# **APPROVED**

BY GENERAL MEETING OF SHAREHOLDERS OF MOBILE TELESYSTEMS PUBLIC JOINT STOCK COMPANY

JUNE 24, 2025, MINUTES NO.58

Mobile TeleSystems
Public Joint Stock Company

**COMPANY CHARTER** 

(Rev. 19)

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#### PART I. THE COMPANY

#### 1. GENERAL PROVISIONS

- 1.1. Mobile TeleSystems Public Joint Stock Company (hereinafter the "Company") was registered with the State Registration Chamber under the Ministry of Justice of the Russian Federation on March 1, 2000 under registration number R-7882.16.
- 1.2. On September 2, 2002, the Company was entered into the Unified State Register of Legal Entities of the Russian Federation (RF) as an entity having been registered prior to July 1, 2002, under Primary State Registration Number (PSRN) 1027700149124.
- 1.3. The Company is incorporated and operates under the Civil Code of the Russian Federation, the Federal Law "On Joint Stock Companies", other regulatory legal acts of the Russian Federation and hereunder.
- 1.4. The Company's trade name:

The Company's full trade name in the Russian language shall be:

# Публичное акционерное общество «Мобильные ТелеСистемы».

The Company's short trade name in the Russian language shall be: ΠΑΟ «MTC».

The Company's full trade name in the English language shall be:

# Mobile TeleSystems Public Joint Stock Company.

The Company's short trade name in the English language shall be: MTS PJSC.

- 1.5. The Company's trade name before June 25, 2015 (the trade name was changed by the Decision of the General Meeting of Shareholders dated June 25, 2015, Minutes No. 35): The Company's full trade name in the Russian language was: Открытое акционерное общество «Мобильные ТелеСистемы»; the Company's short trade name in the Russian language was: OAO «МТС» от ОАО «Мобильные ТелеСистемы»; the Company's full trade name in the English language was: Mobile TeleSystems Open Joint Stock Company; the Company's short trade name in the English language was: MTS OJSC.
- 1.6. Location of the Company shall be: **Moscow**, **Russian Federation**.
- 1.7. The Company has been established in perpetuity.
- 1.8. Information about the Company's reorganization and legal succession is provided in the Annex hereto, which is an integral part of the Charter.

## 2. OBJECTIVES, SCOPE AND TYPES OF COMPANY'S ACTIVITIES

- 2.1. The Company's economic activity aims to make profit by planning, marketing, establishing and operating communication networks and facilities, to provide access to Internet and to render communications services in the regions specified in the licenses issued to the Company by an authorized public agency.
- 2.2. To achieve the above objective, the Company's activities shall include the telecommunications activities, in particular:
  - (1) mobile telecommunications activities;
  - (2) fixed-line telephony activities;
  - (3) data transmission activities;
  - (4) telematic services;
  - (5) cable television and radio services;
  - (6) cooperation with the national and/or international GSM operators in the Russian Federation and abroad to ensure proper servicing of the Company's customers;
  - (7) cooperation with certain telephone operators in Moscow and the Russian Federation as well as with international telecom operators;
  - (8) settlement of accounts with customers, commercial and financial management of the network in accordance with accepted international practices;
  - (9) delivery and marketing of value added mobile telecom services;

- (10) import, sales, leasing, installation and maintenance of terminals and related accessories:
- (11) operation and maintenance of monitoring equipment for GSM networks;
- (12) protection of state secret data in compliance with the laws of the Russian Federation;
- (13) carrying out the works using the state secret data, conducting the activities and/or providing the services related to state secret protection;
- (14) conducting any other activities following decisions of the Board of Directors aimed to achieve the Company's principal objectives.
- 2.3. The Company may carry out any other types of activity to the extent not prohibited by the laws of the Russian Federation.
- 2.4. The Company has the right to carry out activities related to the storage of archival documents.
- 2.5. The licensable types of activity shall be carried out on the basis of corresponding licenses.

#### 3. LEGAL STATUS OF THE COMPANY

- 3.1. The Company is a legal entity under the Russian laws with its own separate property booked on the Company's standalone balance sheet, may acquire and exercise civil rights in its own name, assume civil obligations, sue and be sued in a court.
- 3.2. The Company has a round seal bearing the Company's full name in the Russian language and the Primary State Registration Number, letterheads with the Company's full name, as well as the trademarks registered under the laws. The Company may have a seal, stamps and letterheads with the Company's full name in the Russian and English languages, as well as an emblem and other means of visual identification.
- 3.3. The Company is entitled to participate in accordance with the established procedure in the establishment of other entities both in the Russian Federation and abroad, to have subsidiaries in the Russian Federation and abroad, to acquire shares (equities) in authorized capitals thereof, buildings, structures, land plots and other immovable property, securities, as well as any other property, to which property right may apply to in accordance with applicable laws.
- 3.4. In order to raise additional funds, the Company shall be entitled to issue securities of various classes permitted by the laws of the Russian Federation, including shares, bonds and other securities, and to independently set out the conditions of their issue and placement according to the laws of the Russian Federation and hereto.
- 3.5. The Company shall be entitled to participate in holding companies, financial/industrial groups, associations and other associations of business entities on the terms that do not contradict the laws of the Russian Federation and this Charter.
- 3.6. The Company shall be entitled to participate in unions, associations and other groupings of organizations on the terms that do not contradict the laws of the Russian Federation and this Charter. The Company shall be entitled to cooperate with international financial organizations in any form not prohibited by law.
- 3.7. The Company shall acquire civil rights and assume liabilities through its bodies, acting in conformity with the laws and herewith.
- 3.8. The Company shall not be liable for the obligations of its shareholders, and the shareholders shall not be liable for the obligations of the Company and shall bear the risk of damages, associated with its activities, to the extent of the shares held by them. The Company shall not be liable for the obligations of the state and its agencies, and the state and its agencies shall not be liable for the Company's obligations.
- 3.9. The Company shall be responsible for safekeeping and usage of internal documents (administrative, financial and economic, accounting, etc.), personnel documents. The Company shall ensure the transfer of the documents of scientific and historical importance for the state custody in the manner established by laws in force in Russia.
- 3.10. The Company conducts mobilization training according to the laws of the Russian Federation and the regulatory documents of the Moscow Government.

3.11. The Company undertakes to comply with the laws of the Russian Federation as far as the state secret is concerned.

#### 4. THE COMPANY'S PROPERTY

- 4.1. The Company owns its property, including the property, transferred to the Company by its shareholders. The Company's shareholders have no right of ownership to the property introduced into the Company's authorized capital.
- 4.2. The Company shall exercise its right to free possession, use and disposal of property in its ownership in compliance with applicable laws.
- 4.3. Major transactions to be effected by the Company require the obtaining of consent (subsequent approval) of the General Meeting of Shareholders or the Board of Directors in accordance with sub-clauses 27.1(23), 27.1(29), 32.2(16) hereof, as prescribed by the Federal Law "On Joint Stock Companies".
- 4.4. Interested-party transactions shall be effected by the Company as prescribed by the Federal Law "On Joint Stock Companies". It is not required to obtain the consent of the General Meeting of Shareholders or the Board of Directors for such transactions, except in cases when the Company has received a request from the General Director of the Company, a member of the Management Board of the Company, a member of the Board of Directors of the Company to obtain such consent. The Company shall notify the members of the Company's Board of Directors, the members of the Management Board, the Company's General Director of the planned interested-party transaction no later than 5 (five) calendar days before the date of transaction execution.
- 4.5. The Company's property consists of the fixed assets and working capital, and other property, the cost of which is recorded in the Company's standalone balance sheet. The sources of the Company's assets formations, income, balance and net profit are formed in accordance with the procedure prescribed by the laws of the Russian Federation.

#### 5. THE COMPANY'S BRANCHES AND REPRESENTATIVE OFFICES

- 5.1. The Company may, in accordance with the established procedure, establish branches and representative offices in the Russian Federation and abroad that shall operate on the basis of relevant provisions thereon. The branches and representative offices shall not be deemed legal entities, the heads thereof shall be appointed by the General Director and act within the powers vested in them by a power of attorney issued to them.
- 5.2. The list of branches and representative offices of the Company is included in the Unified State Register of Legal Entities.

## 6. DIVIDENDS

- 6.1. Based on the results of the first quarter, six months and nine months of the reporting year and/or based on the results of a reporting year, the Company may decide on the payment of (declare) the dividends on the placed shares.
- 6.2. Decision on payment (declaration) of dividends following on the results of the first quarter, six months and nine months of the reporting year may be made by an extraordinary General Meeting of Shareholders within the period prescribed by the Russian laws. The issue of distribution of profit (including payment (declaration) of dividends, except for the profit distributed as dividends following the results of the first quarter, six months and nine months of the reporting year) and losses of the Company for the reporting year shall be decided at the Annual General Meeting of Shareholders.
- 6.3. Decision to pay dividends, the amount of dividend and the form of payment, as well as on the date on which the persons entitled to dividends are determined shall be taken based on the proposal of the Board of Directors. The amount of dividend shall not exceed the value recommended by the Board of Directors.
- 6.4. The time period for payment of dividends shall not exceed the time limits prescribed by the Russian laws.

- 6.5. The Company is obliged to pay the declared dividends on the shares of each category (type).
- 6.6. The amount of dividend is declared as a percentage of the par value of a share, or in rubles per one share.
- 6.7. The dividend may be paid in cash and, if the General Meeting of Shareholders so decided, in kind in shares, bonds, commodities or other property.
- 6.8. The Russian laws provide for the restrictions in respect of the declaration and payment of dividends.
- 6.9. The Company shall not have the right to give any privileges in terms of dividend payment period to the owners of the shares of a certain category (type). A person who has not received the declared dividends due to the fact that the Company or the registrar does not have accurate and appropriate address or bank details required, or due to any other delay by the creditor may claim such dividends (unclaimed dividends) within 3 (three) years from the date of the decision on dividend payment. The time period prescribed for the request for payment of declared dividends shall, if missed, not be subject to renewal except for cases when a person entitled to dividends failed to request the payment of dividends under threat or by force. Upon the expiry of the time period as stipulated in this article, the declared and unclaimed dividends shall be attributed to the Company's undistributed profits.

## 7. THE COMPANY'S FUNDS AND NET ASSETS

- 7.1. The Company shall establish a reserve fund by an annually allocation amounting to not less than 5% (five percent) of the Company's net profit, until the reserve fund achieves 15% (fifteen percent) of the Company's authorized capital. This reserve fund is designated to cover the Company's losses, as well as to redeem the Company's bonds and to redeem the Company's shares should other funds be unavailable. The reserve fund may not be used for any other purpose. The assets of the reserve fund may be used on the basis of the Board of Directors decision in accordance with the procedure established thereby.
- 7.2. The Company shall be entitled to establish other funds.
- 7.3. The Company's net assets value shall be evaluated based on the accounting data under the procedure stipulated by the laws of the Russian Federation.
- 7.4. In case the Company's net assets value becomes less than the amount of the Company's authorized capital, the Company shall take actions stipulated by the laws of the Russian Federation.

## 8. ACCOUNTING AND REPORTING IN THE COMPANY

- 8.1. The Company shall organize accounting and take measures to ensure that the Company's bookkeeping practice provides a trustworthy and complete reflection of the information concerning all transactions and other facts of economic activity.
- 8.2. The Company shall keep the documents provided for by the laws of the Russian Federation.
- 8.3. The Company shall disclose its accounting (financial) statements according to the procedure established by the Russian laws and the Company's internal documents.
- 8.4. The General Director shall be liable, to the extent set out in applicable laws, for organization, status and reliability of the Company's accounting records, for a timely submission of accounting (financial) statements to the regulatory agencies, and for the trustworthiness of information about the Company's activities submitted to the Company's shareholders, creditors and other persons.
- 8.5. The Company's annual accounting (financial) statements, supported by the Auditor organization's and the Auditing Commission's report, shall be submitted by the General Director to the Board of Directors and the Annual General Meeting of Shareholders.

- 8.6. The Company's annual report is subject to preliminary approval by the Board of Directors not later than 30 (thirty) days prior to holding the Annual General Meeting of Shareholders.
- 8.7. The Auditing Commission shall certify the trustworthiness of data contained in the Company's annual report and accounting (financial) statements.

#### 9. INFORMATION ABOUT THE COMPANY

- 9.1. Information about the Company shall be submitted to the shareholders in accordance with applicable laws of the Russian Federation and other legal acts.
- 9.2. The Company shall ensure the shareholders' access to the documents that should be kept and provided by the Company according hereto and the laws of the Russian Federation. Information about the Company and the copies of the corresponding documents shall be made available in accordance with the procedure set forth by the laws of the Russian Federation.
- 9.3. The shareholders and the Company shall make all reasonable efforts to prevent an unauthorized disclosure and a leak of such information. The members of the Board of Directors, having access to the Company's confidential information, may neither disclose such information to any persons, who have no access to such information, nor use it in their own interests or interests of other persons.
- 9.4. If necessary, the Company may enter into confidentiality agreements with its employees, the members of the Board of Directors and the shareholders, while these persons shall enter into confidentiality agreements with each other.
- 9.5. Compulsory disclosure of the information shall be undertaken by the Company to the extent and in the manner stipulated by the Company's internal documents and the laws of the Russian Federation.
- 9.6. The foreign persons are prohibited to access the data constituting the state secret.

## 10. REORGANIZATION AND LIQUIDATION OF THE COMPANY

- 10.1. The Company may be voluntarily reorganized in accordance with the procedure set forth in the laws of the Russian Federation. As stipulated by the laws of the Russian Federation, the reorganization of the Company shall entail the transfer of the Company's rights and obligations to its legal successors.
- 10.2. The reorganization of the Company may be undertaken in the form of merger, acquisition, demerger, spin-off and transformation, as well as through combination of various reorganization forms.
- 10.3. The Company shall be deemed reorganized, except for the cases of reorganization in the form of acquisition, from the date of state registration of the newly established legal entities
- 10.4. In the case of reorganization by way of merger into it of another company, the Company shall be deemed reorganized from the date an entry is made in the Unified State Register of Legal Entities on cessation of activities of the acquired company.
- 10.5. The Company may be liquidated voluntarily in accordance with the procedure established by the laws of the Russian Federation, or by court decision in cases envisaged by the laws of the Russian Federation.
- 10.6. The liquidation of the Company entails its dissolution without transfer of rights and obligations to other persons by way of legal succession.
- 10.7. Upon appointment of the liquidation commission, the latter shall be authorized to manage the Company's activities. The liquidation commission shall appear in the court on behalf of the Company being liquidated.
- 10.8. The liquidation commission shall publish a notice on the liquidation of the Company, on the procedure for and time period of the creditors' claims in the mass media publishing information about state registration of legal entities. The period for the creditors' claims shall be not less than 2 (two) months from the date of publishing the Company liquidation notice.

- 10.9. Upon expiration of the period for the creditors' claims, the liquidation commission shall draw up an interim liquidation balance sheet containing the data on the assets of the Company being liquidated, the creditors' claims, the results of consideration thereof as well as the list of claims satisfied by a legally effective court decision, regardless of whether such requirements were agreed by the liquidation commission. The interim liquidation balance sheet shall be approved by the General Meeting of Shareholders.
- 10.10. Upon completion of settlements with creditors, the liquidation commission shall draw up a liquidation balance sheet subject to approval by the General Meeting of Shareholders.
- 10.11. The Company's property that survived the settlement of accounts with the creditors shall be distributed by the liquidation commission among the shareholders as follows:
  - 1) firstly, payments shall be made on the shares, which the Company is obliged to redeem from the shareholders pursuant to the laws of the Russian Federation;
  - 2) secondly, payments shall be made on the accrued, but unpaid dividends on the preferred shares and of a liquidation value of the preferred shares as prescribed hereby:
  - 3) thirdly, the Company's property shall be distributed among the shareholders owning the ordinary shares and all classes of the preferred shares.
- 10.12. Allocation of the property at each stage shall be performed after the property allocation of the previous stage has been fully completed.
- 10.13. The liquidation of the Company shall be deemed completed and the Company no longer existing after a corresponding entry is made in the Unified State Register of Legal Entities.
- 10.14. Upon reorganization (liquidation) of the Company, as well as after the cessation of the activities involving the use of data containing the state secrets, the Company shall ensure the protection of such data and data media through development and implementation of information security procedures, information protection, counterintelligence, safety guard and fire safety.

# 11. COMPANY CHARTER

- 11.1. This Charter is a constituent document of the Company. The requirements hereof are mandatory for fulfillment by all bodies of the Company and the Company's shareholders. This Charter enters into force following its registration in compliance with the procedure established by the laws of the Russian Federation.
- 11.2. Decisions on amendments and supplements hereto shall be made by the General Meeting of Shareholders or by the Board of Directors according to the procedure established by law and hereby. The amendments and supplements hereto shall come into force after the state registration thereof.
- 11.3. The provisions hereof shall be applicable to the extent that they do not contradict the laws of the Russian Federation. Should the legislative amendments entail the conflict between certain clauses and provisions hereof and the legal acts, such clauses and provisions shall be invalidated until corresponding amendments are introduced hereto.

## PART II. THE COMPANY'S AUTHORIZED CAPITAL

## 12. AUTHORIZED CAPITAL, GENERAL PROVISIONS

- 12.1. The Company's authorized capital determines the minimal size of the Company's property that ensures the interests of its creditors.
- 12.2. The Company's authorized capital amounts to RUB 199,838,157.50 (one hundred ninety-nine million eight hundred thirty-eight thousand one hundred fifty seven rubles and fifty kopecks), divided into 1,998,381,575 (one billion nine hundred ninety-eight million three hundred eighty-one thousand five hundred seventy-five) placed ordinary shares of the Company with a par value of 0.1 (one-tenth) ruble (or 10 (ten) kopecks) each. The Company's authorized capital has been fully paid.

12.3. In addition to the placed ordinary shares, the Company declares (shall have the right to place) 100,000,000 (one hundred million) ordinary shares with a par value of 0.1 (one-tenth) ruble each and a total amount of 10,000,000 rubles (ten million rubles) (declared shares).

Upon placement, the declared shares shall grant the same rights as the Company's placed ordinary shares.

## 13. INCREASE OF THE COMPANY'S AUTHORIZED CAPITAL

- 13.1. The Company's authorized capital may be increased by increasing the par value of the Company's shares or by placing additional shares by decision of a General Meeting of Shareholders according to the sub-clauses 27.1(6) 27.1(10) hereof or by decision of the Board of Directors according to sub-clauses 32.2(30) and 32.2(31) hereof.
- 13.2. The Company's authorized capital may be increased by increasing the par value of the shares only out of the Company's property. The Company's authorized capital may be increased via the placement of additional shares out of the Company's property.
- 13.3. Should the Company's authorized capital be increased via placement of additional shares, the number of such additional shares shall not exceed the number of the declared shares, provided for hereby. Thus, if the number of the Company's declared shares is not sufficient for the placement of the expected number of the Company's additional shares, then, in accordance with the procedure and on the terms established by the laws of the Russian Federation and hereby, the decision to increase the Company's authorized capital may be made simultaneously with the decision on amending this Charter with respect to the number of the Company's declared shares as may be required to take the decision on the increase of the authorized capital.
- 13.4. The Company's additional shares may be placed by subscription or conversion, as well as by distribution among all the Company's shareholders in the case the Company's authorized capital is increased out of its property.
- 13.5. The Company shall be entitled to place additional shares by either public or private subscription.
- 13.6. The price of placing the additional shares for the persons enjoying a preemptive right to the shares can be lower than the price of placing for other persons, but not more than by 10% (ten percent). Herewith, the price of placing the additional shares cannot be lower than their par value.
- 13.7. The Company's additional shares, placed by subscription, can be paid in cash, securities, other commodities, property rights or other rights having a monetary valuation.
- 13.8. The Company's additional shares, placed by subscription, shall be deemed placed upon full payment thereof.
- 13.9. In the case where the Company's authorized capital is increased out of the Company's property by placing additional shares, such shares shall be distributed among all shareholders. In doing so, each shareholder shall be offered the shares of the same category (type), as it owns, on pro rata basis.
- 13.10. The amount, by which the Company's authorized capital is increased out of the Company's property, shall not exceed the difference between the net Company's asset value and the amount of the Company's authorized capital and reserve fund.

# 14. DECREASE OF THE COMPANY'S AUTHORIZED CAPITAL

- 14.1. The Company shall be entitled, and in the cases stipulated by the laws of the Russian Federation obliged, to decrease its authorized capital by reducing the par value of the shares or by reducing the total number thereof, including by acquisition of a part of the shares in the cases stipulated by the laws of the Russian Federation and hereby.
- 14.2. The decision to decrease the Company's authorized capital by reducing the par value of the shares or by acquisition of a part of the shares with a view to reduce the total number thereof, shall be made by the General Meeting of Shareholders according to sub-clauses 27.1(11) and 27.1(12) hereof.

- 14.3. The decision to decrease the Company's authorized capital by reducing the par value of the shares may provide for the payment of monetary funds to the Company's shareholders and/or the transfer to them of equity securities, owned by the Company and placed by other legal entity.
- 14.4. The Company's authorized capital may be decreased by reducing the total number of the placed shares, including the acquisition and retirement of some shares at the Company's disposal in the following cases:
  - (1) in the case of retirement of some shares, acquired by the Company following the decision to decrease the Company's authorized capital by acquisition and retirement of some shares aimed to reduce the total number thereof;
  - (2) if the shares redeemed by the Company at the shareholders' request failed to be sold within one year from the date of redemption thereof (except for the case of redemption of shares following the decision to reorganize the Company);
  - (3) redemption of the Company's shares upon reorganization thereof;
  - (4) the reorganization of the Company by way of spin-off by the retirement of the converted shares;
  - (5) if the shares, acquired by the Company by decision of the Company's competent body, established by the Company Charter, failed to be sold within 1 (one) year from the date of acquisition thereof:
  - (6) in other cases provided for by the laws of the Russian Federation.
- 14.5. The decision to decrease the Company's authorized capital by acquiring some shares aimed to reduce the total number thereof shall be made by the General Meeting of Shareholders.
- 14.6. Within 3 (three) working days following the Company's decision to decrease its authorized capital, the Company shall notify of its decision the authority, that carries out state registration of legal entities, and publish twice (once a month) in printed media where the information on the state registration of legal entities is published a notice on reduction of the Company's authorized capital. The Company's creditor may, if its right of claim arose prior to publication of a notice on Company's authorized capital reduction, within 30 (thirty) days after the date of the last publication of the notice demand early performance of the Company's relevant obligations or, unless early performance of the obligations is possible, the termination of obligations and reimbursement of the respective costs.

## PART III. SHARES AND OTHER EQUITY SECURITIES OF THE COMPANY

## 15. THE COMPANY'S SHARES

- 15.1. The Company's ordinary share is an equity security granting its owner (shareholder) a specific scope of proprietary rights, including the right to participate in managing the Company, the right to receive a part of Company's profit in form of dividend, as well as the right to receive a part of the property after liquidation of the Company.
- 15.2. The Company's issued and placed shares are ordinary shares of the same par value. The par value of the shares is expressed in rubles, regardless of the form and the way they have been paid for.
- 15.3. The Company's shares are publicly traded on the terms established by the laws of the Russian Federation on securities.
- 15.4. The Company has a right to place one or more classes of the Company's preferred shares.
- 15.5. The par value of the shares of the same category (type) shall be the same.
- 15.6. The par value of the Company's placed preferred shares shall not be lower than the par value of ordinary shares and shall not exceed 25% (twenty five percent) of the Company's authorized capital.

- 15.7. The procedure of formation and floatation of the Company's fractional shares shall be set forth hereby and the laws of the Russian Federation.
- 15.8. The scope of rights granted by the Company's share shall be defined by the laws of the Russian Federation and hereby.
- 15.9. The rights granted by the Company's share shall be transferred to the acquirer thereof at the time of rights to such security are transferred.

#### 16. BONDS AND OTHER EQUITY SECURITIES OF THE COMPANY

- 16.1. Apart from the Company's additional shares, the Company shall be entitled to place bonds, options and other equity securities according to the requirement of the laws of the Russian Federation.
- 16.2. The Company has no right to place the bonds and other equity securities, convertible into the Company's shares, if the number of the Company's declared shares of certain categories and types is less than the number of the shares of such categories and types, the right to purchase which is granted by such securities. In such cases, according to the procedure and on the terms, stipulated by the laws of the Russian Federation and hereby, the decision to place equity securities convertible into the Company's shares may be taken simultaneously with the decision to introduce the amendments hereto in respect of the number of the Company's declared shares as may be required to make such decision.
- 16.3. The placing price of the equity securities convertible into the Company's shares for the persons having a preemptive purchase right can be lower than the placing price for other persons, but not more than by 10% (ten percent). The placing price of the equity securities convertible into the Company's shares may not be lower than the par value of the shares, such equity securities are converted into.
- 16.4. The equity securities placed by the Company (except for the Company's additional shares placed by subscription) may be paid only in cash.
- 16.5. The Company's equity securities placed by subscription shall be deemed placed if paid for in full.
- 16.6. The Company's bonds may be redeemed in cash or in kind according to the decision on the issue thereof.
- 16.7. A bond shall attest the right of its owner to demand the redemption of a bond (payment of the par value, or the par value and interest) within the established period.
- 16.8. Placement of bonds and other equity securities (including bonds and other equity securities convertible into shares) shall be performed on the basis of the decision of the General Meeting of Shareholders or the Board of Directors.
- 16.9. The decision to issue bonds shall specify the form, period and other terms of bond redemption.
- 16.10. A bond shall have a par value. The bonds may be placed by the Company after its authorized capital is paid in full.
- 16.11. The Company may place bonds with flat maturity term or bonds redeemable by series on certain dates.
- 16.12. The Company shall provide for the possibility of early redemption of the bonds at request of bond owners. At the same time, the decision to issue bonds shall indicate the cost of the redemption and the earliest date when such bond may be presented for an early redemption.
- 16.13. The Company shall be entitled to place the bonds, including the bonds secured by pledge of certain property, or the bonds under security provided to the Company by a third party for the issue of bonds, and debenture bonds.
- 16.14. The procedure for issuing the securities, depending on the kind of securities and the manner of placement thereof, shall be set forth by the laws of the Russian Federation.

## 17. CONSOLIDATION AND SPLITTING OF SHARES

- 17.1. By decision of the General Meeting of Shareholders, the Company shall be entitled to consolidate the Company's placed shares, which results in conversion of two or more shares into one new share of the same category (type). In this case, respective amendments shall be introduced hereto with respect to the share's par value and the number of the Company's placed and declared shares.
- 17.2. Unless the purchase of the whole number of the shares by a shareholder is possible during the consolidation, the parts of the shares (fractional shares) shall be formed.
- 17.3. By decision of the General Meeting of Shareholders, the Company shall be entitled to split the Company's placed shares, which results in conversion of one share into two or more shares of the same category (type). In this case, respective amendments shall be introduced hereto with respect to the share's par value and the number of the Company's placed and declared shares of the corresponding category (type).

# 18. PAYMENT FOR THE SHARES AND OTHER EQUITY SECURITIES UPON PLACEMENT THEREOF

- 18.1. The Company's shares placed at the time of its establishment have been paid in full by the Company's founders following the decision on establishing the Company and the terms of agreement on the establishment of the Company.
- 18.2. Additional shares and equity securities of the Company, placed by subscription, shall be deemed placed if paid in full.
- 18.3. The Company's additional shares placed by subscription may be paid in cash, securities, other commodities or property rights or other rights, having a monetary valuation. The Company's additional shares may be paid by offsetting the Company's liabilities in case of private offering.
- 18.4. The form of payment for the Company's additional shares shall be defined by decision on placement thereof. The payment for other equity securities of the Company shall be made only in cash.
- 18.5. In the case of in-kind payment for the additional shares of the Company, the property used to pay for the shares shall be valuated according to article 77 of Federal Law "On Joint Stock Companies".
- 18.6. In the case of in-kind payment for the Company's shares, an independent appraiser shall be engaged to evaluate the market value of such property, unless otherwise stipulated by the laws of the Russian Federation. The property's monetary value determined by the Board of Directors may not exceed the monetary value determined by an independent appraiser.

# 19. ACQUISITION OF THE PLACED SHARES BY THE COMPANY

- 19.1. The Company shall be entitled to acquire the shares placed by it based on the decision of the General Meeting of Shareholders on decrease of the Company's authorized capital by acquiring a part of the placed shares in order to reduce the total number thereof. The decision to decrease the authorized capital in such a way may not be taken, if the nominal value of the shares remaining in circulation would be less than the minimal amount of the authorized capital stipulated by the laws of the Russian Federation. The shares acquired by decision of the General Meeting of Shareholders on decrease of the authorized capital shall be retired upon acquisition thereof.
- 19.2. The Company shall be entitled to acquire the placed shares by decision of the Board of Directors. Such a decision may be taken if the par value of the shares remaining in circulation makes up at least 90% (ninety percent) of the Company's authorized capital. The acquired shares do not grant the right of vote, are not taken into consideration when counting the votes, and no dividends are accrued on such shares. Such shares shall be sold at their market price no later than 1 (one) year from the date of acquisition thereof. Otherwise, the General Meeting of Shareholders shall take a decision to decrease the Company's authorized capital by retiring the mentioned shares.

## 20. REDEMPTION OF THE COMPANY'S SHARES AT THE SHAREHOLDERS' REQUEST

- 20.1. The shareholders holding the voting shares of the Company shall be entitled to request the redemption of all or a part of the shares owned by them in the following cases:
  - (1) adopting a decision by the General Meeting of Shareholders on reorganization of the Company except for reorganization of the Company by way of merger into it of another legal entity, the Company's participation interest in the authorized capital of which is 100% (one hundred percent) provided that the book value of assets of the absorbed legal entity does not exceed 2% (two percent) of the book value of the Company's assets and net asset value of the absorbed legal entity is not less than its authorized capital;
  - (2) adopting a decision by the General Meeting of Shareholders on consent to execution or further approval of a major transaction, the subject matter of which is the property with the value exceeding 50% (fifty percent) of the book value of the Company's assets determined according to its accounting (financial) statements as at the latest reporting date (which is simultaneously, among other things, an interested-party transaction):
  - (3) introduction of amendments to the Company's Charter (making a decision by the General Meeting of Shareholders, which serves the basis for amending and supplementing the Company's Charter) or approval of the revised Charter, resulting in restriction of their rights;
  - (4) decision made by the General Meeting of Shareholders on applying for the delisting of the Company's shares and/or equity securities convertible into the Company's shares.
  - (5) decision made by the General Meeting of Shareholders to terminate the Company's public status.
- 20.2. The request referred to above may be put forward by the shareholders if they voted against adoption of the respective decisions or did not participate in the voting on such issues not later than 45 (forty-five) days from the day of adoption of a respective decision by the General Meeting of Shareholders. The requests received by the keeper of the register of the Company's shareholders (registrar) after the aforesaid time or containing incomplete or unreliable information shall not be taken for consideration.
- 20.3. The redeemed shares shall be put at the Company's disposal and sold at the market price thereof within 1 (one) year of the date of redemption. Otherwise, the General Meeting of Shareholders shall make a decision to decrease the authorized capital of the Company by retiring the mentioned shares.

#### PART IV. THE COMPANY'S SHAREHOLDERS

#### 21. THE COMPANY'S SHAREHOLDERS

- 21.1. Any individual, having exercised the ownership of the Company's shares according to the procedure established by the laws of the Russian Federation and hereby shall be deemed the Company's shareholder. The number of the Company's shareholders is unlimited.
- 21.2. Unless otherwise specified by the laws of the Russian Federation, in the case two or more persons have the legitimate common shared ownership right to one or more shares of the Company, such persons shall be recognized as one shareholder and shall exercise the rights of the Company's shareholder thus granted to them, including the right to vote at the General Meeting of Shareholders by one of them or by their common representative at their discretion. Powers of the mentioned persons shall be duly formalized. The co-owners of the share are jointly liable for all obligations assumed by the shareholders.
- 21.3. A person, having entered into ownership of the Company's fractional share on the grounds envisaged by the laws of the Russian Federation and hereby, shall be recognized as the Company's shareholder. The Company's fractional share grants to the

- shareholder holding it the rights granted by the Company's whole share, to the extent corresponding to such part of the whole share that this fractional share represents.
- 21.4. The shareholder's legal status is defined by the scope of rights granted to it and obligations assigned to it. The rights of the Company's shareholder(s) in relation to the Company and other shareholders are conditional on the category and type, as well as the number of the shares, owned by them.
- 21.5. Access to the state secret information shall be provided to the Company's shareholders under security clearance executed in compliance with the procedure stipulated by the laws of the Russian Federation.

## 22. THE REGISTER OF SHAREHOLDERS

- 22.1. The rights of the Company's shareholders to the shares owned by them are attested in the system of registration the registrar's records in the personal accounts or, in the case of registration of the rights to the Company's shares in a depositary, the records in the custody accounts in depositaries.
- 22.2. The right to the Company's share shall be transferred to the acquirer thereof after the registrar makes a record on the personal account of the acquirer in the registration system, or, in case of registration of the rights to the Company's shares in a depositary after a person, performing the depositary activity, makes a record on the custody account of the acquirer.
- 22.3. The Register of Shareholders shall contain data on each registered person, the number and categories (types) of the shares recorded to the name of such persons, as well as other data stipulated by the current laws.
- 22.4. The Register of Shareholders of the Company shall be maintained by a registrar according to the laws of the Russian Federation.

#### 23. SHAREHOLDERS' RIGHTS

- 23.1. The shareholder(s) holding in the aggregate 1 (one) whole ordinary share of the Company, shall have 1 (one) vote when adopting decisions by the General Meeting of Shareholders. A fractional ordinary share shall grant its owner a proportional part of the vote.
- 23.2. Every ordinary share of the Company provides the shareholder holding it the same scope of rights, including:
  - (1) the right to take part in managing the Company's business including personal participation or by proxy in the meeting or absentee voting when adopting decisions by the General Meeting of Shareholders with the right to vote on all issues within its terms of reference with the number of votes, corresponding to the quantity of the Company's ordinary shares belonging to the shareholder;
  - (2) the right to receive dividend from the net profit of the Company;
  - (3) the right to receive a part of the Company's property in the case of its liquidation;
  - (4) the right to freely alienate all or a part of the shares owned by it without prior agreement of other shareholders or the Company:
  - (5) the right to demand the redemption of all or a part of the shares owned by it in cases and according to the procedure, established by law;
  - (6) the preemption right to acquire the shares placed by the Company through public subscription, as well as in the cases stipulated by the laws of the Russian Federation, through a private subscription of additional ordinary shares and equity securities, convertible into the ordinary shares, in proportion to the number of the shares of certain category, owned by such shareholder;
  - (7) when exercising the preemption right to acquire additional shares of the Company placed by the Company and other equity securities convertible into the shares of the Company, the right at their own discretion to pay for such placed equity shares in cash, in case the decision setting a basis for the placement of such equity securities, provides for in-kind payment thereof;

- (8) the right to request, in the manner prescribed by law, from the Company's registrar to confirm the shareholder's rights to the Company's shares owned by such shareholder by issuing an extract from the register of the Company's shareholders, which shall not be regarded as a security;
- (9) the right to request the Company to provide the shareholder with an extract from the list of persons entitled to vote when adopting decisions by the General Meeting of Shareholders containing the data about this shareholder, or with a certificate confirming that the shareholder is not included in the list of persons entitled to vote when adopting decisions by the General Meeting of Shareholders;
- (10) the right to request the Company to issue an extract from the list of persons entitled to request the Company to redeem the shares held by them, containing the data about the shareholder concerned, or a certificate, confirming that such shareholder is not included in the list of the persons entitled to request the Company's redemption of shares;
- (11) the right to request the Company to issue an extract from the list of the persons, having a preemptive right to acquire additional shares and other equity securities placed by the Company, containing the data about the shareholder concerned, or a certificate, confirming that such shareholder is not included in the list of such persons;
- (12) the right of access to the Company's documents defined by the Federal Law "On Joint Stock Companies";
- (13) upon preparation for the General Meeting of Shareholders, the right of free access to the information (materials) that shall be made available to the shareholder upon exercising the right to participate in the General Meeting of Shareholders;
- (14) the right, where provided for by law, to file a claim in court to invalidate a transaction entered by the Company, and to claim the application of consequences of its invalidity, and consequences of invalidity of void transactions of the Company;
- (15) according to the procedure established by the laws of the Russian Federation, the right to challenge in the court the decision adopted by the General Meeting of Shareholders in violation of the laws of the Russian Federation and this Charter (including the decision adopted without compliance with the provisions of the Charter on preparing and holding the Annual and Extraordinary General Meetings of Shareholders), in case the shareholder did not participate in the meeting or absentee voting or voted against such decision, and the specified decision violates the shareholder's rights and legitimate interests;
- (16) other rights, envisaged by the laws of the Russian Federation in effect.
- 23.3. The shareholders (shareholder), holding in the aggregate at least 1% (one percent) of the voting shares of the Company shall also have the right to:
  - (1) request the Company to provide them for familiarization with the list of persons entitled to vote when adopting decisions by the General Meeting of Shareholders, except for information about expressed will of such persons, provided that they are included in such list. At the same time, the information that allows to identify individuals included in this list except for the last name, first name and patronymic name is provided only with consent of these persons;
  - (2) in accordance with the law, demand that consent to an interested-party transaction be obtained:
  - (3) request to provide information on the interested-party transaction that has been effected in the absence of consent to do so;
  - (4) request provision of information on a major transaction and (or) interested-party transactions (the subject matter, contents and size of such transactions, their execution date and deadline for fulfillment of obligations under them, information on making a decision about getting consent to execution or on subsequent approval of such transactions);
  - (5) access the Minutes of the Boards of Directors;

- (6) access the reports of appraisers about the value of the property, in respect if which the Company executed transactions that are major transactions and (or) interestedparty transactions;
- (7) access the recordings of broadcast of the General Meeting of Shareholders with remote attendance:
- (8) file a claim in court to invalidate a major transaction that has been effected in violation of the procedure for obtaining consent to such transaction;
- (9) where provided for by law, file a claim in court to invalidate an interested-party transaction:
- (10) according to the procedure established by law, to put a claim against a member of the Board of Directors, a member of the Management Board and the General Director to reimburse the damages caused to the Company.
- 23.4. The shareholder registered in the share registry system with more than 1% (one percent) of the voting shares of the Company recorded on his personal account shall also have the right to request the Company's registrar to provide the information from the register on the names of the registered persons and the number of shares of each category (each type) recorded on their personal accounts.
- 23.5. The shareholder(s) holding in the aggregate at least 2% (two percent) of voting shares of the Company shall also have the right to:
  - (1) propose (submit) issues to the agenda of the Annual General Meeting of Shareholders, as well as to nominate the candidates (including self-nomination) for the Board of Directors, the Auditing Commission.
  - (2) nominate the candidates (including self-nomination) for the Board of Directors, if the proposed agenda of the Extraordinary General Meeting of Shareholders includes an item on election of the members of the Board of Directors;
  - (3) in case of adoption by the Board of Directors of the decision on refusal to include the proposed issue in the agenda or a candidate in the list of the candidates for voting on election to a respective body of the Company, or in case the Board of Directors evades adopting such decision, apply to court demanding to compel the Company to include the proposed issue in the agenda or a candidate in the list of candidates for voting on election to a respective body of the Company.
- 23.6. At the same time, the shareholder(s) holding in the aggregate at least 10% (ten percent) of the voting shares of the Company, shall also be entitled to:
  - (1) request to convene an extraordinary meeting or absentee voting for adoption of decisions by the General Meeting of Shareholders on any issues within its terms of reference;
  - (2) in case the Board of Directors fails to approve within the period provided for in clause 28.9 hereof the decision on holding an extraordinary meeting or absentee voting for adoption of decisions by the General Meeting of Shareholders or in case the decision to refuse to hold it is adopted, apply to court demanding to compel the Company to hold an extraordinary meeting or absentee voting for adoption of decisions by the General Meeting of Shareholders;
  - (3) request an interim inspection (revision) of the Company's financial and economic activities by the Auditing Commission;
  - (4) request an interim independent audit inspection of the Company's activities.
- 23.7. Besides, the Shareholder(s) holding in the aggregate at least 25% (twenty-five percent) of the Company's voting shares shall also be entitled to free access to the accounting documents and the minutes of the Management Board of the Company.

#### 24. SHAREHOLDERS' OBLIGATIONS

24.1. The obligations of the shareholders are determined by the laws of the Russian Federation and hereby. The shareholders of the Company are particularly obliged to:

- (1) observe the provisions hereof and the Company's internal documents, respect the will of the other shareholders expressed in the decisions of the General Meeting of Shareholders:
- (2) timely and following other terms and procedures envisaged by the laws of the Russian Federation, hereby and internal documents of the Company, make payments for the shares and other equity securities placed by the Company;
- (3) under the existing laws, notify the Company of their possible interest in conducting transactions by the Company, and communicate to the Company any other statutorily required information.
- (4) not to disclose confidential information on the Company's activity.
- 24.2. The Company's shareholders shall have no right to act on behalf of the Company without special powers vested in accordance with procedure established by the laws of the Russian Federation.

#### PART V. THE COMPANY'S BODIES

#### 25. THE STRUCTURE OF THE COMPANY'S BODIES

- 25.1. The Company shall be managed through the Company's bodies.
- 25.2. The Company's bodies include the General Meeting of Shareholders, the Board of Directors, the Management Board (collective executive body of the Company) and the General Director (sole executive body of the Company).
- 25.3. Additional internal structural units (including councils, committees, commissions) may be established in the Company at the corresponding body of the Company.

#### 26. GENERAL MEETING OF THE COMPANY'S SHAREHOLDERS

- 26.1. The General Meeting of Shareholders shall be the superior body of the Company.
- 26.2. The General Meeting of Shareholders shall perform its activity according to the provisions hereof, the Company's internal documents approved by decision of the General Meeting of Shareholders, and the requirements of the laws of the Russian Federation.
- 26.3. The General Meeting of Shareholders of MTS PJSC shall be held in Moscow or in the settlement of Novoivanovskoye (Moscow Region, Odintsovo City District).
- 26.4. Decisions of the Company's General Meeting of Shareholders can be adopted at the meeting with the voting combined with absentee voting or without holding the meeting (by absentee voting). For the purpose hereof, the General Meeting of Shareholders shall hereinafter mean a meeting combined with absentee voting as envisaged by the Federal Law "On Joint Stock Companies" for a public joint stock company.
- 26.5. The Company is obliged to hold the Annual General Meeting of Shareholders every year.
- 26.6. The Annual General Meeting of Shareholders shall address the issues related to the election of the Board of Directors, the Auditing Commission, appointment of the Auditor organization, the issues referred to in sub-clause 27.1(19) hereof, and other issues within the terms of reference of the General Meeting of Shareholders.
- 26.7. The General Meetings of Shareholders held in addition to the annual meeting shall be extraordinary. Decisions of the General Meeting of Shareholders on election of the Board of Directors, the Auditing Commission, appointment of the Auditor organization, and also on approval of the annual report, annual accounting (financial) statements of the Company can be adopted only at the General Meeting of Shareholders. Other issues stipulated by this Charter and the laws of the Russian Federation can be adopted by the General Meeting of Shareholders by absentee voting.

## 27. TERMS OF REFERENCE OF THE GENERAL MEETING OF SHAREHOLDERS

27.1. The following matters shall fall within the terms of reference of the General Meeting of Shareholders:

- (1) amendments and additions to the Charter (except for the cases where a respective decision is referred to the terms of reference of the Board of Directors), as well as the approval of the Company's Charter as restated;
  - (decision shall be made by the qualified majority of ¾ (three-quarters) of votes of shareholders holding the Company's voting shares and participating in the meeting or absentee voting)
  - (decision on making amendments to the Charter excluding the indication that the company is public, shall be made by the General Shareholders Meeting by a majority of 95 % (ninety five percent) of votes of all shareholders holding all categories (types) of shares of the Company).
- (2) reorganization of the Company;
  - (decision to reorganize the Company shall be made only on proposal of the Board
    of Directors by the qualified majority of ¾ (three-quarters) of votes of shareholders
    holding the Company' voting shares and participating in the meeting or absentee
    voting)
- (3) liquidation of the Company, appointment of liquidation commission and approval of interim and final liquidation balance sheet;
  - (decision shall be made by the qualified majority of ¾ (three-quarters) of votes of shareholders holding the Company's voting shares and participating in the meeting or absentee voting)
- (4) determining the number of members of the Board of Directors, election of the members and making decisions concerning the early termination of the powers of the members of the Board of Directors, as well as making decision on remuneration and/or compensation to the members of the Board of Directors during the execution of their obligations;
- (decision on election of the Board members shall be made by cumulative voting. Upon the cumulative voting, the number of the votes that belong to each shareholder is multiplied by the number of the individuals to be elected in the Board of Directors, and a shareholder has a right to give the votes, received in such manner, to one candidate or to distribute them among two or more candidates. The candidates who received the largest number of the votes shall be deemed elected to the Board of Directors);
- (decisions on all other issues shall be made by a simple majority (more than ½ (one half)) of votes of shareholders holding the Company's voting shares and participating in the meeting or absentee voting)
- (5) determining the number, par value and category (type) of the Company's authorized shares and the rights granted by such shares;
- (decision shall be made by the qualified majority of ¾ (three-quarters) of votes of shareholders holding the Company's voting shares and participating in the meeting or absentee voting)
- (6) increase in the Company's authorized capital by increasing the par value of the Company's shares;
- (decision shall be made only on proposal of the Board of Directors by a simple majority (more than ½ (one half)) of votes of shareholders holding the Company's voting shares and participating in the meeting or absentee voting)
- (7) increase in the Company's authorized capital by placing additional shares only among the shareholders of the Company, in case of the Company's authorized capital is increased out of its property;
- (decision shall be made only on proposal of the Board of Directors by a simple majority (more than ½ (one half)) of votes of shareholders holding the Company's voting shares and participating in the meeting and absentee voting)
- (8) increase in the Company's authorized capital by placing additional shares by way of private subscription;

- (decision shall be made only on proposal of the Board of Directors by the qualified majority of ¾ (three-quarters) of votes of shareholders holding the Company's voting shares and participating in the meeting or absentee voting)
- (9) increase in the Company's authorized capital by placing by way of public subscription the ordinary shares, constituting more than 25% (twenty-five percent) of the previously placed ordinary shares of the Company;
- (decision shall be made only on proposal of the Board of Directors by the qualified majority of 3/4 (three-quarters) of votes of shareholders holding the Company's voting shares and participating in the meeting or absentee voting)
- (10) if the Company receives a voluntary or mandatory offer to acquire the shares, as well as other equity securities convertible into the Company's shares increase of the Company's authorized capital by placing additional shares not exceeding the number and the categories (types) of authorized shares, according to the procedure stipulated by the laws;
  - (decision shall be made only on proposal of the Board of Directors by a simple majority (more than ½ (one half)) of votes of shareholders holding the Company's voting shares and participating in the meeting or absentee voting, except for the cases envisaged by sub-clauses 27.1(8) and 27.1(9) hereof)
- (11) decrease in the Company's authorized capital by reducing the par value of the Company's shares;
  - (decision shall be made only on proposal of the Board of Directors by the qualified majority of ¾ (three-quarters) of votes of shareholders holding the Company's voting shares and participating in the meeting or absentee voting)
- (12) decrease in the Company's authorized capital by acquisition by the Company of a part of the shares for the purpose of reducing the total number thereof, as well as by redemption of the acquired or redeemed shares of the Company;
  - (decision shall be made by a simple majority (more than ½ (one half)) of votes of shareholders holding the Company's voting shares and participating in the meeting or absentee voting)
- (13) placement of equity securities convertible into the Company's ordinary shares by private subscription;
  - (decision shall be made by the qualified majority of ¾ (three-quarters) of votes of shareholders holding the Company's voting shares and participating in the meeting or absentee voting)
- (14) placement of equity securities convertible into the Company's ordinary shares by public subscription, in the case of placement of equity securities convertible into the Company's ordinary shares, constituting more than 25% (twenty-five percent) of the previously placed ordinary shares;
  - (decision shall be made only on proposal of the Board of Directors by the qualified majority of ¾ (three-quarters) of votes of shareholders holding the Company's voting shares and participating in the meeting and absentee voting)
- (15) placement of the securities convertible into shares, including the Company's options, if the Company receives a voluntary or mandatory offer to acquire the shares, as well as other equity securities convertible into the Company's shares, according to the procedure stipulated by the laws;
  - (decision shall be made by a simple majority (more than ½ (one half)) of votes of shareholders holding the Company's voting shares and participating in the meeting and absentee voting, except for the cases, envisaged by sub-clauses 27.1(13) and 27.1(14) hereof)
- (16) determining the number of members of the Auditing Commission, election of its members and making decision concerning an early termination of the powers of the Auditing Commission members, as well as making decision to remunerate and/or compensate the Auditing Commission members during the execution of their duties;

- (decision of election of the Auditing Commission members shall be made by a simple majority (more than ½ (one half)) of votes of shareholders holding the Company's voting shares, who are neither members of the Board of Directors nor individuals holding positions in the Company's management bodies, and participating in the meeting or absentee voting);
- (decisions on all other issues shall be made by a simple majority (more than ½ (one half)) of votes of shareholders holding the Company's voting shares and participating in the meeting or absentee voting)

# (17) appointment of the Auditor organization;

- (decision shall be made by a simple majority (more than ½ (one half)) of votes of shareholders holding the Company's voting shares and participating in the meeting or absentee voting)
- (18) payment (declaration) of dividend based on the results of the first quarter, six months, nine months of a reporting year;
  - (decision shall be made by a simple majority (more than ½ (one half)) of votes of shareholders holding the Company's voting shares and participating in the meeting or absentee voting)
- (19) approval of the annual reports, annual accounting (financial) statement of the Company, as well as profit distribution (including dividend payment (declaration), except for the Company's profit distributed as dividends based on the results of the first quarter, six months, nine months of a reporting year) and losses based on the results of a reporting year;
  - (decision shall be made by a simple majority (more than ½ (one half)) of votes of shareholders holding the Company's voting shares and participating in the meeting or absentee voting)
- (20) determining the procedure for conducting the General Meeting of Shareholders;
  - (decision shall be made by a simple majority (more than ½ (one half)) of votes of shareholders holding the Company's voting shares and participating in the meeting or absentee voting)
- (21) determining the number of members of the Counting Committee, electing the members of the Counting Committee and early termination of their power;
  - (decision shall be made by a simple majority (more than ½ (one half)) of votes of shareholders holding the Company's voting shares and participating in the meeting or absentee voting)
- (22) consolidation and splitting of shares;
  - (decision shall be made only on proposal of the Board of Directors by a simple majority (more than ½ (one half)) of votes of shareholders holding the Company's voting shares and participating in the meeting or absentee voting)
- party transactions in accordance with the procedure stipulated by the laws and hereby, when the amount of a transaction or of several interrelated transactions or the book cost of the property with the acquisition, alienation or the possibility of alienation of which such transactions are related is equal to 10% (ten percent) or more of the Company's assets book cost according to its accounting (financial) statement as at the last reporting date, except for the transactions referred to in sub-clauses 27.1(24) and 27.1(25) hereof;
- (24) making decisions on the consent to, or subsequent approval of interestedparty transactions in accordance with the procedure stipulated by the laws and hereby, when the subject of a transaction or of several interrelated transactions are the sale of the shares exceeding 2% (two percent) of the previously placed ordinary shares of the Company and ordinary shares, to which the previously placed securities and equity securities may be converted;

- (25) making decisions on the consent to, or subsequent approval of interest-party transactions in accordance with the procedure stipulated by the laws and hereby, when the subject of a transaction or of several interrelated transactions involve the sale of preferred shares of the Company amounting to over2% (two percent) of the previously placed shares of the Company and shares, to which the previously placed equity securities convertible into shares may be converted;
- (26) making decisions on the consent to, or subsequent approval of interest-party transactions in accordance with the procedure stipulated by the laws and hereby, if the number of directors who are disinterested in the transaction and meet the requirements established by clause 3, Article 83 of the Federal Law "On Joint Stock Companies" becomes less than two;
- (27) if the Company receives a voluntary or compulsory offer to purchase the shares, as well as any other equity securities, convertible into the Company's shares, the General Meeting of Shareholders shall make a decision on the consent to, or subsequent approval of interested-party transactions according to the procedure prescribed by the legislation of the RF;
  - (decisions on approval of interested-party transactions in all above-mentioned cases in sub-clauses 27.1(23) 27.1(26) shall be made only on proposal of the Board of Directors by a simple majority (more than ½ (one half)) of votes of all shareholders holding the Company's voting shares and participating in the meeting or absentee voting, who are neither interested in transaction execution, nor controlled by those interested in its execution):
  - (decision on approval of interested-party transactions in the case specified in subclause 27.1(27) shall be made by a simple majority (more than ½ (one half)) of votes of all shareholders holding the Company's voting shares and participating in the meeting or absentee voting, who are neither interested in transaction execution, nor controlled by those interested in its execution)
- (28) making decisions on the consent to, or subsequent approval of major transactions in accordance with the procedure stipulated by the laws and hereby in the case when the subjects of the transaction is a property the value of which exceeds 50% (fifty percent) of the Company's assets book cost defined according to its accounting (financial) statement as at the last reporting date;
  - (decision shall be made only on proposal of the Board of Directors by the qualified majority of ¾ (three-quarters) of votes of shareholders holding the Company's voting shares and participating in the meeting or absentee voting);
  - (if a major transaction is simultaneously an interested-party transaction and if the issue of consent to its execution is submitted for consideration to the General Meeting of Shareholders in accordance with Chapter XI of the Federal Law "On Joint Stock Companies", the decision shall be deemed to be adopted if ¾ (three-quarters) of votes of shareholders holding the Company's voting shares and participating in the meeting or absentee voting and the majority of votes of all shareholders not interested in the transaction holding voting shares and participating in the meeting or absentee voting were cast in favor of the decision);
- (29) making decisions on the consent to, or subsequent approval of major transactions in accordance with the procedure stipulated by laws and hereby in the case, when the members of the Board of Directors fail to reach unanimous decision on the obtaining a consent to, or subsequent approval of such major transaction, as requested by sub-clause 32.2(16) hereof, and the relevant issue has been put by the Board of Directors to the General Meeting of Shareholders for resolution;
  - (decision shall be made only on proposal of the Board of Directors by a simple majority (more than ½ (one half)) of votes of shareholders holding the Company's voting shares and participating in the meeting or absentee voting);

- (if a major transaction is simultaneously an interested-party transaction and if the
  issue of consent to its execution is submitted for consideration to the General
  Meeting of Shareholders in accordance with Chapter XI of the Federal Law "On Joint
  Stock Companies", the decision shall be adopted by a simple majority (more than ½
  (one half)) of votes of all shareholders not interested in the transaction holding the
  Company's voting shares and participating in the meeting or absentee voting)
- (30) making a decision on participation in financial and industrial groups, associations and other unions of commercial organizations;
  - (decision shall be made only on proposal of the Board of Directors by a simple majority (more than ½ (one half)) of votes of shareholders holding the Company's voting shares and participating in the meeting or absentee voting)
- (31) approval of internal documents regulating the activities of the Company's bodies;
  - (decision is made only on proposal of the Board of Directors by a simple majority (more than ½ (one half) of votes of shareholders holding the Company's voting shares and participating in the meeting and absentee voting)
- (32) if the Company receives a voluntary or compulsory offer to acquire shares, as well as any other equity securities convertible into the Company's shares, making decision on the consent to, or subsequent approval of the transaction or several interrelated transactions connected with the acquisition, alienation or an opportunity of alienation by the Company, directly or indirectly, of any property amounting to 10% (ten percent) or more of Company's assets book cost, defined based on its accounting statement as at the last reporting date, unless such transactions are entered into in the course of the Company's regular business activities or have been made before the Company received such voluntary or compulsory offers;
  - (decision shall be made by a simple majority (more than ½ (one half)) of votes of shareholders holding the Company's voting shares and participating in the meeting and absentee voting)
- (33) if the Company receives a voluntary or compulsory offer to acquire the shares, as well as any other equity securities convertible into the Company's shares, taking a decision on increasing the remuneration for the persons holding positions in the Company's management bodies, setting the terms of termination of their powers including setting or increasing the compensation paid to such persons in case of termination of their powers;
  - (decision shall be made by a simple majority (more than ½ (one half)) of votes of shareholders holding the Company's voting shares and participating in the meeting or absentee voting)
- (34) if the Company receives a voluntary or compulsory offer to acquire the shares, as well as any other equity securities convertible into the Company's shares approval of acquisition by the Company of outstanding shares;
  - (decision shall be made only on proposal of the Board of Directors by the qualified majority of ¾ (three-quarters) of votes of shareholders holding the Company's voting shares and participating in the meeting or absentee voting);
- (35) making a decision on applying for delisting of the Company's shares and/or equity securities, convertible into the Company's shares;
  - (decision shall be made by the qualified majority of ¾ (three-quarters) of votes of shareholders holding the Company's voting shares and participating in the meeting or absentee voting)
- (36) other issues stipulated by the laws of the Russian Federation and hereby.
- 27.2. Issues falling within the terms of reference of the General Meeting of Shareholders may not be referred for decision making to the Board of Directors or Executive Bodies of the Company.
- 27.3. The General Meeting of Shareholders shall not be entitled to consider the issues falling beyond its terms of reference and to take decisions on these issues.

27.4. The decisions of the General Meeting of Shareholders on the issues not included in the agenda or approved in violation of the terms of reference of the General Meeting of Shareholders in the absence of a quorum for holding the General Meeting of Shareholders or approved without the majority of the shareholders' votes required for adoption of decisions, shall have no force regardless of judicial appeal against them.

# 28. PREPARATION FOR HOLDING THE MEETING OR ABSENTEE VOTING TO ADOPT DECISIONS BY THE GENERAL MEETING OF SHAREHOLDERS

- 28.1. The Annual General Meeting of Shareholders shall be held not earlier than 2 (two) months and not later than 6 (six) months after the end of the reporting year. The Annual General Meeting of Shareholders shall be held by the decision of the Board of Directors. The date for holding the Annual General Meeting of Shareholders shall be defined by the Board of Directors.
- 28.2. The Extraordinary General Meeting of Shareholders or absentee voting for adoption of decisions by the General Meeting of Shareholders shall be held by the decision of the Board of Directors on its own initiative, at the request of the Auditing Commission, Auditor organization and the shareholder(s) holding in the aggregate at least 10% (ten percent) of the Company's voting shares as at the date of the request, or on other grounds provided for by the laws of the Russian Federation. An extraordinary meeting or absentee voting for adoption of decisions by the General Meeting of Shareholders shall be held by the Board of Directors or by other body or person(s) in cases provided for by the laws of the Russian Federation. In case the Board of Directors fails to make a decision on holding the Extraordinary General Meeting of Shareholders or absentee voting within the period provided for in clause 28.9 hereof, or decides to refuse to hold it, the Company's body or persons demanding that it should be held shall be entitled to apply to court to compel the Company to hold the Extraordinary General Meeting of Shareholders or absentee voting.
- 28.3. The request for holding the Extraordinary General Meeting of Shareholders or absentee voting for adoption of decisions by the General Meeting of Shareholders shall contain the issues to be included in the agenda. The request for holding the Extraordinary General Meeting of Shareholders or absentee voting for adoption of decisions by the General Meeting of Shareholders may contain the wording of decisions on each of these issues, as well as the proposal on the way of adoption of decisions by the General Meeting of Shareholders (at the meeting or by absentee voting).
- 28.4. The decision of the Board of Directors on holding the Extraordinary General Meeting of Shareholders or absentee voting to adopt decisions by the General Meeting of Shareholders shall be adopted by a majority of votes of the members of the Board of Directors participating in the meeting or absentee voting. The Minutes of the Board of Directors where such decision was adopted shall contain the names of the members of the Board of Directors who voted in favor of the decision, against it or abstained from voting.
- 28.5. The decision of the Auditing Commission to convene the Extraordinary General Meeting of Shareholders or absentee voting for adoption of decisions by the General Meeting of Shareholders shall be taken by a simple majority of votes of the members of the Auditing Commission attending the meeting and shall be sent to the Board of Directors. The said request shall be signed by the members of the Auditing Commission who voted for this decision.
- 28.6. The request of the Auditor organization for holding the Extraordinary General Meeting of Shareholders or absentee voting to adopt decisions by the General Meeting of Shareholders shall be signed by it and sent to the Company's Board of Directors.
- 28.7. The shareholder(s) holding in the aggregate at least 10% (ten percent) of the Company's voting shares who initiate holding the Extraordinary General Meeting of Shareholders or absentee voting to adopt decisions by the General Meeting of Shareholders shall send to the Board of Directors a written request specifying, in addition to the information indicated in clause 28.3 hereof, the following: (1) full name and/or name of the shareholders, (2) information about the voting shares held by them. Such request shall be signed by the shareholder or shareholder's representative. If the request is signed by

- a representative acting on behalf of the shareholder by proxy, the power of attorney shall be attached to it. Shareholder(s) of the Company not entered in the register of Company's shareholders may send a demand for holding the Extraordinary General Meeting of Shareholders or absentee voting to adopt decisions by the General Meeting of Shareholders also by giving appropriate orders (instructions) to a person accounting for their rights to shares. These orders (instructions) shall be given in accordance with the rules of the Russian laws on securities.
- 28.8. A request of those initiating holding the Extraordinary General Meeting of Shareholders or absentee voting to adopt decisions by the General Meeting of Shareholders shall be submitted in writing by sending it to the Company's address as registered post or via a courier service to the Company's address, or by delivering it to the secretary of the Board of Directors against signature, or by submitting it to the Company's clerical office or any other division empowered to receive written correspondence addressed to the Company. The request to hold the Extraordinary General Meeting of Shareholders or absentee voting to adopt decisions by the General Meeting of Shareholders may be sent as an electronic document signed by a qualified electronic signature, obtained in accordance with Federal Law No. 63-FZ "On Electronic Signature" of April 6, 2011, to the e-mail address of the Company: shareholder@mts.ru. Requests of shareholder(s) not entered in the register of the Company's shareholders and having given an order (instruction) to a person accounting for their rights to shares, shall be made in accordance with the rules of the Russian laws on securities.
- 28.9. Within 5 (five) days from the date of receipt of such request, the Board of Directors shall make a decision to hold the Extraordinary General Meeting of Shareholders or absentee voting for adoption of decisions by the General Meeting of Shareholders or to refuse to hold it. The decision of the Board of Directors to hold the Extraordinary General Meeting of Shareholders or absentee voting for adoption of decisions by the General Meeting of Shareholders or substantiated decision to refuse to hold it shall be sent to the persons requesting holding it not later than 3 (three) days form the day of making such decision.
- 28.10. The list of the persons entitled to vote when adopting decisions by the General Meeting of Shareholders shall be compiled by the Company's registrar in accordance with the rules of the Russian laws on securities as at a certain date set forth by the Board of Directors in compliance with the requirements of the laws of the Russian Federation and this Charter.
- 28.11. In the course of preparation for holding the General Meeting of Shareholders or absentee voting to adopt decisions by the General Meeting of Shareholders, The Board of Directors shall define:
  - 1) way of adopting decisions by the General Meeting of Shareholders (meeting or absentee voting);
  - 2) possibility of remote attendance at the meeting, procedure of access to remote attendance at the meeting including the ways of reliable identification of persons attending the meeting remotely, possibility of presence at the meeting venue or holding the meeting without determination of the venue;
  - 3) date and time of the meeting and closing date for voting ballots in case of absentee voting, venue of the meeting (except for the meeting with remote attendance held without determination of the venue) or in case of absentee voting - closing date for voting ballots for absentee voting;
  - 4) date, as at which the persons entitled to vote in the course of adopting decisions by the General Meeting of Shareholders shall be determined (recorded):
  - 5) closing date for proposals of shareholders on nomination of candidates for the Board of Directors of the Company if the agenda of the Extraordinary General Meeting of Shareholders contains the item on election of the members of the Company's Board of Directors:
  - 6) agenda;
  - procedure for informing the shareholders about holding the meeting or absentee voting;

- 8) list of information (materials) provided to shareholders in the course of preparation for the meeting or absentee voting and procedure of its provision;
- 9) form and text of a voting ballot, as well as the wording of decisions on agenda items that shall be sent electronically to nominee shareholders registered in the Company's shareholder register;
- 10) address, to which filled out voting ballots can be sent, as well as the option of filling out and sending voting ballots in an electronic form using other electronic or other technical means.

When preparing for the General Meeting of Shareholders or absentee voting to adopt decisions by the General Meeting of Shareholders, the Board of Directors by its decision may provide for filling out voting ballots in an electronic form on the website in the "Internet" information and telecommunication network. In this case, the Board of Directors shall determine the address of the website, where the persons entitled to vote to adopt decisions by the General Meeting of Shareholders can fill out ballots in the electronic form

- 28.12. The agenda of the Annual General Meeting of Shareholders shall include the issues on election of the Board of Directors, the Auditing Commission, appointment of the Auditor organization, as well as the issues on approval of the Company's annual report, annual accounting (financial) statements, and profit and loss distribution.
- 28.13. The Company's Board of Directors shall not be entitled to amend the wording of agenda items, wording of decisions on agenda items or change the proposed way of adopting decisions by the General Meeting of Shareholders if the Extraordinary General Meeting of Shareholders or absentee voting is held at the request of the Auditing Commission of the Company, the Auditor organization of the Company or shareholder(s) holding at least 10 percent of the Company's voting shares.
- 28.14. Voting at the General Meeting of Shareholders shall be combined with absentee voting and performed by voting ballots. The voting ballot shall be <u>sent</u> or delivered against signature to each person registered in the Company's shareholder register and entitled to vote in the course of adopting decisions by the General Meeting of Shareholders not later than 20 days before the date of holding the General Meeting of Shareholders or closing date for voting ballots in case of absentee voting.
- 28.15. Shareholders that registered for participation in the General Meeting of Shareholders, among other things, with the use of electronic or other technical means, as well as shareholders whose ballots were received not later than 2 (two) days before the date of the meeting shall be considered having participated in the General Meeting of Shareholders. Shareholders, whose filled out voting ballots were received by the Company not later than the closing date for filled out voting ballots in case of absentee voting, shall be considered having participated in the absentee voting. Also, shareholders that in accordance with the rules of the Russian laws on securities gave orders (instructions) on voting to persons accounting for their rights to shares if messages about their expressed will were received not later than the closing date for voting ballots in case of absentee voting, shall be considered having participated in the absentee voting.
- 28.16. The notice of the meeting or absentee voting to adopt decisions by the General Meeting of Shareholders shall be posted on the official website of the Company www.mts.ru not less than 30 (thirty) calendar days prior to the date of the meeting or the closing date for voting ballots in case of absentee voting, unless the laws provide for a longer period.
- 28.17. The notice of the meeting or absentee voting to adopt decisions by the General Meeting of Shareholders may additionally be delivered to the persons entitled to vote in the course of adopting decisions by the General Meeting of Shareholders and entered in the Company's shareholder register by sending registered post to the address specified in the Company's shareholder register, or delivered into those persons' hands against signature simultaneously with sending or delivering the voting ballots according to the procedure provided for in sub-clause 28.14 hereof.
- 28.18. The date of shareholders' notification of the meeting or absentee voting to adopt decisions by the General Meeting of Shareholders shall be determined based on the date

- of posting of the text of the notice on the website of the Company specified in sub-clause 28.14 hereof.
- 28.19. The text of the notice of the meeting or absentee voting to adopt decisions by the General Meeting of Shareholders may, by the decision of the Board of Directors, be sent also in an electronic form to those Company's shareholders that have communicated to the registrar their e-mail addresses for such notices.
- 28.20. The information and materials on agenda items of the General Meeting of Shareholders shall be provided to persons, whose rights to the Company's shares are accounted for by a depositary, by providing them to the Company's registrar subject to sending to a nominee holder entered in the Register of Shareholders in accordance with the rules of the Russian laws on securities.
- 28.21. Additional requirements for the procedure for preparing and holding the meeting or absentee voting to adopt decisions by the General Meeting of Shareholders are stipulated by the laws of the Russian Federation and the Company's internal documents.
- 28.22. The list of information and materials concerning agenda items of the meeting or absentee voting for adoption of decisions by the General Meeting of Shareholders and procedure for their provision to the shareholders are set forth by the laws of the Russian Federation. By the decision of the Board of Directors of the Company, the information that shall be provided to the persons entitled to vote in the course of adopting decisions by the General Meeting of Shareholders, unless it is confidential or constitutes a trade secret, may be partially or fully disclosed on the website of the Company.
- 28.23. The proposals on inclusion of the issues in the agenda of the Annual General Meeting of Shareholders and the proposals on nominating the candidates for the Company's bodies elected by the General Meeting of Shareholders shall be submitted to the Company by the Company's shareholders holding at least 2 (two) percent of the voting shares of the Company not earlier than July 1 of the reporting year and not later than 100 (one hundred) days after the end of the reporting year. The proposals to the agenda and proposals on nomination of the candidates for the Company's bodies shall be made in writing by sending registered post to the Company's address or via a courier service to the Company's address, or delivered to the Company's Secretary of the Board of Directors against signature or by submitting to the Company's clerical office or other division empowered to receive written correspondence addressed to the Company. The proposals shall be signed by the shareholder or shareholder's representative. If the proposal is signed by a representative the power of attorney shall be attached to the proposal. The proposals to the agenda and proposals on nominating the candidates for the Company's bodies may be sent as an electronic document signed by a qualified electronic signature obtained in accordance with Federal Law No. 63-FZ "On Electronic Signature" of April 6, 2011, to the e-mail address of the Company: shareholder@mts.ru. Shareholders not entered in the register of the Company's shareholders may make proposals to the agenda and proposals for nomination of candidates for the Company's bodies also by issuing orders (instructions) to a person accounting for their rights to shares, in the manner prescribed by the Russian laws on securities.

# 29. HOLDING THE MEETING OR ABSENTEE VOTING TO ADOPT DECISIONS BY THE GENERAL MEETING OF SHAREHOLDERS OF THE COMPANY

- 29.1. Decisions of the General Meeting of Shareholders on election of the Board of Directors, the Auditing Commission, appointment of the Auditor organization, as well as on the issue envisaged by sub-clause 27.1(19) hereof may be taken only at the General Meeting of Shareholders.
- 29.2. Participation in the General Meeting of Shareholders may be remote with the help of electronic or other technical means subject to the use of means that allow reliable identification of persons attending the meeting remotely and that provide such persons with an opportunity to participate in discussions of agenda items and to vote on agenda items put for voting.
- 29.3. The General Meeting of Shareholders with remote attendance shall be held with the option of presence at its venue or may be held without determination of the venue and

option of presence at the venue. When the General Meeting of Shareholders is held with remote attendance the Company shall ensure image and sound broadcast of the meeting in the online mode to all persons entitled to vote when adopting decisions by the General Meeting of Shareholders (their representatives), registered for participation in this meeting. When the General Meeting of Shareholders is held with remote attendance the persons that are entitled to vote when adopting decisions by the General Meeting of Shareholders (their representatives) may be provided with access to information on voting in the online mode for all or certain issues envisaged by the Charter. The Company shall keep broadcast recordings of the General Meeting of Shareholders with remote attendance together with the Minutes of the General Meeting of Shareholders within its storage term.

- 29.4. The persons included in the list of persons entitled to vote when adopting decisions by the General Meeting of Shareholders, as well as the persons, to whom the rights to shares of the aforesaid persons have been transferred by way of succession or reorganization, or their representatives acting by proxy or by virtue of law may participate in the General Meeting of Shareholders.
- Registration of the persons participating in the meeting or absentee voting to adopt decisions by the General Meeting of Shareholders shall be carried out by the Counting Commission of the Company. The functions of the Counting Commission shall be performed by the Company's registrar. The Counting Commission, in terms of fulfillment of obligations imposed on it, shall be an independent permanently operating working body of the General Meeting of Shareholders. The Counting Commission shall perform the following functions: (1) verify powers of persons participating in the General Meeting of Shareholders or absentee voting, (2) register persons participating in such meeting, (3) determine a quorum for adoption of decisions by the General Meeting of Shareholders. (4) give explanations to the questions related to exercise by shareholders (their representatives) of rights to vote on agenda items, (5) explain voting procedure on issues put to vote, (6) ensure the established voting procedure and shareholders' rights to participation in voting, (7) count votes and sum up voting results, (8) draw up the minutes of voting results, (9) pass voting ballots to the archive, (10) perform other functions stipulated by the laws of the Russian Federation, by the Company's internal documents on activities of the Counting Commission.
- 29.6. The right to participate in the General Meeting of Shareholders or in absentee voting to adopt decisions by the General Meeting of Shareholders shall be exercised by a shareholder both personally and by proxy. A shareholder's representative shall act in accordance with the powers based on directives of the federal laws and acts of authorized government bodies or local authorities or the power of attorney made in writing. The power of attorney shall contain information on a represented person and a representative. The power of attorney shall be issued in accordance with the requirements of <a href="Clauses 3">Clauses 3</a> and <a href="4">4 of Article 185.1</a> of the Civil Code of the Russian Federation or attested by a notary. Sample power of attorney for voting shall be posted on the official website of the Company www.mts.ru. A shareholder may at any time change the shareholder's representative or personally participate in the meeting or absentee voting. In the cases where the Company's share is in common ownership of several persons, the powers to participate in the meeting or absentee voting shall be exercised, at their discretion, by one participant of common ownership or by their common representative. The powers of each of the aforesaid persons shall be duly formalized.
- 29.7. The General Meeting of Shareholders shall open if by the time of its beginning there is a quorum with respect to at least one item of the agenda. Registration of persons entitled to vote when adopting decisions by the General Meeting of Shareholders that failed to register for participation in the General Meeting of Shareholders before its opening, shall finish after the last item of the agenda (the last item of the agenda, in respect of which the quorum is present) has been discussed and before the time provided for the voting to the persons that have failed to vote so far starts.
- 29.8. If the agenda includes the issues to be voted upon by different voters, the quorum necessary to take decisions on these issues shall be defined separately. At the same time, absence of the quorum to adopt decisions on the issues to be voted upon by one

- composition of voters shall not impede adoption of decisions on the issues to be voted upon by a different composition of voters, for which the guorum is present.
- 29.9. A quorum of the meeting or absentee voting to adopt decisions by the General Meeting of Shareholders shall be defined depending on the composition of those voting on the respective issues included in the agenda.
- 29.10. All shareholders holding the Company's ordinary shares shall be included in the composition of voters on any issue included in agenda, except for the following issues:
  - 1) regarding approval of an interested-party transaction (sub-clauses 27.1(23) 27.1(27) hereof) the Company's shareholders who, in the manner prescribed by the laws of the Russian Federation, are recognized as the persons interested in transaction execution by the Company, as well as those controlled by persons interested in its execution, shall be excluded from the voters;
  - 2) regarding election of members of the Auditing Commission the Company's shareholders, being members of the Board of Directors and persons holding positions in the Company's management bodies, shall be excluded from the voters.
- 29.11. A quorum of the General Meeting of Shareholders or absentee voting to adopt decisions by the General Meeting of Shareholders on any issue included in the agenda shall be defined as a simple majority (more than ½ (one half)) of votes of shareholders holding the Company's shares voting on the relevant issue, unless otherwise stipulated by the existing laws.
- 29.12. If a quorum is present, the number of votes necessary to take a corresponding decision of the General Meeting of Shareholders stated in clause 27.1 hereof shall be determined from the total number of votes of shareholders holding the Company's voting shares, participating in the meeting or absentee voting, except for the voting on consent to execution or on subsequent approval of an interested-party transaction (sub-clauses 27.1(23) 27.1(27) hereof). In the above stated case, the number of votes required to make a corresponding decision of the General Meeting of Shareholders shall be determined from the total number of votes of shareholders holding the Company's voting shares that are neither interested in transaction execution, nor controlled by the persons interested in transaction execution and participate in the meeting or absentee voting.
- 29.13. If by the time of the beginning of the General Meeting of Shareholders no quorum is present for any issues included in agenda, the General Meeting of Shareholders may be postponed, however, for not more than 2 (two) hours.
- 29.14. In the absence of a quorum for the Annual General Meeting of Shareholders, the repeat General Meeting of Shareholders shall be held with the same agenda. In the absence of a quorum for the Extraordinary General Meeting of Shareholders or for adoption of decisions by absentee voting, the repeat extraordinary meeting or repeat absentee voting may be held with the same agenda.
- 29.15. If the repeat meeting or repeat absentee voting is held the General Meeting of Shareholders shall be legally competent to adopt decisions if the shareholders holding in the aggregate not less than 30% (thirty percent) of votes of the Company's outstanding voting shares participated in the repeat meeting or absentee voting. If the repeat meeting is held with the voting combined with absentee voting the General Meeting of Shareholders shall be legally competent to adopt decisions if the shareholder holding in the aggregate at least 30% (thirty percent) of votes of the Company's outstanding voting shares participated in such meeting and such absentee voting.
- 29.16. If the repeat meeting or repeat absentee voting is held instead of the meeting that failed to take place, the procedure for preparation for such meeting or absentee voting shall be defined in accordance with the regulations related to preparing and holding the meeting or absentee voting set forth by the provisions of article 28 hereof and the provisions of the laws on joint stock companies. The communication on holding the repeat meeting or repeat absentee voting shall be performed in accordance with sub-clause 28.16 Ошибка! Источник ссылки не найден.hereof. The voting ballots in case of repeat meeting or repeat absentee voting shall be delivered, sent in accordance with the procedure provided for by the laws of the Russian Federation.

- 29.17. In the absence of a quorum at the Annual General Meeting of Shareholder held by the decision of a court not later than 60 (sixty) days after the meeting that failed to take place, a repeat General Meeting of Shareholders shall be held with the same agenda. In this event, no additional application to court is required. The repeat General Meeting of Shareholders shall be prepared and held by a person or the Company's body specified in the court decision. If the said person or the Company's body fails to inform about the Annual General Meeting of Shareholders and/or to hold this annual meeting within the period specified by the court decision, the repeat General Meeting of Shareholders shall be prepared and held by other persons or the Company's body that filed a lawsuit to court provided that these persons or the Company's body are specified in the court decision.
- 29.18. If the repeat meeting or repeat absentee voting is held less than 40 (forty) days after the meeting that failed to take place or after the closing date for voting ballots in case of absentee voting that failed to take place, the persons entitled to vote when adopting decisions by the General Meeting of Shareholders at the repeat meeting or in case of repeat absentee voting shall be defined (recorded) as at the date when the persons entitled to vote when adopting decisions by the General Meeting of Shareholders at the meeting or in case of absentee voting, which were declared void, were defined (recorded).
- 29.19. Voting when adopting decisions by the General Meeting of Shareholders shall be performed under the principle "one voting Company's share one vote", except for cumulative voting in cases, stipulated by the laws of Russia and this Charter.
- 29.20. When adopting decisions by the General Meeting of Shareholders the voting shall be conducted only by voting ballots for all agenda items. The Board of Directors shall approve the voting ballot form and wording. Receipt by the Company's registrar of messages about expressed will of persons that are entitled to vote when making decisions by the General Meeting of Shareholder, were not entered in the register of the Company's shareholders and, in accordance with the requirements of the Russian laws on securities, gave orders (instructions) on voting to persons accounting for their rights to shares, shall be equal to voting by ballots.
- 29.21. A voting ballot shall be deemed invalid with respect to the agenda issue specified thereon if:
  - (1) there are corrections in the ballots' details;
  - (2) there are discrepancies between the ballot submitted to the Counting Committee and the ballot approved by the Board of Directors;
  - (3) more than one voting option was left in the voting ballot, except for the case of voting in accordance with instructions of persons that acquired shares after the date of drawing up the list of persons entitled to vote when adopting decisions by the General Meeting of Shareholders, or in compliance with instructions of the owners of depositary securities;
  - (4) no voting option is left in the ballot;
  - (5) all voting options have been crossed out;
  - (6) the ballot has no signature of the shareholder;
  - (7) the Company received the voting ballots signed by a representative acting by proxy, and if the Company was notified, not later than 2 (two) days prior to the date of the meeting or absentee voting of the General Meeting of Shareholders of substitution of (recalling) this representative;
  - (8) in the course of counting the votes, 2 (two) or more filled out voting ballots of one person with different voting options left on the same agenda item of the General Meeting of Shareholders or absentee voting are discovered. This rule shall not apply to the voting ballots signed by a person having issued a proxy for voting with respect to the shares that were transferred after the date of making up the list of persons entitled to vote when adopting decisions by the General Meeting of Shareholders and/or by the persons acting on the basis of such proxy, where in the fields used for indicating a number of votes given for each voting option the number of votes cast for the respective option is indicated and appropriate notes are available as stipulated by the requirements of the regulations of the Russian Federation;

- (9) in the ballot for voting on the issue on election of the Auditing Commission members more candidates than the number of persons that shall be elected to the Company's respective body are voted for. This rule shall not apply to the voting ballots that were signed by a person voting on the shares that were transferred after the date of making up the list of persons entitled to vote when adopting decisions by the General Meeting of Shareholders, in accordance with the instructions received from the persons who acquired such shares, and (or) by a person voting on the shares circulating outside the Russian Federation in the form of depositary securities, that contain appropriate notes stipulated by the requirements of the regulations of the Russian Federation;
- (10) the ballot has affirmative votes for alternative versions of decisions;
- (11) in the course of cumulative voting, a shareholder has distributed between the candidates to the Board of Directors a number of votes that exceeds the numbers of votes possessed by such shareholder;
- (12) the ballots were submitted to the Counting Committee after the counting of votes started.

The votes represented by the invalid ballots shall not be counted when tabulating the voting results.

29.22. Additional requirements to conducting of the General Meeting of Shareholders are set forth in the laws of the Russian Federation and in the Company's internal documents.

#### 30. DOCUMENTS OF THE GENERAL MEETING OF THE COMPANY'S SHAREHOLDERS

- 30.1. According to results of voting, the Counting Commission shall make up the Minutes of Voting Results, which shall be signed by the members of the Counting Commission or by a person, who performs its functions. The Minutes of Voting Results shall be made up not later than 3 (three) working days after the General Meeting of Shareholders was closed or the closing date for voting ballots in case of absentee voting.
- 30.2. Decisions adopted by the General Meeting of Shareholders and voting results may be announced at the General Meeting of Shareholders and shall be brought to the knowledge of persons entitled to vote in the course of adopting decisions by the General Meeting of Shareholders in the form of <a href="the-Report">the Report</a> on Voting Results not later than 4 (four) business days from the date of closing the General Meeting of Shareholders or the closing date for voting ballots in case of absentee voting, in accordance with the procedure envisaged for communication on holding the meeting or absentee voting for adoption of decisions by the General Meeting of Shareholders. If as at the date of determination (recording) the persons entitled to vote when making decisions by the General Meeting of Shareholders the person entered in the register of the Company's shareholders is a nominee shareholder, the information contained in the Report on Voting Results shall be provided to the nominee shareholder in accordance with the rules of the Russian laws on securities for provision of information and materials to persons exercising rights related to the Company's shares.
- 30.3. The Report on Voting Results at the General Meeting of Shareholders shall be signed by a person, presiding over the General Meeting of Shareholders and by the secretary of the General Meeting of Shareholders.
- 30.4. A Chairman of the Company's Board of Directors or other person determined by the Board of Directors at the time of preparation for the General Meeting of Shareholders shall preside over the General Meeting of Shareholders. The presiding person shall perform the following functions: (1) conduct the General Meeting of Shareholders, (2) control compliance with the regulations of the General Meeting of Shareholders, and (3) sign the minutes of the General Meeting of Shareholders.
- 30.5. Report on the voting results shall be attached to the Minutes of the General Meeting of Shareholders.
- 30.6. The Minutes of the General Meeting of Shareholders shall be executed within 3 (three) working days after closing the General Meeting of Shareholders or the closing date for voting ballots in case of absentee voting. The Minutes of the General Meeting of

Shareholders may be drawn up in hard copy or with the help of electronic or other technical means. The Minutes of the General Meeting of shareholders in hard copy shall be drawn up in 2 (two) copies. Both copies shall be signed by the person presiding over the General Meeting of Shareholders and by the secretary of the General Meeting of Shareholders shall be signed by the secretary of the General Meeting of Shareholders.

- 30.7. After the Report on Voting Results is executed and the Minutes of the General Meeting of Shareholders are signed, the voting ballots made up as hard copies shall be sealed up by the Counting Commission and handed over for custody to the Company's archive. The Company shall ensure storage of information on expressed will of persons that were not registered in the Company's shareholder register and in accordance with the requirements of the Russian laws on securities gave to persons accounting for their rights to shares orders (instructions) on voting, and also of voting ballots received in the electronic form or electronic images of filled out voting ballots.
- 30.8. Additional requirements to the form of and the procedure for executing the documents of the General Meeting of Shareholders are set forth by the laws of the Russian Federation and internal documents of the Company.

#### 31. THE COMPANY'S BOARD OF DIRECTORS

- 31.1. The Board of Directors exercises overall management of the Company's activities, except for resolving the issues, referred by law and hereby to the terms of reference of the General Meeting of Shareholders.
- 31.2. Only an individual is allowed to be a member of the Board of Directors. The persons elected in the Board of Directors may be re-elected unlimited number of times. A person holding no shares of the Company may become a member of the Board of Directors. Recommended criteria for selecting candidates to become members of the Board of Directors may be established by the Regulations on the Board of Directors.
- 31.3. The General Director, as well as members of the Management Board are not allowed to simultaneously hold the position of the Chairman of the Board of Directors.
- 31.4. The members of the Board of Directors are elected by the General Meeting of Shareholders in accordance with the procedure, stipulated by the laws of the Russian Federation and hereby for the period till the next Annual General Meeting of Shareholders. If the Annual General Meeting of Shareholders failed to be held within a stated period, the powers of the Board of Directors shall terminate, except for the powers to prepare and hold the Annual General Meeting of Shareholders. If the Annual General Meeting of Shareholders fails to adopt a decision on election of the members of the Board of Directors the powers of the Board of Directors shall terminate except for the powers to prepare and hold the Extraordinary General Meeting of Shareholders to adopt a decision on election of the members of the Board of Directors.
- 31.5. Number of members of the Board of Directors is defined by decision of the General Meeting of Shareholders and may not be less than 9 (nine). Until a decision is taken setting other number of members of the Board of Directors, the shareholders, while nominating the candidates for the positions of the members of the Board of Directors, shall be guided by the existing number of members of the Board of Directors defined by the General Meeting of the Shareholders as at the time of such nomination.
- 31.6. The Chairman of the Board of Directors shall organize and manage the activities of the Board of Directors. The Chairman of the Board of Directors shall make decisions on holding the meeting or absentee voting to adopt decisions by the Board of Directors.
- 31.7. The Chairman of the Board of Directors shall preside over the meetings of the Board of Directors, organize drawing up the Minutes of the meeting results or absentee voting to adopt decisions by the Board of Directors (hereinafter referred to as the Minutes of the Board of Directors).
- 31.8. The members of the Board of Directors shall elect the Chairman of the Board of Directors and the Deputy Chairmen of the Board of Directors from the members of the Board of Directors by a majority of votes from the total number of the members of the Board of

- Directors. The Board of Directors shall be entitled to reelect at any time the Chairman of the Board of Directors and the Deputy Chairmen of the Board of Directors by a majority of votes from the total number of the members of the Board of Directors
- 31.9. The Board of Directors shall pass decisions and organize work in accordance with the Regulations on the Board of Directors approved by the General Meeting of Shareholders.
- 31.10. The members of the Board of Directors shall perform their duties reasonably and in good faith with due care and diligence to the benefit of the Company and its shareholders, to achieve sustainable and successful development of the Company.
- 31.11. The Board of Directors shall annually report on its activity to the General Meeting of Shareholders.
- 31.12. The duties of the members of the Board of Directors shall be defined by the laws of the Russian Federation, hereby and by internal documents of the Company. The members of the Board of Directors shall, in particular:
  - (1) comply with the requirements hereof and of the decisions of the General Meeting of Shareholders;
  - (2) provide information to the Company, in a timely manner, about themselves, their possible interest in conducting transactions by the Company and any other information provided for by the legislation of the RF and by the internal documents of the Company, notify the Company of any changes in such information in accordance with the procedure prescribed by the legislation of the RF and by the internal documents of the Company.
- 31.13. By the decision of the General Meeting of Shareholders, the members of the Board of Directors shall, in the period of performing their duties, receive remuneration and compensation for their expenses connected with performing their functions as members of the Board of Directors. The amounts of such remuneration and compensation shall be established by the decision of the General Meeting of Shareholders. The liability of the members of the Board of Directors during the performance of their duties may be insured by the decision of the Company's bodies.

# 32. TERMS OF REFERENCE OF THE COMPANY'S BOARD OF DIRECTORS

- 32.1. In order to maintain a stable financial status and competitiveness of the Company, the Board of Directors shall establish an effective organizational structure and a management system for the Company, develop basic strategic and tactical goals, and enforce the implementation thereof by the Company.
- 32.2. The following matters shall fall within the terms of reference of the Board of Directors:
  - (1) identifying the guidelines of the Company's activity, defining the Company's development strategy, working out the Company's investment policy, defining new types of the Company's activity, approving the Company's annual budgets (finance plans), examining the principal directions of activity, budgets and development strategy of the subsidiaries included in the list to be approved by the Board of Directors;
    - (decision shall be made by a simple majority (more than ½ (one half)) of votes of the members of the Board of Directors participating in the meeting or absentee voting)
  - (2) approving the Company's organizational structure (in the form of a list containing the positions in the Company and the Company's structural subdivisions directly reporting to the General Director);
  - (decision shall be made by a simple majority (more than ½ (one half)) of votes of the members of the Board of Directors participating in the meeting or absentee voting)
  - (3) examining the results of the financial and economic activity of the Company and its subsidiaries included in the list to be approved by the Board of Directors; preliminary examination of the Company's annual reports and annual accounting statements;
  - (decision shall be made by a simple majority (more than ½ (one half)) of votes of the members of the Board of Directors participating in the meeting or absentee voting)

- (4) convocation of annual and extraordinary General Meetings of Shareholders, except for cases stipulated in sub-clause 23.6(2) hereof:
  - (decision shall be made by a simple majority (more than ½ (one half)) of votes of the members of the Board of Directors participating in the meeting or absentee voting)
- (5) approval of the agenda of the General Meeting of Shareholders;
- (decision shall be made by a simple majority (more than ½ (one half)) of votes of the members of the Board of Directors participating in the meeting or absentee voting)
- (6) setting the date for compiling the list of persons entitled to participate in the General Meeting of Shareholders, and other issues, related to preparation and holding the General Meeting of Shareholders and meetings of the Board of Directors and falling within the terms of reference of the Board of Directors pursuant to the law of the Russian Federation and hereto:
  - (decision shall be made by a simple majority (more than ½ (one half)) of votes of the members of the Board of Directors participating in the meeting or absentee voting)
- (7) placing bonds or other equity securities by the Company (including equity securities convertible into the Company's shares), except for cases when the relevant decision falls within the terms of reference of the General Meeting of Shareholders:
- (decision on placing of equity securities convertible into the Company's shares shall be unanimously taken by all members of the Board of Directors with no account for the votes of former members of the Board of Directors);
- (decision on placing bonds or other equity securities shall be made by a simple majority (more than ½ (one half)) of votes of the members of the Board of Directors participating in the meeting or absentee voting)
- (8) determining, in cases stipulated by law, the price (monetary value) of the property that is the subject of the transactions conducted by the Company, as well as the placing price or the procedure for determining thereof and repurchasing of the Company's equity securities;
- (decision shall be made by a simple majority (more than ½ (one half)) of votes of the members of the Board of Directors participating in the meeting or absentee voting. If a person interested in one or several transactions, where the property price (monetary value) is determined by the Board of Directors, is member of the Board of Directors, the decision shall be made by a simple majority (more than a half) of votes of directors who are not interested in the transaction and meet the requirements set forth in clause 3, Article 83 of the Federal Law "On Joint Stock Companies". If the number of such directors is less than a half (1/2) of the elected members of the Board of Directors, a decision shall be made unanimously by all members of the Board of Directors, herewith votes of the retired members of the Board of Directors shall not be taken into account)
- (9) purchasing the shares, bonds and other securities paced by the Company in cases and in the manner stipulated by the laws of the Russian Federation, except for the cases where the purchase is connected with decrease of the Company's authorized capital;
- (decision shall be made by a simple majority (more than ½ (one half)) of votes of the members of the Board of Directors participating in the meeting or absentee voting)
- (10) appointing the General Director; defining the number of the Management Board members, electing the Management Board members; approving the terms of labor, civil and any other types of agreements concluded with the General Director and the Management Board members, amendments thereto and termination thereof; early termination of the powers of the General Director and the Management Board members;
  - (decision shall be made by a simple majority (more than ½ (one half)) of votes of the members of the Board of Directors participating in the meeting or absentee voting)
- (11) transfer of powers of the sole executive body of the Company to a commercial organization (managing organization) or an individual entrepreneur (manager)

- under agreement; approval of the terms of civil and any other types of agreements concluded with the managing organization (manager), amendments thereto and termination thereof; early termination of powers of the managing organization (manager);
- (decision shall be made by a simple majority (more than ½ (one half)) of votes of the members of the Board of Directors participating in the meeting or absentee voting)
- (12) recommendations to the General Meeting of Shareholders regarding the amount of the remuneration to be paid and/or the procedure of compensating for the members of the Auditing Commission, as well as determining the remuneration for the Auditor organization;
  - (decision shall be made by a simple majority (more than ½ (one half)) of votes of the members of the Board of Directors participating in the meeting or absentee voting)
- (13) recommendations to the General Meeting of Shareholders regarding the amount of dividend on the shares and the procedure for paying the dividends;
  - (decision shall be made by a simple majority (more than ½ (one half)) of votes of the members of the Board of Directors participating in the meeting or absentee voting)
- (14) use of the Company's reserve fund and other funds, and the approval of internal documents regulating the procedure for formation and using the Company's funds;
  - (decision shall be made by a simple majority (more than ½ (one half)) of votes of the members of the Board of Directors participating in the meeting or absentee voting)
- (15) approval of the Company's internal documents, except for the internal documents, the approval of which falls within the terms of reference of the General Meeting of Shareholders, the Management Board and the General Director, namely the internal documents regulating the Company's business principles relating to the strategy, investments, new types of the Company's activity, human resource management policy, personnel motivation and loyalty system, risk management and internal control, corporate management;
- (decision shall be made by a simple majority (more than ½ (one half)) of votes of the members of the Board of Directors participating in the meeting or absentee voting)
- (16) making decisions on the consent to, or subsequent approval of transactions involving the property valued at 25% (twenty five percent) to 50% (fifty percent) of the book value of the Company's assets determined according to its accounting (financial) statements as of the last reporting date, including making decisions on the consent to, or subsequent approval of transactions recognized as major transactions in accordance with the Federal Law "On Joint Stock Companies";
  - (decision on approval of transactions specified in this sub-clause shall be made unanimously by all members of the Board of Directors with no account for the votes of former members of the Board of Directors)
- (17) making decisions on the consent to, or subsequent approval in the manner stipulated by law of interested-party transactions, except for the cases where the relevant decision-making falls within the terms of reference of the General Meeting of Shareholders under clauses 27.1(23) 27.1(27) hereof;
  - (decision shall be made by a simple majority (more than ½ (one half)) of votes of all directors who are not interested in the transaction and meet the requirements set forth in clause 3, Article 83 of the Federal Law "On Joint Stock Companies");
- (18) approval of the Company's registrar and the terms of his assignment, and termination of this assignment;
  - (decision shall be made by a simple majority (more than ½ (one half)) of votes of the members of the Board of Directors participating in the meeting or absentee voting)
- (19) taking a decision on selling the Company's shares that have been redeemed and acquired for other reasons and are in the Company's possession in compliance with the requirements of the laws of the Russian Federation and hereof;

- (decision shall be made by a simple majority (more than ½ (one half)) of votes of the members of the Board of Directors participating in the meeting or absentee voting)
- (20) approval of the decisions on issuing, prospectus, reports on the results of acquiring the Company's securities by the Company, unless otherwise provided for by existing laws of the Russian Federation;
  - (decision shall be made by a simple majority (more than ½ (one half)) of votes of the members of the Board of Directors participating in the meeting or absentee voting)
- (21) including in the agenda of the General Meeting of Shareholders the issues in the cases, stipulated by the laws of the Russian Federation and hereby;
  - (decisions on including all mentioned issues in agenda of the General Meeting of Shareholders shall be made by a simple majority (more than ½ (one half)) of votes of the members of the Board of Directors participating in the meeting or absentee voting)
- (22) making decision on the Company's participation, changing the interest and dissociation of the Company on business entities (except for the cases where such decision falls within the competence of the General Meeting of Shareholders in compliance with sub-clause 27.1(30) of the Charter or of the Company Management Board pursuant to sub-clause 35.1(23) and sub-clause 35.1(25) of the Charter), including those on establishing the Company's subsidiaries. Determination of criteria for the entity classification as startup. Approval of budget for transactions made on accordance with sub-clauses 35.1(23), 35.1(24) of the Charter;
  - (decision shall be made by a simple majority (more than ½ (one half)) of the votes of the members of the Board of Directors participating in the meeting or absentee voting)
- (23) approval of holding by the General Director and the Management Board members the positions in management bodies of other organizations, entering into the labor relations with other employers (except for the scientific, teaching and creative activities);
  - (decision shall be made by a simple majority (more than ½ (one half)) of votes of the members of the Board of Directors participating in the meeting or absentee voting)
- (24) adopting recommendations in relation to the voluntary or compulsory offer received by the Company, in compliance with Chapter XI.1 of the Federal Law "On Joint Stock Companies", which include the assessment of the offer price of the securities to be purchased and probable change of their market price after the purchase thereof, assessment of plans of the person who has made such voluntary or compulsory offer, in relation to the Company, including in relation to its personnel;
  - (decision shall be made by a simple majority (more than ½ (one half)) of votes of the members of the Board of Directors participating in the meeting or absentee voting)
- (25) approval of candidates for the position of the Company's Corporate Secretary (the Head of the special unit acting as the Corporate Secretary) and approval of the decision on termination of its office; the approval of the principles of his remuneration system; approval of the Regulations on the Corporate Secretary (the special unit acting as the Corporate Secretary); assessment of work of the Corporate Secretary (the Head of the special unit acting as the Corporate Secretary) and approval of reports on its work;
  - (decision shall be made by a simple majority (more than ½ (one half)) of votes of the members of the Board of Directors participating in the meeting or absentee voting)
- (26) appointment of the secretary of the Board of Directors and termination of its powers, and the approval of the principles for assessing its work and remuneration system;
  - (decision shall be made by a simple majority (more than ½ (one half) of votes of the members of the Board of Directors participating in the meeting or absentee voting)

- (27) approving the specimen of the trademark, as well as the emblems and other means of visual identification of the Company;
  - (decision shall be made by a simple majority (more than ½ (one half) of votes of the members of the Board of Directors participating in the meeting or absentee voting)
- (28) establishing the committees, commissions and other internal structural subdivisions under the Board of Directors, defining their powers and approving the personnel thereof, reviewing and approving the reports on the results of their activities:
  - (decision shall be made by a simple majority (more than ½ (one half)) of votes of the members of the Board of Directors participating in the meeting or absentee voting)
- (29) approval of the transactions connected with alienation or possible alienation of the land plots, buildings (including those under construction), residential and non-residential premises (in respect of the facilities with the total area in excess of 1,000 (one thousand) square meters):
  - (decision shall be made by a simple majority (more than ½ (one half)) of votes of the members of the Board of Directors participating in the meeting or absentee voting)
- (30) increase of the Company's authorized capital by placing the Company's additional shares by way of public subscription, except for the cases set forth in sub-clause 27.1(9) hereof;
  - (decision shall be made unanimously by all members of the Board of Directors with no account for the votes of former members of the Board of Directors)
- (31) increase of the Company's authorized capital by placing the Company's additional shares by converting into these shares of the previously issued equity securities convertible into the Company's shares;
  - (decision shall be made unanimously by all members of the Board of Directors with no account for the votes of former members of the Board of Directors)
- (32) approval of the transactions involving a property costing more than 10,000,000,000 (ten billion) rubles as at the date of the decision, but not exceeding 25% (twenty five percent) of the Company's assets book cost defined according to its accounting (financial) statement as at the last reporting date;
  - (decision shall be made by a simple majority (more than ½ (one half)) of votes of the members of the Board of Directors participating in the meeting or absentee voting)
- (33) formulating the Company's position with respect to the corporate conflicts among the Company's shareholders, among shareholders and bodies of the Company and among the Company's shareholders and the Company;
  - (decision shall be made by a simple majority (more than ½ (one half)) of votes of the members of the Board of Directors participating in the meeting or absentee voting)
- (34) approval of a) candidates to be nominated to boards of directors (supervisory boards) of the Company's subsidiaries included in the list to be approved by the Board of Directors b) candidates for the sole executive bodies of such subsidiaries of the Company, c) approval of the amount of remuneration of members of the boards of directors (supervisory boards) and sole executive bodies of the Company's subsidiaries included in such list, and also d) approval of the general principles of the work appraisal and remuneration and motivation system for the sole executive bodies of the Company's subsidiaries included in such list:
  - (decision shall be made by a simple majority (more than ½ (one half)) of votes of the members of the Board of Directors participating in the meeting or absentee voting)
- (35) approval of the candidates to fill the vacancies of the Company's top officials, who report directly to the General Director;
  - (decision shall be made by a simple majority (more than ½ (one half)) of votes of the members of the Board of Directors participating in the meeting or absentee voting)

- (36) approval of the general principles of the work appraisal and remuneration and motivation system for the Company's top officials, who report directly to the General Director;
  - (decision shall be made by a simple majority (more than ½ (one half)) of votes of the members of the Board of Directors participating in the meeting or absentee voting)
- (37) approval of the decisions on appointment of the Head of the Internal Audit department of the Company and his dismissal as well as determining the amount of his remuneration;
  - (decision shall be made by a simple majority (more than ½ (one half)) of votes of the members of the Board of Directors participating in the meeting or absentee voting)
- (38) approval of transactions involving purchase, alienation and encumbrance of shares and stakes in the authorized capitals of other entities, inter alia approval of substantial terms of such transactions, including, but not limited to terms on quantity of purchased, alienated or encumbered shares, or the size of purchased, alienated or encumbered stake, or the transaction value except for transactions falling within the competence of the Company Management Board in accordance with sub-clause 35.1(23) and sub-clause 35.1(26) of the Charter;
  - (decision shall be made by a simple majority (more than ½ (one half)) of votes of the members of the Board of Directors participating in the meeting or absentee voting)
- (39) determination of the Company (Company representatives) stance on participation (non-participation) of the Company (Company representatives) in voting on draft resolutions "for", "against" or "abstained" during (a) General Meeting of Shareholders (participants), (b) meetings of the Boards of Directors, (c) meetings of collective executive management bodies as well as (d) when decisions are made by sole executive management bodies of subsidiary business entities of the Company as well as by business entities, directly or indirectly, owned by the Company and (or) such subsidiary business entities of the Company, on following issues:
  - a) on concluding the shareholder agreements (participation agreements), simple partnership agreements, trust management agreements (if the business entities mentioned in this sub-clause 32.2(39) act as trustors),
  - b) on participation of the Company's subsidiaries in investment funds and business entities and/or on participation of the entities, directly or indirectly, owned by the Company and (or) such a subsidiary, in investment funds and business entities (on membership as a participant (shareholder) in an existing entity or establishment of a new entity),
  - c) on change in interest of participation or on dissociation thereof, including on transactions made involving purchase, alienation and encumbrance of shares and stakes in the authorized capitals of entities, inter alia approval of substantial terms of such transactions, including, but not limited to, terms on quantity of purchased, alienated or encumbered shares, or the size of purchased, alienated or encumbered stake, or the transaction value.

HOWEVER, requirements of this sub-clause 32.2(39) shall not apply to:

- a) cases when making relevant decision falls within competence of the Company's Management Board in accordance with sub-clause 35.1(24) and sub-clause 35.1(28) of this Charter;
- b) with respect to the subsidiaries specified in this sub-clause 32.2(39), which are public joint-stock companies, securities of which are eligible for on-exchange trading, as well as business entities: a) which are directly and/or indirectly controlled by such public joint-stock company, and in case of absence of control b) in the authorized capital of which, such public joint-stock company directly and/or indirectly participates if the Company indirectly participates in the authorized capital of these business entities exclusively through such public joint-stock company;

- c) in respect of MTS Ecosystem LLC (OGRN 5157746197791), as well as business entities: a) directly and/or indirectly controlled by MTS Ecosystem LLC, and in case of absence of control b) where MTS Ecosystem LLC directly or indirectly participates in the authorized capital on condition that the Company indirectly participates in the authorized capital of these business entities exclusively through MTS Ecosystem LLC. Exceptions envisaged by this sub-clause c) shall not apply to cases where the total value of the respective transaction(s) exceeds 5,000,000, 000 (five billion) rubles as at the date of adopting the respective decision
- (decision shall be made by a simple majority (more than ½ (one half)) of votes of the members of the Board of Directors participating in the meeting or absentee voting).
- (40) consideration of the information and reports of the General Director and the Management Board on the following issues:
  - a) Company's activities;
  - b) performance by the General Director and the Management Board of their duties and responsibilities;
  - c) performance by the Company's top officials, who report directly to the General Director, of their duties and responsibilities;
  - d) implementation of the decisions of the General Meetings of Shareholders and the Board of Directors;
  - (decision shall be made by a simple majority (more than ½ (one half)) of votes of the members of the Board of Directors participating in the meeting or absentee voting)
- (41) approval of reports of the Company's executive bodies on effectiveness of the risk management system (process) and internal control system (process) of the Company, including compliance systems;
  - (decision shall be made by a simple majority (more than ½ (one half)) of votes of the members of the Board of Directors participating in the meeting or absentee voting)
- (42) decision-making on the issues falling within the terms of reference of the Board of Directors pursuant to the rules and recommendations of security exchanges, security trading organizers, public organizations and state authorities regulating the circulation and listing of securities (including bonds, depositary receipts, other equity securities convertible into shares) and derivative securities (including promissory notes and other derivative instruments) of issuers, applicable to the Company's activity;
  - (decision shall be made by a simple majority (more than ½ (one half)) of votes of the members of the Board of Directors participating in the meeting or absentee voting)
- (43) decision-making on applying for listing the Company's shares and/or equity securities convertible into the Company's shares;
  - (decision shall be made by a simple majority (more than ½ (one half)) of votes of members of the Board of Directors participating in the meeting or absentee voting)
- (44) consideration of the results of assessment of performance of the Board of Directors:
  - (decision shall be made by a simple majority (more than ½ (one half)) of votes of the members of the Board of Directors participating in the meeting or absentee voting)
- (45) decision-making on other issues falling within the terms of reference of the Board of Directors pursuant to the laws of the Russian Federation, hereto, and to the Company's contractual obligations, as well as pursuant to the foreign laws applicable to the Company as an issuer of the securities placed outside the Russian Federation.
- 32.3. The Board of Directors shall play a key role in major corporate actions taken by the Company.
- 32.4. Major corporate actions include: reorganization of the Company, acquisition of thirty (30) or more percent of the Company's voting shares (merger), settlement of major

- transactions by the Company, as well as transactions provided for by sub-clauses 32.2(29), 32.2(32) and 32.2(38) hereof, increase or decrease of the authorized capital of the Company, listing or delisting of the Company shares.
- 32.5. With respect to major corporate actions, the Board of Directors shall take decisions on the performance of such actions in accordance with sub-clauses 32.2(16), 32.2(29), 32.2(30), 32.2(31), 32.2(32), 32.2(38), 32.2(43) hereof, or develop recommendations for the General Meeting of Shareholders on the matters provided for by sub-clauses 27.1(2), 27.1(6), 27.1(7), 27.1(8), 27.1(9), 27.1(10), 27.1(11), 27.1(12), 27.1(28), 27.1(29), 27.1(35) thereof.
- 32.6. Issues referred by the law of the Russian Federation and this Charter to the terms of reference of the Board of Directors may not be delegated to the Executive Body of the Company.

#### 33. DECISIONS OF THE BOARD OF DIRECTORS

- 33.1. The Board of Directors shall organize its activity in accordance with the Regulations on the Board of Directors. Decisions of the Board of Directors shall be adopted at the meetings held by means of joint attendance of the members of the Board of Directors that are based on free panel discussion of agenda items for the purpose of making decisions within the terms of reference of the Board of Directors. Participation of the members of the Board of Directors in the meeting may be remote with the help of electronic or other technical means subject to the use of means that allow reliable identification of persons attending the meeting remotely and that provide such persons with an opportunity to participate in discussions of agenda items and to vote on agenda items put for voting. The meeting of the Board of Directors with remote attendance may be held with the option of presence at the venue or without determination of its venue. Upon consent of the Chairman of the Board of Directors, a magnetic (electronic) recording of the meeting of the Board of Directors may be made. When adopting decisions by the Board of Directors at the meeting, the voting at the meeting may be combined with absentee voting. If the voting at the meeting of the Board of Directors is combined with absentee voting acceptance of documents containing information on expressed will of the members of the Board of Directors, who vote in absentia, shall finish at the time specified in the notice of the meeting on the date of the meeting unless the earlier date is specified in the notice of such meeting.
- 33.2. If needed, decisions may be adopted by the Board of Directors by absentee voting, according to the procedure envisaged by the Regulations on the Board of Directors. Decision on holding absentee voting shall be made by the Chairman of the Board of Directors.
- 33.3. The meetings of the Board of Directors shall be held as necessary, but at least twice a quarter, and shall be convened by the Chairman of the Board of Directors on his own initiative, at the request of a member of the Board of Directors, the Auditing Commission, the Head of the Internal Audit department of the Company or the Auditor organization, as well as at the request of the Company's Executive Bodies.
- 33.4. Not later than 30 (thirty) days before the date of the Annual General Meeting of Shareholders, the meeting of the Board of Directors shall be held in order to approve preliminarily the Company's annual report and to preliminarily consider the annual accounting (financial) statements of the Company, the Auditor's opinion, the opinion of the Auditing Commission following the results of examination of the annual accounting (financial) statements of the Company. At the meeting of the Board of Directors, the Chairman of the Board of Directors shall submit to the Board of Directors complete current financial information, as well as complete report on the current state of the Company and on basic results of the Company's business activity and plans.
- 33.5. The meetings of the Board of Directors shall be held at the location of the Company or at any other place, defined by the Board of Directors.
- 33.6. The members of the Board of Directors shall be notified in advance of the forthcoming meeting or absentee voting to adopt decisions by the Board of Directors. The notice shall include the agenda of the forthcoming meeting or absentee voting.

- 33.7. A quorum required to make decisions by the Board of Directors shall make up at least ½ (one half) of the number of elected members of the Board of Directors. If the number of the members of the Board of Directors becomes less than the number constituting such quorum, the Board of Directors shall make a decision to hold the Extraordinary General Meeting of Shareholders in order to elect a new composition of the Board of Directors. In the specified case, the powers of the Board of Directors shall terminate. The remaining members of the Board of Directors shall be entitled to adopt a decision only on holding the Extraordinary General Meeting of Shareholders.
- 33.8. When taking decisions by the Board of Directors, each member of the Board of Directors shall have 1 (one) vote.
- 33.9. Unless otherwise specified by the laws of the Russian Federation or hereby, the decision of the Board of Directors shall be deemed to be adopted, if more than ½ (one half) of the members of the Board of Directors participating in the meeting or absentee voting have voted for it. Should the votes of the members of the Board of Directors on agenda items be equally split, the Chairman of the Board of Directors shall have a casting vote.
- 33.10. In the cases, stipulated by the Federal Law "On Joint Stock Companies", when voting on the relevant issues, the votes of the former members of the Board of Directors shall be disregarded. The following members of the Board of Directors shall be the former members:
  - (1) a member of the Board of Directors who has submitted to the Company a notice of voluntary resignation, addressed to the Chairman of the Board of Directors and to the General Director of the Company through the Corporate Secretary of the Company;
  - (2) a member of the Board of Directors disqualified by a court ruling;
  - (3) a member of the Board of Directors who is limited in legal capacity or declared incapacitated by a court decision;
  - (4) a deceased Board member. A member of the Board of Directors who has submitted an application for voluntary resignation of a member of the Board of Directors shall be deemed to have resigned from the date of receipt of such application by the Company or from a later date specified in such application.
- 33.11. No transfer of the voting right from one member of the Board of Directors to another shall be permitted.
- 33.12. The casting vote of the Chairman of the Board of Directors shall not be used by the Deputy Chairman of the Board of Directors or any other member of the Board of Directors, who performs the Chairman's functions in the absence of the Chairman of the Board of Directors.
- 33.13. The Minutes of the Board of Directors shall be kept by the secretary of the Board of Directors. The Minutes of the Board of Directors shall be drawn up not later than 3 (three) days after the date of the meeting or the closing date for documents containing information on expressed will of the members of the Board of Directors in case of absentee voting. The Minutes of the Board of Directors shall be signed by the Chairman and the secretary of the Board of Directors. The documents approved by the Board of Directors shall be attached to the Minutes. Extracts from the Minutes of the Board of Directors shall be signed by the secretary of the Board of Directors.
- 33.14. Additional requirements to the procedures of holding the meeting or absentee voting to adopt decisions by the Board of Directors are set by the laws of the Russian Federation, the Regulations on the Board of Directors and other internal documents of the Company.

## 34. EXECUTIVE BODIES OF THE COMPANY

- 34.1. The Executive bodies of the Company shall be the collective executive body (the Management Board) and the sole executive body (the General Director).
- 34.2. The Executive bodies shall manage current activities of the Company and report to the Board of Directors and to the General Meeting of Shareholders.

- 34.3. The terms of reference of the Executive Bodies of the Company shall include addressing the issues of the Company's current activities, except for those issues, referred to the terms of reference of the General Meeting of Shareholders and the Board of Directors.
- 34.4. The Executive Bodies of the Company shall be established by the Board of Directors.
- 34.5. The rights and obligations of executive bodies shall be regulated by the laws of the Russian Federation, hereby and by internal documents of the Company.
- 34.6. The Executive Bodies of the Company shall organize the Company's activities and be responsible for results of these activities, ensure the enforcement of decisions taken by the General Meetings of Shareholders and by the Board of Directors.
- 34.7. The Executive Bodies shall ensure creation and maintenance of an effective risk management and internal control system in the Company, and are responsible for implementation of the decisions of the Board of Directors related to organization of risk management and internal control system.
- 34.8. The Executive Bodies of the Company shall be responsible for effective economic, financial, scientific and technical and social policies of the Company.
- 34.9. The General Director and the Management Board members shall be permitted to hold concurrently the positions in management bodies of other organizations, to enter into the labor relations with other employers (except for the scientific, teaching and creative activities) with the Board of Directors' consent.
- 34.10. The Board of Directors shall be entitled to take decision on an early termination of the General Director's powers, as well as powers of certain Management Board member or all Management Board members and on establishing new Executive Bodies of the Company.
- 34.11. If the functions of the sole executive body are performed by a managing organization (the manager), then such managing organization (the manager) shall not be entitled to exercise similar functions in the organization competing with the Company.

#### 35. MANAGEMENT BOARD OF THE COMPANY

- 35.1. The Management Board shall, within its terms of reference, set forth hereby, by decisions of the General Meetings of Shareholders and of the Board of Directors, and by internal documents of the Company endorsed by the General Meetings of Shareholders, be responsible for the following issues:
  - (1) organizing an efficient management of the Company's current operations;
  - (2) developing basic principles for planning the Company's activity;
  - (3) development and implementation of the Company's current economic policy with a view of increasing the Company's profitability and competitiveness;
  - (4) drafting quarterly, annual and perspective plans of the Company's activity, budget and investment program and overseeing the execution thereof;
  - (5) drafting and founding the proposals on improvement of internal organizational and managerial structure of the Company;
  - (6) drafting and submitting for approval by the Board of Directors of the proposals on strategic organization and planning of the Company's overall activity;
  - (7) development of financial and investment strategies and lists of specific tasks for the Company's daily operations;
  - (8) drafting and submitting for approval by the Board of Directors the key standards of the corporate conduct, including those relating to confidentiality and information resources management;
  - (9) developing and enhancing the Company's employee incentive system;
  - (10) drafting the proposals to the General Director and the Board of Directors relative to the annual results to be achieved by the Company in pursuing the general goals of activity;
  - (11) submitting the reports to the Board of Directors, the Auditing Commission and the Auditor organization;

- (12) by decision of the Management Board Chairman, a preliminary consideration of materials to be submitted to the members of the Board of Directors and the Company's shareholders upon preparation for the meetings of the Board of Directors and the General Meetings of Shareholders;
- (13) supporting the enforcement of the decisions taken by the General Meetings of Shareholders and the Board of Directors;
- (14) interaction with the Company's subsidiaries;
- (15) examination of activity results of the subsidiaries;
- (16) drafting proposals to the Board of Directors for approval of the Company's budget and the finance and economic activity plan, as well as for introducing the amendments to the previously approved budget of the Company;
- (17) approval of the internal documents submitted for the Management Board consideration by decision of the General Director;
- (18) participation in resolving labor disputes and appointment of a representative from among the Company's administration for an out-of-court settlement of disputes;
- (19) development and submission to the Board of Directors of proposals on the issues set forth in sub-clause 32.2(39) hereof and, in cases when decision-making by the Board of Directors on such decisions is not required for the issues specified in subparagraph 32.2(39) of this Charter;
- (20) taking decisions on the Company's participation and termination of participation in non-commercial organizations (except for cases when corresponding decision-making fall within the terms of reference of the General Meeting of shareholders according to sub-clause 27.1(30) hereof);
- (21) working out the position of the Company (Company's representatives) on participation (non-participation) in the voting, casting "for", "against" or "abstained" votes (a) at the general meetings of shareholders (participants), (b) at the meetings, (c) at the meetings of the collective executive bodies, and (d) upon decision-making by the sole executive management bodies of the subsidiaries of the Company, as well as business entities in which the Company and/or such subsidiaries of the Company participate, directly or indirectly, on the issue of participation or termination of participation of the Company's subsidiaries in non-commercial organizations, and/or on participation or termination of participation of business entities in which the Company and/or such subsidiaries of the Company participate, directly or indirectly, in non-commercial organizations;
- (22) establishing the Company's subsidiaries and opening representative offices, as well as deciding on liquidation thereof; approval of the regulations on the subsidiaries and representative offices;
- (23) making decisions on the participation, change in interest and dissociation of the Company in business entities (startups), if the size of purchased, alienated share in the relevant entity (startup) with consideration of the share in the organization (startup) which is already in the possession of the Company is less than 50 % of the authorized capital of the entity (startup), and the amount of transaction related to the purchase, alienation or possibility to purchase or alienate shares/stakes in the authorized capital of the relevant entity (startup) by the Company is not more than 500,000 (five hundred thousand) RUB as of the decision-making date, and transaction(s) is(are) concluded within the budget approved by the Company's Board of Directors for transactions made in accordance with this sub-clause 35.1 (23). Criteria for the entity classification as of "startup" category shall be defined by resolution of the Company's Board of Directors;
- (24) determination of the Company (Company representatives) stance on participation (non-participation) of the Company (Company representatives) in voting on draft resolutions "for", "against" or "abstained" during (a) General Meeting of Shareholders (participants), (b) meetings of Boards of Directors, (c) meetings of collective executive management bodies as well as (d) when decisions are made by sole executive management bodies of subsidiary business entities of the Company as well as by business entities, directly or indirectly, owned by the Company and (or)

such subsidiary business entities of the Company, with regard to participation, change in interest and dissociation of the Company subsidiaries in entities (startups) and (or) participation, change in interest and dissociation of entities, directly or indirectly, owned by the Company and (or) such a subsidiary, in entities (startups), if the size of purchased, alienated share in relevant entity (startup) is less than 50% of the authorized capital of the entity (startup), and the amount of transaction related to purchase, alienation or possibility to purchase or alienate shares/stakes in authorized capital of the relevant entity (startup) is not more than 500,000 (five hundred thousand) RUB as of the decision-making date, and transaction(s) is(are) concluded within the budget approved by the Company's Board of Directors for transactions made in accordance with this sub-clause 35.1 (24). Criteria for the entity classification as of "startup" category shall be defined by resolution of the Company's Board of Directors:

- (25) making a decision on participation, change of the share of participation or termination of the Company's participation in the authorized capitals of commercial organizations, if a transaction related to participation, change of the share of participation or termination of participation is made between the Company and a subsidiary of the Company, the share of direct and/or indirect participation of the Company in the authorized capital of which is 100% (one hundred percent), and the total amount of such transaction or several interrelated transactions is no more than 10,000,000,000 (ten billion) rubles as at the date of the decision;
- (26) adopting a decision on creation, reorganization, liquidation of the Company's subsidiary with the Company's 100% (one hundred percent) share of direct and/or indirect participation in the authorized capital of the created, reorganized, liquidated subsidiary, in which case, total amount of assets of created, reorganized, liquidated subsidiary does not exceed 10,000,000,000 (ten billion) rubles as at the date of the decision;
- (27) approval of the Company's transactions for the acquisition, alienation and encumbrance of shares and shares in the authorized capitals of the Company's subsidiaries, the share of direct and/or indirect participation of the Company in the authorized capital of which is 100% (one hundred percent), including approval of the essential terms of such transactions, including, but not limited to, the conditions on the number of acquired, alienated or encumbered shares or the amount of the acquired, alienated or encumbered share, the transaction price, if the transaction is made between the Company and a subsidiary of the Company, the share of direct and/or indirect participation of the Company in the authorized capital of which is 100% (one hundred percent). In this case, the total amount of the transaction or several related transactions specified in this subparagraph 35.1 (27) is not more than 10,000,000,000 (ten billion) rubles as of the date of the decision;
- (28) determination of the Company's position (Company's representatives) on the issues of acceptance (non-acceptance) of the participation of the Company (representatives of the Company) in voting, voting on draft decisions "for", "against" or "abstained" during (a) general meetings of shareholders (participants), (b) meetings of the boards of directors, (c) meetings of collegial executive management bodies, as well as (d) when making decisions by the sole executive management bodies of the Company's subsidiaries, the share of direct and/or indirect participation of the Company in the authorized capital of which is 100% (one hundred percent), on the following issues:

on the conclusion of simple partnership agreements between such subsidiaries of the Company,

on the incorporation/reorganization/liquidation by such subsidiaries of the Company of subsidiaries with a share of direct and/or indirect participation of the subsidiary of Company the authorized capital subsidiary in of the being incorporated/reorganized/liquidated 100% (one hundred percent) and at the same time, total amount of assets of the subsidiary being incorporated/reorganized/liquidated is no more than 10,000,000,000 (ten billion) rubles as of the date of the decision.

on participation, change of the share of participation or termination of participation of such subsidiaries of the Company in the authorized capitals of commercial organizations, including transactions on the acquisition, alienation and encumbrance of shares and shares in the authorized capitals, including approval of the essential terms of such transactions, including, but not limited to, conditions on the number of acquired, alienated or encumbered shares or the amount of the acquired, alienated or encumbered share, the transaction price if transactions related to such participation, a change in the share of participation, encumbrance and termination of participation are performed between subsidiaries of the Company, the share of direct and/or indirect participation of the Company in the authorized capital of which is 100% (one hundred percent)

in this case, the total amount of a transaction or several related transactions specified in this subparagraph 35.1 (28) is not more than 10,000,000,000 (ten billion) rubles as of the date of the decision:

- (29) consideration of other items of current activities of the Company.
- 35.2. The General Director shall be entitled to submit to the Management Board for consideration any issue of the Company's current activity that does not fall within the terms of reference of the General Meeting of Shareholders or the Board of Directors.
- 35.3. Personal and quantitative membership of the Management Board shall be approved by the Board of Directors as advised by the General Director. The Management Board members shall be elected for a 3-year period. The Management Board members may be reelected for unlimited number of terms.
- 35.4. A contract with a Management Board member shall be signed on behalf of the Company by the Chairman of the Board of Directors or by a person authorized by the Board of Directors. Terms and conditions of such contract shall be approved by the Board of Directors. The Management Board members, who signed the contracts with the Company, are subject to specific labor regulations set forth in chapter 43 of the Labor Code of the Russian Federation.
- 35.5. The Board of Directors shall be entitled to terminate the powers of any Management Board member at any time.
- 35.6. When the powers of the Management Board member are terminated, such member shall, within the period defined by the contract, present a report on his/her activity to the Board of Directors.
- 35.7. The decisions of the Management Board may be adopted at the meetings or by absentee voting. The voting at the meeting of the Management Board may be combined with absentee voting. Participation in the meeting of the Management Board may be remote with the help of electronic or other technical means subject to the use of means that allow reliable identification of persons attending the meeting remotely and that provide such persons with an opportunity to participate in discussions of agenda items and to vote on agenda items put for voting. The meeting of the Management Board with remote attendance may be held with the option of presence at the venue or without determination of its venue.
- 35.8. The Management Board meetings shall be conducted according to a plan. The meetings or absentee voting to adopt decisions by the Management Board shall be organized by the Management Board Chairman at his own initiative or at the request of any member of the Management Board, the Board of Directors, the Auditing Commission or the Auditor organization.
- 35.9. Agenda of the Management Board shall be defined according to the plan of the Management Board activity, proposals of the Chairman and members of the Management Board.
- 35.10. A quorum to adopt decisions by the Management Board shall be at least ½ (one half) of the number of elected Management Board members. If the number of the members of the Management Board becomes less than necessary for the specified quorum, the Board of Directors shall take a decision on establishing a new a composition of the Management Board.

- 35.11. Decisions of the Management Board shall be made by a simple majority of votes of participants of the meeting or absentee voting. Should the votes be split equally, the Management Board Chairman shall have a casting vote.
- 35.12. If the Management Board member disagrees with a decision taken, he/she may request that his/her special opinion be attached to the Minutes of the Management Board, which should be submitted in writing to the Secretary of the Management Board within 2 (two) days after the date of the Management Board meeting or absentee voting for adoption of decisions by the Management Board.
- 35.13. The Management Board members shall act within their terms of reference provided for herein, in the Company's internal documents, by decisions of the General Meetings of Shareholders, of the Board of Directors and/or based on the powers of attorney of the General Director.

#### 36. THE GENERAL DIRECTOR OF THE COMPANY

- 36.1. The General Director shall be vested with all necessary powers to execute an overall management the Company's activity and to resolve corresponding issues that do not fall within the terms of reference of the General Meeting of Shareholders, the Board of Directors and the Management Board.
- 36.2. The General Director shall represent the viewpoint of the executive bodies at the meetings of the Board of Directors and at the General Meetings of Shareholders.
- 36.3. The General Director shall head the Management Board and organize its work.
- 36.4. The General Director shall act without power of attorney on behalf of the Company and represent it in relationships with any persons on any issues, including representing and defending the Company before state authorities and in court.
- 36.5. Within his/her terms of reference, the General Director shall perform the following functions:
  - (1) dispose, on behalf of the Company, of the Company's property and funds;
  - (2) enter, on behalf of the Company, into any transactions both in the Russian Federation and abroad, except for the cases provided for by the laws of the Russian Federation and hereby. However, (a) transactions, the subject matter of which is property that costs more than 10,000,000,000 (ten billion) rubles, (b) transactions involving alienation or possible alienation of land plots, buildings (including facilities under construction), residential and non-residential premises (in respect of the facilities with the total area exceeding 1,000 (one thousand) square meters), as well as (c) other transactions falling within the terms of reference of the Board of Directors and the General Meeting of Shareholders, shall be executed in accordance with the requirements hereof;
  - (3) approve the list of the Company's personnel, hires and dismisses the Company's staff in compliance with the laws of the Russian Federation, approves the Company's internal working rules and sets out the remuneration system, incentives for excelled employees, and applies disciplinary sanctions;
  - (4) define the detailed internal structural and functional division of the Company's main departments directly reporting to the General Director (blocks, business units and other subdivisions of the same status), as well as approves the organizational structure and the detailed internal structural and functional division of all other Company's structural elements including departments, divisions and other Company units of the same status:
  - (5) organize financial and tax accounting and financial reporting, ensures safekeeping of the accounting documents, accounting registers and accounting statements;
  - (6) take measures to ensure the confidentiality of state secrets through development and implementation of information security procedures, information protection, counterintelligence, safety guard and fire safety;
  - (7) determine the content and volume of the data constituting a trade secret or other confidential information of the Company, as well as security procedures in compliance with the laws of the Russian Federation;

- (8) adopt the measures for ensuring the safety of commercial and confidential information, related to the Company:
- (9) represent the Company in court and in arbitration court;
- (10) issue the powers of attorney for performing any actions on behalf of the Company, including those with power of substitution;
- (11) issue the orders, approves the internal documents of the Company regulating the Company's financial and economic activity, activity of internal structural subdivisions of the Company and other internal documents except for those documents, the approval or which falls within the terms of reference of the General Meeting of Shareholders and the Board of Directors;
- (12) submit, at his/her discretion, the documents indicated in sub-clause 36.5(11) hereof for consideration by the Management Board of the Company;
- (13) within the powers vested in him/her, issue orders and give written and oral directives mandatory for fulfillments by all employees of the Company;
- (14) exercise any other powers required for everyday management of the Company's activity.
- 36.6. The General Director shall be appointed for the position by the Board of Directors for 3 (three) years, and may be re-elected unlimited number of times.
- 36.7. The rights and obligations, terms and amount of remuneration to the General Director shall be set forth in the agreement entered into with the General Director. Such agreement shall be signed on behalf of the Company by the Chairman of the Board of Directors or by a person, authorized by the Board of Directors. Terms and conditions of such agreement shall be approved by the Board of Directors.
- 36.8. The requirements that shall be met by the persons elected for the position of the General Director may be set forth by the Regulations on the General Director and (or) by the decision of the Board of Directors.
- 36.9. The General Director, while performing the functions vested in him/her, shall be governed by the laws of the Russian Federation, provisions hereof and internal documents of the Company.

# PART VI. CONTROL OVER THE COMPANY'S FINANCIAL AND ECONOMIC ACTIVITIES

# 37. THE COMPANY'S AUDITOR ORGANIZATION

- 37.1. To audit and approve the annual accounting (financial) statements of the Company, the General Meeting of Shareholders shall appoint, on an annual basis, the Auditor organization.
- 37.2. The agreement with the Auditor organization shall define the procedure for organizing and conducting the audit of the Company's financial and economic activity.
- 37.3. Besides the annual audit envisaged by the laws of Russia, at the request of the Company's shareholders holding in the aggregate at least 10% of (ten percent) of the Company's voting shares, an extra audit of the Company may be conducted at any time by the auditor organization at the choice of these shareholders. Such extra audit shall be conducted at the expense of the shareholders requesting it. The Company's officials shall ensure free access to accounting statements of the Company and other documents needed for such audit to the respective auditor organization.

## 38. THE COMPANY'S AUDITING COMMISSION

- 38.1. Monitoring the financial and business activities of the Company shall be carried out by the Auditing Commission constituted of 3 (three) persons.
- 38.2. Activity of the Auditing Commission shall be regulated by the laws of the Russian Federation, hereby and by the Regulations on the Auditing Commission adopted in accordance herewith.

- 38.3. The Auditing Commission shall be elected by the General Meeting of Shareholders from the candidates, that are not the members of the Board of Directors, do not hold any positions in the Executive Bodies of the Company and do not perform functions of the Chief Accountant of the Company, for a period until the next Annual General Meeting of Shareholders. The members of the Auditing Commission may be reelected for the next term. Powers of all or any member of the Auditing Commission may be terminated early on reasonable grounds by the decision of the General Meeting of Shareholders made by a simple majority of votes.
- 38.4. The Auditing Commission's activities shall be managed by its Chairman elected at the first meeting of the Auditing Commission.
- 38.5. The audit (review) of financial and business activities of the Company shall be performed based on results of the Company's operation for a year, as well as at any time according to the initiative of the Auditing Commission, by the decision of the General Meeting of Shareholders, Board of Directors or at the request of the Company's shareholder(s) holding in the aggregate at least 10% (ten percent) of the Company's voting shares. Regular audits shall be carried out at least once a year. During the audit, the members of the Auditing Commission shall be entitled to request that the Company's officials provide all necessary documents and personal explanations. The Auditing Commission shall submit the auditing results to the General Meeting of Shareholders and the Board of Directors.
- 38.6. The Company's annual report and annual accounting (financial) statements shall be submitted to the General Meeting of Shareholders only if accompanied by the opinion of the Auditing Commission.
- 38.7. The results of document auditing and audits carried out by the Auditing Commission shall be formalized in the form of certificates signed by the Chairman and the members of the Auditing Commission, who performed the audit, and shall be discussed at the Auditing Commission meetings. Audit and review certificates, as well as Auditing Commission opinion on annual accounting (financial) statements of the Company shall be submitted to the Board of Directors.
- 38.8. Auditing Commission shall be entitled, if necessary, to engage the experts and independent audit companies on a contractual basis. In this case, additional costs shall be approved by the Board of Directors. The Auditing Commission's evaluation of the costs shall be coordinated with the Board of Directors. The Auditing Commission shall be entitled to engage the Company's staff without damaging a regular working process of the Company.
- 38.9. The members of the Auditing Commission may be remunerated for performing their functions. The amount of such remuneration shall be established by decision of the General Meeting of Shareholders following a recommendation of the Board of Directors. Technical and financial support of the Auditing Commission's activities shall be vested in the General Director.
- 38.10. The following shall fall within the terms of reference of the Auditing Commission:
  - carrying out documental auditing of financial and economic activity of the Company (comprehensive or selective), its trade, settling, foreign currency and other operations;
  - (2) checking the compliance with adopted cost evaluations, standards and limits;
  - (3) checking the timeliness and correctness of payments to the suppliers of the goods and services, payments to the state budgets, accruing and paying dividends, redemption of other liabilities:
  - (4) checking the observance by the Company and its management bodies of normative and legal acts, as well as decisions of the General Meeting of Shareholders and of the Board of Directors:
  - (5) checking the reliability of everyday accounting, bookkeeping practice and statistical accounting and recording in the Company;
  - (6) checking the cash and property status of the Company;

- (7) checking the observance of the rules of records management and keeping financial documentation:
- (8) checking the observance of the recommendations issued based on the previous audits and checks.
- (9) confirmation of integrity of data contained in the report on interested-party transactions concluded by the Company in the reporting year.
- 38.11. Members of the Auditing Commission shall be entitled to take part in meetings of the Board of Directors with a right of consultative vote.
- 38.12. The members of the Auditing Commission shall be responsible for negligent performance of duties vested in them in accordance with the laws of the Russian Federation and herewith.
- 38.13. The members of the Auditing Commission shall be financially liable to the Company for any damage incurred by their disclosure of information, constituting the trade secret of the Company.
- 38.14. Additional requirements with respect to the working procedure and rights and obligations of the Auditing Commission members shall be set forth by the Regulations on the Auditing Commission.

Annex to the Charter of Mobile TeleSystems Public Joint Stock Company

Information on reorganizations and legal succession of the Company:

- (1) The Company was established by way of reorganization in a form of merger of Mobile TeleSystems Closed Joint Stock Company (registered on October 28, 1993 with the Moscow Registration Chamber, under registration number 027.941, and on September 21, 1994, with the State Registration Chamber under registration number R-3566.16) and Russian Telephone Company Closed Joint Stock Company (registered on July 21, 1995 with the Moscow Registration Chamber under registration number 634.535, and on August 19, 1996, with the State Registration Chamber under registration number R-6068.16).
- (2) The Company is a full legal successor of all rights and obligations of Mobile TeleSystems Closed Joint Stock Company (registered on October 28, 1993 with the Moscow Registration Chamber, under registration number 027.941, and on September 21, 1994, with the State Registration Chamber under registration number R-3566.16) and Russian Telephone Company Closed Joint Stock Company (registered on July 21, 1995 with the Moscow Registration Chamber under registration number 634.535, and on August 19, 1996, with the State Registration Chamber under registration number R-6068.16).
- (3) The Company is a full legal successor of all rights and obligations of Rosico Closed Joint Stock Company (registered with the Moscow Registration Chamber under the Moscow Government on March 4, 1994 under No. 005.821 and entered into the Unified State Register of Legal Entities on December 18, 2002 by the Moscow Department of the Russian Ministry for Taxes and Levies under Primary State Registration Number 1027700547126), reorganized by way of merger into Mobile TeleSystems Open Joint Stock Company on June 9, 2003.
- (4) The Company is a full legal successor of all rights and obligations of Amur Cellular Communications Closed Joint Stock Company (registered with the Administration of Blagoveshchensk city on April 11, 1996 under No. 189P and entered into the Unified State Register of Legal Entities on August 27, 2002 by the Russian Ministry for Taxes and Levies Interdistrict Inspectorate No. 1 for the Amur Region under Primary State Registration Number 1022800511810), reorganized by way of merger into Mobile TeleSystems Open Joint Stock Company.
- (5) The Company is a full legal successor of all rights and obligations of Dontelecom Closed Joint Stock Company (registered with the Administration of the Rostov Region on April 14, 1994 under No. CΠ-1160/231 and entered into the Unified State Register of Legal Entities on October 25, 2002 by the Russian Ministry for Taxes and Levies Inspectorate for the Proletarsky District of Rostov-on-Don under Primary State Registration Number 1026104143944), reorganized by way of merger into Mobile TeleSystems Open Joint Stock Company.
- (6) The Company is a full legal successor of all rights and obligations of Kuban-GSM Closed Joint Stock Company (registered with the Krasnodar Registration Chamber on May 15, 1997 under No. 6948 and entered into the Unified State Register of Legal Entities on July 30, 2002 by the Russian Ministry for Taxes and Levies Inspectorate for Krasnodar city under Primary State Registration Number 1022301190779), reorganized by way of merger into Mobile TeleSystems Open Joint Stock Company.
- (7) The Company is a full legal successor of all rights and obligations of Mobile TeleSystems-Barnaul Closed Joint Stock Company (registered under the Order of the Administration of the Octyabrsky District of Barnaul city on April 25, 2000 under No. 1287 and entered into the Unified State Register of Legal Entities on September 30, 2002 by the Russian Ministry for Taxes and Levies Inspectorate for the Octyabrsky District of Barnaul city, Altai Territory under Primary State Registration Number 102201506854), reorganized by way of merger into Mobile TeleSystems Open Joint Stock Company.
- (8) The Company is a full legal successor of all rights and obligations of Mobile TeleSystems-Nizhny Novgorod Closed Joint Stock Company (registered with the Nizhny Novgorod Registration Chamber on January 22, 2001 under No. 4583 and entered into the Unified

- State Register of Legal Entities on August 14, 2002 by the Russian Ministry for Taxes and Levies Inspectorate for the Sovetskiy District of Nizhny Novgorod city under Primary State Registration Number 1025203721168), reorganized by way of merger into Mobile TeleSystems Open Joint Stock Company.
- (9) The Company is a full legal successor of all rights and obligations of Telecom-900 Closed Joint Stock Company (registered with the Moscow Registration Chamber on September 2, 1999 under No. 001.455.369 and entered into the Unified State Register of Legal Entities on September 11, 2002 by the Russian Ministry for Taxes and Levies Interdistrict Inspectorate No. 39 for Moscow city under Primary State Registration Number 1027739174682), reorganized by way of merger into Mobile TeleSystems Open Joint Stock Company.
- (10) The Company is a full legal successor of all rights and obligations of Telecom-XXI Open Joint Stock Company (registered by the Resolution of the Saint-Petersburg Registration Chamber on April 4, 1997 under No. 68581 and entered into the Unified State Register of Legal Entities on August 21, 2002 by the Russian Ministry for Taxes and Levies Inspectorate for the Central District of Saint-Petersburg city under Primary State Registration Number 1027809176031), reorganized by way of merger into Mobile TeleSystems Open Joint Stock Company.
- (11) The Company is a full legal successor of all rights and obligations of Udmurt Digital Networks-900 Closed Joint Stock Company (registered with the Administration of the Octyabrsky District of Izhevsk city, the Republic of Udmurtia, on May 21, 1996 under No. 598/1 and entered into the Unified State Register of Legal Entities on December 10, 2002 by the Russian Ministry for Taxes and Levies Inspectorate for the Octyabrsky District of Izhevsk city, the Republic of Udmurtia, under Primary State Registration Number 1021801168058), reorganized by way of merger into Mobile TeleSystems Open Joint Stock Company.
- (12) The Company is a full legal successor of all rights and obligations of Horizon-RT Open Joint Stock Company (registered with the Russian Ministry for Taxes and Levies Inspectorate for Yakutsk, the Republic of Sakha (Yakutia) on September 26, 2003 and entered into the Unified State Register of Legal Entities on September 26, 2003 by the Russian Ministry for Taxes and Levies Inspectorate for Yakutsk, the Republic of Sakha (Yakutia) under Primary State Registration Number 1031402065419), reorganized by way of merger into Mobile TeleSystems Open Joint Stock Company.
- (13) The Company is a full legal successor of all rights and obligations of Uraltel Closed Joint Stock Company (registered with the Government of the Sverdlovsk Region on July 23, 1993 under No. P-2417.16 and entered into the Unified State Register of Legal Entities on October 7, 2002 by the Russian Ministry for Taxes and Levies Inspectorate for the Verkh-Issetskiy District of Yekaterinburg city under Primary State Registration Number 1026602321206), reorganized by way of merger into Mobile TeleSystems Open Joint Stock Company.
- (14) The Company is a full legal successor of all rights and obligations of Far East Cellular Systems-900 Closed Joint Stock Company (registered with the Administration of Khabarovsk city on July 17, 1996 under No. 002753-AΓ and entered into the Unified State Register of Legal Entities on July 30, 2002 by the Russian Ministry for Taxes and Levies Inspectorate for the Central District of Khabarovsk city under the Primary State Registration Number 1022700911122), reorganized by way of merger into Mobile TeleSystems Open Joint Stock Company.
- (15) The Company is a full legal successor of all rights and obligations of Siberian Cellular Systems-900 Closed Joint Stock Company (registered with the Novosibirsk Municipal Registration Chamber on November 29, 1996 under No. 7816 and entered into the Unified State Register of Legal Entities on November 23, 2002 by the Russian Ministry for Taxes and Levies Inspectorate for the Central District of Novosibirsk city under Primary State Registration Number 1025402480102), reorganized by way of merger into Mobile TeleSystems Open Joint Stock Company.
- (16) The Company is a full legal successor of all rights and obligations of TAIF-TELCOM Open Joint Stock Company (registered with the State Registration Chamber under the Ministry

- of Justice of the Republic of Tatarstan on April 4, 2000 under No.  $1213/\kappa$ -1(50-02) and entered into the Unified State Register of Legal Entities on July 23, 2002 by the Russian Ministry for Taxes and Levies Interdistrict Inspectorate No. 14 for the Republic of Tatarstan under Primary State Registration Number 1021602825397), reorganized by way of merger into Mobile TeleSystems Open Joint Stock Company.
- (17) The Company is a full legal successor of all rights and obligations of Tomsk Cellular Communications Closed Joint Stock Company (registered with the Federal Tax Service Inspectorate for Tomsk city on September 30, 2005 and entered into the Unified State Register of Legal Entities on September 30, 2005 by the Federal Tax Service Inspectorate for Tomsk city under Primary State Registration Number 1057002621280), reorganized by way of merger into Mobile TeleSystems Open Joint Stock Company.
- (18) The Company is a full legal successor of all rights and obligations of SibChallenge Closed Joint Stock Company (registered with the Federal Tax Service Inspectorate for the Central District of Krasnoyarsk on October 3, 2005 and entered into the Unified State Register of Legal Entities on October 3, 2005 by the Federal Tax Service Inspectorate for the Central District of Krasnoyarsk city under Primary State Registration Number 1052466370648), reorganized by way of merger into Mobile TeleSystems Open Joint Stock Company.
- (19) The Company is a full legal successor of all rights and obligations of BM Telecom Closed Joint Stock Company (registered with the Federal Tax Service Inspectorate for the Octyabrsky District of Ufa city on October 3, 2005 and entered into the Unified State Register of Legal Entities on October 3, 2005 by the Federal Tax Service Inspectorate for the Octyabrsky District of Ufa city under Primary State Registration Number 1050204327557), reorganized by way of merger into Mobile TeleSystems Open Joint Stock Company.
- (20) The Company is a full legal successor of all rights and obligations of MTS-RTK Closed Joint Stock Company (registered with the Federal Tax Service Interdistrict Inspectorate No. 46 for Moscow city on October 4, 2005 and entered into the Unified State Register of Legal Entities on October 4, 2005 by the Federal Tax Service Interdistrict Inspectorate No. 46 for Moscow city under Primary State Registration Number 1057748460660), reorganized by way of merger into Mobile TeleSystems Open Joint Stock Company.
- (21) The Company is a full legal successor of all rights and obligations of ReCom Open Joint Stock Company (registered with the Orel Registration Chamber on February 26, 1998 under No. 1244-C and entered into Unified State Register of Legal Entities on August 7, 2002 by the Ministry for Taxes and Levies Inspectorate for the Sovetskiy district of Orel city under Primary State Registration Number 1025700824544), reorganized by way of merger into Mobile TeleSystems Open Joint Stock Company.
- (22) The Company is a full legal successor of all rights and obligations of Telesot-Alania Closed Joint Stock Company (registered with the Local Administration of the Promyshlenny District of Vladikavkaz city on May 14, 1997 under No. 1893 and entered into Unified State Register of Legal Entities on December 30, 2002 by the Federal Tax Service Inspectorate for the North-West Municipality District of Vladikavkaz city of the Republic of North Ossetia/Alania under Primary State Registration Number 1021500773546), reorganized by way of merger into Mobile TeleSystems Open Joint Stock Company.
- (23) The Company is a full legal successor of all rights and obligations of Astrakhan Mobile Closed Joint Stock Company (registered with the International and External Economic Relations Department of the Astrakhan Region Administration on January 17, 1995 under No. 1112/081 and entered into the Unified State Register of Legal Entities on August 26, 2002 by the Russian Ministry for Taxes and Levies Inspectorate for the Kirov Municipal District of Astrakhan city under Primary State Registration Number 1023000819401), reorganized by way of merger into Mobile TeleSystems Open Joint Stock Company.
- (24) The Company is a full legal successor of all rights and obligations of Mar Mobile GSM Closed Joint Stock Company (registered with the State Registration Chamber under the Ministry of Justice of the Mari El Republic on November 15, 2000 under No. 4097 and entered into the Unified State Register of Legal Entities on July 17, 2002 by the Russian Ministry for Taxes and Levies Inspectorate for Ioshkar Ola city under Primary State

- Registration Number 1021200750702), reorganized by way of merger into Mobile TeleSystems Open Joint Stock Company.
- (25) The Company is a full legal successor of all rights and obligations of Volgograd Mobile Closed Joint Stock Company (registered with the State Registration Chamber under the Ministry of Economy of the Russian Federation on June 23, 1995 under No. P-5193.16 and entered into the Unified State Register of Legal Entities on November 14, 2002 by Russian Ministry for Taxes and Levies Inspectorate for the Central Municipal District of Volgograd city under Primary State Registration Number 1023403440147), reorganized by way of merger into Mobile TeleSystems Open Joint Stock Company.
- (26) The Company is a full legal successor of all rights and obligations of PRIMTELEFON Closed Joint Stock Company (registered with the State Registration Chamber under the Ministry of Justice of the Russian Federation on August 2, 2001 under No. P-877.16.6 and entered into the Unified State Register of Legal Entities on October 31, 2002 by the Russian Federal Tax Service Inspectorate for the Lenin Municipal District of Vladivostok city under Primary State Registration Number 1022501282671), reorganized by way of merger into Mobile TeleSystems Open Joint Stock Company.
- (27) The Company is a full legal successor of all rights and obligations of Mobile Communication Systems Open Joint Stock Company (registered with the Omsk City Registration Chamber on September 17, 1996 under No. 38608040 and entered into the Unified State Register of Legal Entities on September 2, 2002 by the Russian Ministry for Taxes and Levies Inspectorate No. 2 for the Central Municipal District of Omsk city under Primary State Registration Number 1025500973728), reorganized by way of merger into Mobile TeleSystems Open Joint Stock Company.
- (28) The Company is a full legal successor of all rights and obligations of BashCEL Closed Joint Stock Company (registered with the State Registration Chamber under the Ministry of Foreign Relations of the Bashkortostan Republic on November 28, 1997 under No. 80/083-ю and entered into the Unified State Register of Legal Entities on June 28, 2002 by the Russian Ministry for Taxes and Levies Inspectorate for Agidel city of the Bashkortostan Republic under Primary State Registration Number 1020201436639), reorganized by way of merger into Mobile TeleSystems Open Joint Stock Company.
- (29) The Company is a full legal successor of all rights and obligations of Mobile TeleSystems Closed Joint Stock Company (registered with the Federal Tax Service Interdistrict Inspectorate No. 46 for Moscow city on July 1, 2010 and entered into the Unified State Register of Legal Entities on July 1, 2010 by the Federal Tax Service Interdistrict Inspectorate No. 46 for Moscow city under Primary State Registration Number 1107746526733), reorganized by way of merger into Mobile TeleSystems Open Joint Stock Company.
- (30) The Company is a full legal successor of all rights and obligations of Capital Closed Joint Stock Company (registered with the Federal Tax Service Interdistrict Inspectorate No. 46 for Moscow city on July 1, 2010 and entered into the Unified State Register of Legal Entities on July 1, 2010 by the Federal Tax Service Interdistrict Inspectorate No. 46 for Moscow city under Primary State Registration Number 1107746523521), reorganized by way of merger into Mobile TeleSystems Open Joint Stock Company.
- (31) The Company is a full legal successor of all rights and obligations of Telecom Operator Closed Joint Stock Company (registered with the Federal Tax Service Interdistrict Inspectorate No. 46 for Moscow city on July 1, 2010 and entered into the Unified State Register of Legal Entities on July 1, 2010 by the Federal Tax Service Interdistrict Inspectorate No. 46 for Moscow city under Primary State Registration Number 1107746523543), reorganized by way of merger into Mobile TeleSystems Open Joint Stock Company.
- (32) The Company is a full legal successor of all rights and obligations of United TeleSystems Closed Joint Stock Company (registered with the Russian Ministry for Taxes and Levies Interdistrict Inspectorate No. 46 for Moscow city on October 15, 2004 and entered into the Unified State Register of Legal Entities on October 15, 2004 by the Russian Ministry for Taxes and Levies Interdistrict Inspectorate No. 46 for Moscow city under Primary State

- Registration Number 1047796779535), reorganized by way of merger into Mobile TeleSystems Open Joint Stock Company.
- The Company is a full legal successor of all rights and obligations of COMSTAR United TeleSystems Open Joint Stock Company (initially incorporated as COMSTAR Joint Venture, entered on June 14, 1989 into the Register of the USSR Ministry of Finance under No. 598, then reregistered as COMSTAR Russian-British Limited Liability Partnership and reorganized into COMSTAR Closed Joint Stock Company (The State Registration Chamber Certificate No. P–7644.16 of Registration and Entering into the Unified State Register of Legal Entities of the Amendments to the Foundation Documents of May 11, 1999, the Certificate of the Moscow State Registration Chamber No. 040.347 of June 15, 1999) entered into the Unified State Register of Legal Entities on July 4, 2002 by the Russian Ministry for Taxes and Levies Directorate for Moscow city under Primary State Registration Number 1027700003946), reorganized by way of merger into Mobile TeleSystems Open Joint Stock Company.
- (34) The Company is a full legal successor of all rights and obligations of COMSTAR-Direct Closed Joint Stock Company (formerly named MTU-Intel Closed Joint Stock Company, registered with the Moscow Registration Chamber on March 1, 1993 under No. 474.640 and entered into the Unified State Register of Legal Entities on October 7, 2002 by the Russian Ministry for Taxes and Levies Interdistrict Inspectorate No. 39 for Moscow city under Primary State Registration Number 1027700288076), reorganized by way of merger into Mobile TeleSystems Open Joint Stock Company.
- (35) The Company is a full legal successor of all rights and obligations of Dagtelecom Closed Joint Stock Company (registered with the Russian Federal Tax Service Inspectorate for the Sovetskiy District of Makhachkala city, the Republic of Dagestan, on December 4, 2009 and entered into the Unified State Register of Legal Entities on December 4, 2009 by the Russian Federal Tax Service Inspectorate for the Sovetskiy District of Makhachkala city, Republic of Dagestan, under Primary State Registration Number 1090562002552), reorganized by way of merger into Mobile TeleSystems Open Joint Stock Company.
- (36) The Company is a full legal successor of all rights and obligations of Eurotel Open Joint Stock Company (formerly named ENIFCOM Open Joint Stock Company, registered with the Moscow Registration Chamber on August 19, 1997 under No. 056.414 and entered into the Unified State Register of Legal Entities on August 14, 2002 by the Russian Ministry for Taxes and Levies Interdistrict Inspectorate No. 39 for Moscow city under Primary State Registration Number 1027739071854), reorganized by way of merger into Mobile TeleSystems Open Joint Stock Company.
- (37) The Company is a full legal successor of all rights and obligations of SWIT-COM Closed Joint Stock Company (registered with the Federal Tax Service Interdistrict Inspectorate No. 46 for Moscow city on September 23, 2011 and entered into the Unified State Register of Legal Entities on September 23, 2011 by the Federal Tax Service Interdistrict Inspectorate No. 46 for Moscow city under Primary State Registration Number 1117746753475), reorganized by way of merger into Mobile TeleSystems Open Joint Stock Company.
- (38) The Company is a full legal successor of all rights and obligations of Universal TV Closed Joint Stock Company (registered with the Federal Tax Service Interdistrict Inspectorate No. 10 for the Tula region on June 28, 2012 and entered into the Unified State Register of Legal Entities on June 28, 2012 by the Federal Tax Service Interdistrict Inspectorate No. 10 for the Tula region under Primary State Registration Number 1127154020080), reorganized by way of merger into Mobile TeleSystems Open Joint Stock Company.
- (39) The Company is a full legal successor of all rights and obligations of Altair-Tula Management Company Closed Joint Stock Company (registered with the Federal Tax Service Interdistrict Inspectorate No. 10 for the Tula region on July 9, 2012 and entered into the Unified State Register of Legal Entities on July 9, 2012 by the Federal Tax Service Interdistrict Inspectorate No. 10 for the Tula region under Primary State Registration Number 1127154021345), reorganized by way of merger into Mobile TeleSystems Open Joint Stock Company.

- (40) The Company is a full legal successor of all rights and obligations of Altair Telecompany Closed Joint Stock Company (registered with the Federal Tax Service Interdistrict Inspectorate No. 10 for the Tula region on June 28, 2012 and entered into the Unified State Register of Legal Entities on June 28, 2012 by the Federal Tax Service Interdistrict Inspectorate No. 10 for the Tula region under Primary State Registration Number 1127154020036), reorganized by way of merger into Mobile TeleSystems Open Joint Stock Company.
- (41) The Company is a full legal successor of all rights and obligations of Altair-Tula Closed Joint Stock Company (registered with the Federal Tax Service Interdistrict Inspectorate No. 10 for the Tula region on June 28, 2012 and entered into the Unified State Register of Legal Entities on June 28, 2012 by the Federal Tax Service Interdistrict Inspectorate No. 10 for the Tula region under Primary State Registration Number 1127154020003), reorganized by way of merger into Mobile TeleSystems Open Joint Stock Company.
- (42) The Company is a full legal successor of all rights and obligations of Tambov MultiCable Networks Closed Joint Stock Company (registered with the Federal Tax Service Inspectorate for Tambov city on September 3, 2012 and entered into the Unified State Register of Legal Entities on September 3, 2012 by the Federal Tax Service Inspectorate for Tambov city under Primary State Registration Number 1126829006446), reorganized by way of merger into Mobile TeleSystems Open Joint Stock Company.
- (43) The Company is a full legal successor of all rights and obligations of Infocenter Closed Joint Stock Company (registered with the Federal Tax Service Inspectorate for Kurgan city on September 3, 2012 and entered into the Unified State Register of Legal Entities on September 3, 2012 by the Federal Tax Service Inspectorate for Kurgan city under Primary State Registration Number 1124501007718), reorganized by way of merger into Mobile TeleSystems Open Joint Stock Company.
- (44) The Company is a full legal successor of all rights and obligations of SibGroupInvest Company Closed Joint Stock Company (registered with the Russian Federal Tax Service Interdistrict Inspectorate No. 14 for the Altai Krai city on September 4, 2012 and entered into the Unified State Register of Legal Entities on September 4, 2012 by the Russian Federal Tax Service Interdistrict Inspectorate No. 14 for the Altai Krai under Primary State Registration Number 1122223011107), reorganized by way of merger into Mobile TeleSystems Open Joint Stock Company.
- (45) The Company is a full legal successor of all rights and obligations of Skif-Line Closed Joint Stock Company (registered with the Federal Tax Service Interdistrict Inspectorate No. 46 for Moscow city on October 17, 2012 and entered into the Unified State Register of Legal Entities on October 17, 2012 by the Federal Tax Service Interdistrict Inspectorate No. 46 for Moscow city under Primary State Registration Number 1127747055336), reorganized by way of merger into Mobile TeleSystems Open Joint Stock Company.
- (46) The Company is a full legal successor of all rights and obligations of SKIF-OREL Closed Joint Stock Company (registered with the Federal Tax Service Interdistrict Inspectorate No. 46 for Moscow city on October 17, 2012 and entered into the Unified State Register of Legal Entities on October 17, 2012 by the Federal Tax Service Interdistrict Inspectorate No. 46 for Moscow city under Primary State Registration Number 1127747055314), reorganized by way of merger into Mobile TeleSystems Open Joint Stock Company.
- (47) The Company is a full legal successor of all rights and obligations of SKIF-TAMBOV Closed Joint Stock Company (registered with the Federal Tax Service Interdistrict Inspectorate No. 46 for Moscow city on October 17, 2012 and entered into the Unified State Register of Legal Entities on October 17, 2012 by the Federal Tax Service Interdistrict Inspectorate No. 46 for Moscow city under Primary State Registration Number 1127747055325), reorganized by way of merger into Mobile TeleSystems Open Joint Stock Company.
- (48) The Company is a full legal successor of all rights and obligations of Spektr Telecompany Open Joint Stock Company (registered with the Sosnovy Bor Department of the Agency of Justice of the Leningrad Regional Registration Chamber on August 21, 2000 (State Registration Certificate series ΠΟ-001 No. 56713) and entered into the Unified State Register of Legal Entities on September 19, 2002 by the Federal Tax Service Inspectorate

- for Sosnovy Bor city of the Leningrad region under Primary State Registration Number 1024701760016), reorganized by way of merger into Mobile TeleSystems Open Joint Stock Company.
- (49) The Company is a full legal successor of KR-1 Closed Joint Stock Company with respect to all rights and obligations transferred to KR-1 Closed Joint Stock Company under the spin-off balance sheet of COMSTAR-Regions Closed Joint Stock Company (registered with the Federal Tax Service Interdistrict Inspectorate No. 46 for Moscow city on August 3, 2009 and entered into the Unified State Register of Legal Entities on August 3, 2009 by the Federal Tax Service Interdistrict Inspectorate No. 46 for Moscow city under Primary State Registration Number 1097746419913), reorganized by way of spin-off of KR-1 Closed Joint Stock Company simultaneously with the merger of spinned-off KR-1 Closed Joint Stock Company into Mobile TeleSystems Open Joint Stock Company.
- (50) The Company is a full legal successor of all rights and obligations of Elf Closed Joint Stock Company (registered with the Federal Tax Service Interdistrict Inspectorate for Belgorod city on December 27, 2013 and entered into the Unified State Register of Legal Entities on December 27, 2013 by the Federal Tax Service Interdistrict Inspectorate for Belgorod city under Primary State Registration Number 1133123025310), reorganized by way of merger into Mobile TeleSystems Open Joint Stock Company.
- (51) The Company is a full legal successor of all rights and obligations of EFKOM Closed Joint Stock Company (registered with the Federal Tax Service Interdistrict Inspectorate for Belgorod city on December 27, 2013 and entered into the Unified State Register of Legal Entities on December 27, 2013 by the Federal Tax Service Interdistrict Inspectorate for Belgorod city under Primary State Registration Number 1133123025309), reorganized by way of merger into Mobile TeleSystems Open Joint Stock Company.
- (52) The Company is a full legal successor of all rights and obligations of Pilot Closed Joint Stock Company (registered with the Federal Tax Service Interdistrict Inspectorate No. 5 for Kursk Oblast on December 30, 2013 and entered into the Unified State Register of Legal Entities on December 30, 2013 by the Federal Tax Service Interdistrict Inspectorate No. 5 for Kursk Oblast under Primary State Registration Number 1134611001249), reorganized by way of merger into Mobile TeleSystems Open Joint Stock Company.
- (53) The Company is a full legal successor of all rights and obligations of TVK & K Closed Joint Stock Company (registered with the Federal Tax Service Interdistrict Inspectorate No. 5 for Kursk Oblast on December 30, 2013 and entered into the Unified State Register of Legal Entities on December 30, 2013 by the Federal Tax Service Interdistrict Inspectorate No. 5 for Kursk Oblast under Primary State Registration Number 1134611001250), reorganized by way of merger into Mobile TeleSystems Open Joint Stock Company.
- (54) The Company is a full legal successor of all rights and obligations of Zheleznogorsk City Telephone Communications Closed Joint Stock Company (registered with the Ministry of Taxation Interdistrict Inspectorate No. 3 for Kursk Oblast on February 18, 2004 and entered into the Unified State Register of Legal Entities on February 18, 2004 by the Ministry of Taxation Interdistrict Inspectorate No. 3 for Kursk Oblast under Primary State Registration Number 1044677000587), reorganized by way of merger into Mobile TeleSystems Open Joint Stock Company.
- (55) The Company is a full legal successor of all rights and obligations of Intercom Closed Joint Stock Company (registered with the Federal Tax Service Interdistrict Inspectorate No. 4 for the Mari El Republic on January 27, 2014 and entered into the Unified State Register of Legal Entities on January 27, 2014 by the Federal Tax Service Interdistrict Inspectorate No. 4 for the Mari El Republic under Primary State Registration Number 1141224000114), reorganized by way of merger into Mobile TeleSystems Open Joint Stock Company.
- (56) The Company is a full legal successor of all rights and obligations of Teleradiokompaniya "TVT" Open Joint Stock Company (registered with Kazan Branch No. 1 of the State Registration Chamber under the Ministry of Justice of the Republic of Tatarstan on September 24, 1999 and entered into the Unified State Register of Legal Entities on November 30, 2002 by the Ministry of Taxation Inspectorate for Sovetskiy district of Kazan city, Republic of Tatarstan under Primary State Registration Number 1021603629838), reorganized by way of merger into Mobile TeleSystems Open Joint Stock Company.

- (57) The Company is a full legal successor of all rights and obligations of Cascade-TV Closed Joint Stock Company (registered by State Enterprise Saratov Regional Registration Center on November 9, 1999 and entered into the Unified State Register of Legal Entities on August 6, 2002 by the Ministry of Taxation Inspectorate for Oktyabrskiy district of Saratov city under Primary State Registration Number 1026403340050), reorganized by way of merger into Mobile TeleSystems Open Joint Stock Company.
- (58) The Company is a full legal successor of all rights and obligations of Kuznetsktelemost Closed Joint Stock Company (registered with the Federal Tax Service Interdistrict Inspectorate for Central district of Novokuznetsk city, Kemerovo Oblast on June 18, 2012 and entered into the Unified State Register of Legal Entities by the Federal Tax Service Interdistrict Inspectorate for Central district of Novokuznetsk city, Kemerovo Oblast on June 18, 2012 under Primary State Registration Number 1124217005021), reorganized by way of merger into Mobile TeleSystems Open Joint Stock Company.
- (59) The Company is a full legal successor of all rights and obligations of Telecommunications, Informatics and Communication System Closed Joint Stock Company (registered with the Federal Tax Service Interdistrict Inspectorate No. 46 for Moscow city on January 20, 2014 and entered into the Unified State Register of Legal Entities on January 20, 2014 by the Federal Tax Service Interdistrict Inspectorate No. 46 for Moscow city under Primary State Registration Number 1147746024799), reorganized by way of merger into Mobile TeleSystems Open Joint Stock Company.
- (60) The Company is a full legal successor of all rights and obligations of Tovarnye Znaki Closed Joint Stock Company (registered with the Federal Tax Service Interdistrict Inspectorate No. 46 for Moscow city on March 25, 2014 and entered into the Unified State Register of Legal Entities on March 25, 2014 by the Federal Tax Service Interdistrict Inspectorate No. 46 for Moscow city under Primary State Registration Number 1147746322690), reorganized by way of merger into Mobile TeleSystems Open Joint Stock Company;
- (61) The Company is a full legal successor of all rights and obligations of COMSTAR-Regions Closed Joint Stock Company (registered with the Federal Tax Service Interdistrict Inspectorate No. 46 for Moscow city on August 3, 2009 and entered into the Unified State Register of Legal Entities on August 3, 2009 by the Federal Tax Service Interdistrict Inspectorate No. 46 for Moscow city under Primary State Registration Number 1097746419913), reorganized by way of merger into Mobile TeleSystems Public Joint Stock Company;
- (62) The Company is a full legal successor of all rights and obligations of Penza-GSM Joint Stock Company (registered with the Administration of the Oktiabrskii District of Penza city on June 27, 1997 under No. 116 and entered into the Unified State Register of Legal Entities on August 12, 2002 by the Russian Federal Tax Service Inspectorate for the Oktiabrskii District of Penza city under Primary State Registration Number 1025801201062), reorganized by way of merger into Mobile TeleSystems Public Joint Stock Company;
- (63) The Company is a full legal successor of all rights and obligations of SMARTS-Ivanovo Joint Stock Company (registered with the Federal Tax Service Inspectorate for the Leninskii District of Samara city on August 24, 2012 and entered into the Unified State Register of Legal Entities on August 24, 2012 by the Federal Tax Service Inspectorate for the Leninskii District of Samara city under Primary State Registration Number 1126315004694), reorganized by way of merger into Mobile TeleSystems Public Joint Stock Company;
- (64) The Company is a full legal successor of all rights and obligations of SMARTS-Ufa Joint Stock Company (registered with the Federal Tax Service Inspectorate for the Leninskii District of Samara city on August 24, 2012 and entered into the Unified State Register of Legal Entities on August 24, 2012 by the Federal Tax Service Inspectorate for the Leninskii District of Samara city under Primary State Registration Number 1126315004727), reorganized by way of merger into Mobile TeleSystems Public Joint Stock Company;
- (65) The Company is a full legal successor of all rights and obligations to Sistema-Inventure Joint Stock Company (registered with the Moscow Registration Chamber on December 24,

- 2001 and entered into the Unified State Register of Legal Entities on October 7, 2002 by the TSM Interdistrict Inspectorate No. 39 for Moscow city under Primary State Registration Number 1027700287757), reorganized by way of merger into Mobile TeleSystems Public Joint Stock Company.
- (66) The Company is a full legal successor of all rights and obligations of SMARTS-Yoshkar Ola Joint Stock Company (registered with the Federal Tax Service Inspectorate for Yoshkar Ola on January 27, 2015 and entered into the Unified State Register of Legal Entities on January 27, 2015 by the Federal Tax Service Inspectorate for loshkar Ola under Primary State Registration Number 1156315000467), reorganized by way of merger into Mobile TeleSystems Public Joint Stock Company.
- (67) The Company is a full legal successor of all rights and obligations of COMSTAR-KhMAO Joint Stock Company (registered with the Federal Tax Service Inspectorate for the Surgut Region of the Khanty-Mansiysk Autonomous District Yugra on August 20, 2015 and entered into the Unified State Register of Legal Entities on August 20, 2015 by the Federal Tax Service Inspectorate for the Surgut Region of the Khanty-Mansiysk Autonomous District Yugra under Primary State Registration Number 1157746769971), reorganized by way of merger into Mobile TeleSystems Public Joint Stock Company.
- (68) The Company is a legal successor of all rights and obligations of Telecom Povolzhye Limited Liability Company (registered with the Federal Tax Service Interdistrict Inspectorate No. 46 for Moscow city on May 15, 2014 and entered into the Unified State Register of Legal Entities on May 15, 2014 by the Federal Tax Service Interdistrict Inspectorate No. 46 under Primary State Registration Number 1147746543779), reorganized by way of merger into Mobile TeleSystems Public Joint Stock Company.
- (69) The Company is a full legal successor in respect of all rights and obligations of Limited Liability Company Avantage (registered by the Interdistrict Inspectorate of the Federal Tax Service No. 17 for Moscow region on January 12, 2011, a registration entry made by the Interdistrict Inspectorate of the Federal Tax Service No. 17 for Moscow region into the Unified State Register of Legal Entities under the Primary State Registration Number 1115027000142 on January 12, 2011), reorganized via incorporation into Public Joint-Stock Company Mobile TeleSystems.
- (70) The Company is a full legal successor in respect of all rights and obligations of Limited Liability Company Progtech-Yug (registered by the Inspectorate of the Federal Tax Service for resort town Anapa, Krasnodar Krai, on November 16, 2010, a registration entry made by the Inspectorate of the Federal Tax Service for resort town Anapa, Krasnodar Krai, into the Unified State Register of Legal Entities under the Primary State Registration Number 1102301003530 on November 16, 2010), reorganized via incorporation into Public Joint-Stock Company Mobile TeleSystems.
- (71) The Company is a full legal successor in respect of all rights and obligations of Limited Liability Company NVision Consulting (registered by the Interdistrict Inspectorate of the Federal Tax Service No. 46 for Moscow on November 21, 2011, a registration entry made by the Interdistrict Inspectorate of the Federal Tax Service No. 46 for Moscow into the Unified State Register of Legal Entities under the Primary State Registration Number 1117746938374 on November 21, 2011), reorganized via incorporation into Public Joint-Stock Company Mobile TeleSystems.
- (72) The Company is a full legal successor in respect of all rights and obligations of Joint-Stock Company Teleservis (registered by the State Registration Chamber under the Ministry of Justice of the Russian Federation on July 8, 1999, a registration entry made by the Interdistrict Inspectorate of the Ministry of the Russian Federation for Taxes and Levies for the major taxpayers of Voronezh region into the Unified State Register of Legal Entities under the Primary State Registration Number 1023601530270 on August 19, 2002), reorganized via incorporation into Public Joint-Stock Company Mobile TeleSystems.
- (73) The Company is a full legal successor in respect of all rights and obligations of Joint-Stock Company RIKT (registered by the State Registration Chamber under the Ministry of Justice of the Russian Federation on May 31, 1994, a registration entry made by the Interdistrict Inspectorate of the Federal Tax Service No. 8 for Kemerovo region into the Unified State Register of Legal Entities under the Primary State Registration Number 1034214000215

- on January 17, 2003), reorganized via incorporation into Public Joint-Stock Company Mobile TeleSystems.
- (74) The Company is a legal successor of all rights and obligations of Joint-Stock Company SIBINTERTELECOM (registered by the Administration of the Municipal Entity "Chitinskiy district" of Chita region on February 25, 1994, and entered into Unified State Register of Legal Entities on October 15, 2002 by the Inspectorate of the Ministry of the Russian Federation for Taxes and Levies for the Ingodinskiy administrative district of Chita, Chita region, under Primary State Registration Number 1027501155032), reorganized via incorporation into Public Joint-Stock Company Mobile TeleSystems.
- (75) The Company is a full legal successor in respect of all rights and obligations of Cellular Communication of Bashkortostan Joint-Stock Company (registered by the Administration of Kirovsky district of Ufa of the Republic of Bashkortostan on December 23, 1993, a registration entry made by the Interdistrict Inspectorate of the Federal Tax Service No. 39 for the Republic of Bashkortostan into the Unified State Register of Legal Entities under the Primary State Registration Number 1020202562160 on December 11, 2002), reorganized via incorporation into Mobile TeleSystems Public Joint-Stock Company.
- (76) The Company is the universal legal successor in respect of all rights and obligations of Limited Liability Company "MultiCable Networks of Balashikha" (registered by the Inspectorate of the Federal Tax Service for Balashikha, Moscow Region on October 21, 2016 and entered by the Inspectorate of the Federal Tax Service for Balashikha, Moscow Region into the Unified State Register of Legal Entities under the Primary State Registration Number 1165001054261 on October 21, 2016), which was reorganized through merger into Mobile TeleSystems Public Joint Stock Company.
- (77) The Company is the universal legal successor in respect of all rights and obligations of Joint Stock Company "research and production association "Progressive Technologies" (registered by the Department of the Moscow Regional Registration Chamber in Zhukovsky on December 06, 1991 and entered by the Inspectorate of the Federal Tax Service for Zhukovsky, Moscow Region into the Unified State Register of Legal Entities under the Primary State Registration Number 1025001631137 on November 28, 2002), which was reorganized through merger into Mobile TeleSystems Public Joint Stock Company.
- (78) The Company is the universal legal successor in respect of all rights and obligations of Sputnikovoe TV Limited Liability Company (registered by Interdistrict Inspectorate of the Federal Tax Service No. 46 for Moscow on August 15, 2012 and entered by Interdistrict Inspectorate of the Federal Tax Service No. 46 for Moscow into the Unified State Register of Legal Entities under the Primary State Registration Number 1127746631495 on August 15, 2012), which was reorganized through merger into Mobile TeleSystems Public Joint Stock Company.
- (79) The Company is the universal legal successor in respect of all rights and obligations of Oblachny Retail Limited Liability Company (registered by the Inspectorate of the Federal Tax Service of Russia for the Oktyabrsky District of Samara on October 06, 2014 and entered by the Inspectorate of the Federal Tax Service of Russia for the Oktyabrsky District of Samara into the Unified State Register of Legal Entities under the Primary State Registration Number 1146316008618 on October 06, 2014), which was reorganized through merger into Mobile TeleSystems Public Joint Stock Company.
- (80) The Company is the universal legal successor in respect of all rights and obligations of Oblachny Retail Plus Limited Liability Company (registered by the Inspectorate of the Federal Tax Service for the Leninsky District of Ulyanovsk on April 29, 2015 and entered by the Inspectorate of the Federal Tax Service for the Leninsky District of Ulyanovsk into the Unified State Register of Legal Entities under the Primary State Registration Number 1157325002669 on April 29, 2015), which was reorganized through merger into Mobile TeleSystems Public Joint Stock Company.