law No. 114-FZ.

3. The Beneficial Owner is not subject to, the target of, any sations under the laws of any jurisdiction.

4. The Beneficial Owner beneficially ownsetDRs being surrendered for cancellation and acquired these DRs or before April 27, 2022 is the beneficial owner of the Account in Russia specified above into which the underlysingres will be subspected, will be the beneficial owner of the Shares delivered beneficial owner to its account in Russia set forth above and **Iniot**g has come to the attention the Beneficial Owner that the cancellation of the DRs, redictly or indirectly, is prohited under laws, regulations, or restrictive measures enforced decrees of the President the Russian Federation, regulations, directives, sanctis or guidelines of othergelators, or of any other government agency, restricting deposits and diritivals of securities tend from securities account opened with Russian custors addepositories and registrars.

Affirmative Waivers

The Beneficial Owner, by signing below, irrevolution and unconditionally waives and releases any and all claims that it may otherwise havaiagt the Depositary, the Custodian or any of its affiliates, representatives, agents, officersections or employees by reason of any Automatic Conversions, any Forced Conversions, any actilementor omission by any of them in accordance with this DR Cancellation Instruction and Certificon, including, but notifhited to, the cancellation of DRs (including pro-ration), the elivery of Shares upon the cancellation of the DRs and the credit of DRs to the DR Balance, upon the terms emptlated herein, and their reliance on the acknowledgements, confirmations, agreements, represents, representations and certifications and certifications and certifications.

Affirmative Indemnities

The undersigned, by signing below, irrevocated yees to uncondition in a indemnify and hold harmless the Depositary, the Custodian and the prective successors, and assigns, and each of their affiliates, representatives, agents, officence of the prective successors and each of their successors and assigns against all losses, liabilities, reasoned penses and damage sany kind whatsoever that may arise from (i) any actional ken or omission by any of them in accordance with this DR Cancellation Instruction and Certification, including, but to limited to, the carellation of the DRs,

the delivery of Shares (based on DR Cancella Roo-Ration Factor) upon the cancellation of the Cancelled DRs, the credit of DRs to the DR Balance, and any non-delivery of any additional Shares, and (ii) any breach by the undersigned of any of entities the statements, representation semtifications made herein by undersigned being or becoming inaccurate or untrue in any respect whatsoever.

<u>Signatures</u>

This DR Cancellation Instruction and Certification must be signed by (x) the Beneficial Owner of the DRs presented for cancellation or (y) the Broker or Custodian acting on behalf of the Beneficial Owner of the DRs and presenting the DRs for cancellation.

For signature by Beneficial Owner:

This instrument has been signed and deliverelded Depositary by the Beneficial Owner of the DRs being presented for cancellation without any conditions ontingencies, and each case with full authority to do so and with the intent to be und to its terms without any reservations.

Date of DR Cancellation Request:	
Name of Beneficial Owner:	
Signature of Beneficial Owner:	
Title:	
Contact Details for Beneficial Owner:	

OR

For signature by Broker or Custodian acting on behalf of Beeficial Owner:

This instrument is being signed and delivence the Depositary by undersigned on behalf of the Beneficial Owner of the DRs being presenter cancellation without y conditions or contingencies. By signing below, and by deting this instrument to the Depositary, the undersigned represents and warrants to Depositary that it is fully to do so on behalf of the Beneficial Owner and to bind the Benefic@ev/ner of the DRs to its terms without any reservations. In addition, the unsigned by signing and delivering that causes the dersigned to question the accuracy or veracity of the acknowledgements firmations, agreements, representations and certificationsset forth herein.

Date of DR Cancellation Request:	
Name of Beneficial Owner:	
Name of Broker of Custodian acting on beha of Beneficial Owner:	lf
Signature of Broker of Custodian acting on behalf of Beneficial Owner:	
Title of person signing on behalf of Broker of Custodian acting on behalf of Beneficial Owner:	

Contact details of peoms signing on behalf of Broker of Custodian acting on behalf of Beneficial Owner:	
seneficial Owner:	

Notes:

Failure to provide complete documents or DR carellation fees by 3pm New York time on the date of receipt of DRs for cancellation- will result in the return of DRs to the presenting entity, unless sanctions regimes preclude such actio Remitted DR cancellation fees that are not accompanied by DRs or completed dornents will be similarly returned.

Please note that delays may arise in connectition this cancellation request until the Depositary's internal procedures and contraise completed in order to comploy th applicable laws, including sanctions. Notwithstanding any provision of the value deposit agreement the contrary, the Depositary may refuse to process any DRcellation request by any DR holder who does not timely satisfy all of the DR cancellation requirements set forth herein.

The DR Cancellation Instruction a Mertification should be sent to:

BY FIRST CLASS OR OVERNIGHT MAIL: Computershare Inc Attn: Restriced/Citi RADR 150 Royall Street, Suite: 101 Canton, MA 02021 An electronic version cabe provided via e-mail <u>CITIRADR@computershare.com</u>