STATEMENT.

FORM S-8 (FILE NO. 333-190918) OF QIWI PLC AND IN THE OUTSTANDING PROSPECTUS CONTAINED IN SUCH REGISTRATION

EXHIBIT 99.1 TO THIS REPORT ON FORM 6-K IS INCORPORATED BY REFERENCE IN THE REGISTRATION STATEMENT ON

If “Yes” is marked, indicate below the file number assigned to the registrant in connection with Rule 12g3-2(b):

Yes  No 

the Commission pursuant to Rule 12g3-2(b) under the Securities Exchange Act of 1934.

Indicate by check mark whether the registrant by furnishing the information contained in this Form is also thereby furnishing the information to

Form 20-F  Form 40-F 

Indicate by check mark whether the registrant files or will file annual reports under cover of Form 20-F or Form 40-F.

(Address of principal executive offices)

1087 Nicosia Cyprus

Kennedy

 Business Centre, 2nd Floor, Office 203

12-14 Kennedy Ave.

QIWI plc

For June 2, 2015

OF THE SECURITIES EXCHANGE ACT OF 1934

PURSUANT TO RULE 13A-16 OR 15D-16

REPORT OF A FOREIGN ISSUER

FORM 6-K

Washington, D.C. 20549

SECURITIES AND EXCHANGE COMMISSION

99.1

“QIWI Completes Acquisition of 70% Interest in Contact and Rapida” press release dated June 2, 2015

Exhibits

Chief Financial Officer

Alexander Karavaev

Date: June 2, 2015

By: /s/ Alexander Karavaev

QIWI PLC (Registrant)

the undersigned, thereunto duly authorized.

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by

SIGNATURES

Contact and Rapida,

failure to obtain necessary regulatory approvals, the satisfaction of other conditions to the closing of the acquisition of the remaining interest in

cause actual future results and other future events to differ materially from those estimated by management include, but are not limited to, the

different from future results, performance or achievements expressed or implied by such forward-looking statements. Various factors that could

and unknown risks, uncertainties, and other factors that may cause the actual results, performance or achievements of QIWI plc. to be materially

Rapida and the expected benefits therefrom and the relationship with Otkritie Financial Group. Such forward-looking statements involve known

Reform Act of 1995, including, without limitation, statements regarding completion of the acquisition of the remaining interest in Contact and

This press release includes “forward-looking statements” within the meaning of, and subject to the protection of, the Private Securities Litigation

Forward-Looking Statements

regions of Russia. Otkritie employs more than 22,000 people serving 4 million individuals and 186,000 legal entities.

financial rehabilitation. Otkritie’s banking network includes approximately 700 branches of various formats and 4,000 ATMs across 60 key

Petrocommerce Bank (the latter to complete its integration into the Group before the end of 2015). Trust Bank will also join the Group through

and fourth among Russian banking groups by assets. The banking business comprises Otkritie FC Bank, Khanty-Mansiysk Otkritie Bank and

and insurance solutions. Otkritie’s total assets exceed RUB 4 trillion. Otkritie’s banking business ranks first among Russian major private banks

Otkritie Financial Group is a full-service financial group offering retail, corporate and institutional clients a wide range of banking, investment

About Otkritie Financial Group

and services across physical or online environments interchangeably.

network at least once a month. QIWI’s consumers can use cash, stored value and other electronic payment methods to order and pay for goods

terminals, and enabled merchants to accept over RUB 50 billion cash and electronic payments monthly from over 70 million consumers using its

payment services across physical, online and mobile channels. It has deployed over 17.3 million virtual wallets, over 177,000 kiosks and

QIWI is a leading provider of next generation payment services in Russia and the CIS. It has an integrated proprietary network that enables

About QIWI

subject to the satisfaction of various closing conditions.

interest in Contact and Rapida from Otkritie in exchange for the issuance of 1,677,912 class B shares to Otkritie before the end of July 2015,

acquire 100% ownership of Contact and Rapida previously announced on May 14, 2015. QIWI anticipates that it will acquire the remaining 30%

(“Rapida”) in exchange for the issuance of 3,915,129 class B shares to Otkritie Financial Group (“Otkritie”) pursuant to QIWI’s agreement to

completed the acquisition of a 70% interest in the Contact money transfer system (“Contact”) and the Rapida payment processing system

MOSCOW, RUSSIA – June 2, 2015 – QIWI plc (Nasdaq: QIWI, MOEX: QIWI) (“QIWI” or the “Company”) today announced that it has

QIWI Completes Acquisition of 70% Interest in Contact and Rapida

Exhibit 99.1

2

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Contact

so by law.

to revise any forward-looking statements or to report future events that may affect such forward-looking statements unless QIWI is required to do

Annual Report on Form 20-F and in other reports QIWI files with the U.S. Securities and Exchange Commission. QIWI undertakes no obligation

and virtual distribution channels, QIWI’s ability to expand geographically and other risks identified under the Caption “Risk Factors” in QIWI’s

and Rapida, competition, a decline in average net revenue yield, fees levied on QIWI’s consumers, regulation, QIWI’s ability to grow physical

than anticipated, the achievement of the expected benefits of the transaction, risks associated with integrating the businesses of QIWI, Contact

the possibility that the length of time necessary to consummate the acquisition of the remaining interest in Contact and Rapida may be longer