

Federal Law No. 224-FZ dated July 27, 2010, on Countering the Illegal Use of Insider Information and Market Manipulation and on Amending Certain Legislative Acts of the Russian Federation (as amended on July 3, 2016)

...

Article 10. Notification by Insiders of the Transactions Performed

1. The insiders included in the insiders list of an issuer or a managing company shall notify the said organizations, as well as the Bank of Russia, of the transactions they have made in the securities of that issuer or managing company and of the signing of contracts classified as derivative financial instruments the price of which depends on such securities.
2. The insiders included in the insiders list of an economic agent mentioned in of Article 4, Clause 2 of this Federal Law shall notify the said economic agent, as well as the Bank of Russia, of the transactions they have made in the commodities of that economic agent and of the signing of contracts classified as derivative financial instruments the price of which depends on such commodities.
3. The insiders included in the insiders list of trade organizers and clearing houses, as well as of depositories and credit organizations, which settle accounts based on transactions performed through the trade organizers, shall notify the said organizations, as well as the Bank of Russia, of the transactions they have made in financial instruments admitted to trading arranged by those trade organizers.
4. The insiders included in the insiders list of legal entities mentioned in Article 4, Clause 5 of this Federal Law shall notify the said legal entities, as well as the Bank of Russia, of the transactions they have made in financial instruments, foreign currencies and/or commodities to which the insider information accessible to the insiders relates.
5. Information about the transactions in financial instruments, foreign currencies and/or commodities performed by insiders shall be disclosed upon the said insiders' request by the organizer of trade in those financial instruments, foreign currencies and/or commodities.
6. The procedure and timeframe for sending the notifications specified in Clauses 1–4 of this Article shall be defined by the respective legal act of the Bank of Russia.

...