MOBILE TELESYSTEMS PJSC Form SC 13D/A December 05, 2016 UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549
SCHEDULE 13D/A Under the Securities Exchange Act of 1934 (Amendment No. 8)*
Mobile TeleSystems PJSC
(Name of Issuer)
Common Stock, nominal value 0.1 Russian ruble per share (the "Shares")
American Depositary Shares, each representing two Shares (the "ADSs")
(Title of Class of Securities)
6074091 (Shares)
607409109 (ADSs)
(CUSIP Number)
Sistema PJSFC
Mokhovaya Str 13, Building 1
Moscow 125009, Russian Federation
Attention: Mikhail Shamolin
t: +7 (495) 228-1500 (Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)
Copy to:

David I. Gottlieb

Cleary Gottlieb Steen & Hamilton LLP

City Place House, 55 Basinghall Street

London EC2V 5EH, England

t: +44 20 7614 2230 f: +44 20 7600 1698

December 1, 2016

(Date of Event which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of §§240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box. o

Note: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See §240.13d-7 for other parties to whom copies are to be sent.

* The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

```
(Shares)/607409109
(ADSs)
    Names of Reporting
    Persons. I.R.S.
    Identification Nos. of
    above persons (entities
    only)
1
    Sistema PJSFC (formerly
    "Joint Stock Financial
    Corporation Sistema")
    Check the Appropriate
    Box if a Member of a
    Group (See Instructions)
2
    (a) []
    (b) [x]
    SEC Use Only
3
    Source of Funds (See
    Instructions)
    WC
    Check if Disclosure of
    Legal Proceedings Is
    Required Pursuant to
    Items 2(d) or 2(e) o
    Citizenship or Place of
    Organization
6
    Russian Federation
                Sole Voting
Number
                Power
of
       7
shares
                1,006,458,371
                Shared Voting
Beneficially
                Power
Owned 8
by
                0
       9
```

CUSIP No. 6074091

Each Sole

Reporting Dispositive Person Power

1,006,458,371

Shared

Dispositive

Power With 10

0

Aggregate Amount Beneficially Owned by 11 Each Reporting Person

1,006,458,371

Check if the Aggregate

Amount in Row (11)

Excludes Certain Shares

(See Instructions)

Percent of Class

Represented by Amount in

13 Row (11)

50.661%

Type of Reporting Person

(See Instructions)

HC

¹ Assuming completion of the Tender Offer (as defined herein) and based on the assumption that all shares of common stock tendered will be delivered within the settlement period as set out in the Tender Offer.

```
Names of Reporting Persons.
        I.R.S. Identification Nos. of
         above persons (entities only)
1
         Vladimir P. Evtushenkov
         Check the Appropriate Box if a
         Member of a Group (See
         Instructions)
2
        (a) [ ]
         (b) [x]
         SEC Use Only
3
         Source of Funds (See
         Instructions)
4
         N/A
         Check if Disclosure of Legal
         Proceedings Is Required
         Pursuant to Items 2(d) or 2(e)
5
         Citizenship or Place of
         Organization
6
         Russian Federation
              Sole Voting Power
Number of 7
shares
              1,006,458,371
              Shared Voting Power
Beneficially<sub>8</sub>
Owned by
              0
Each
              Sole Dispositive Power
Reporting 9
Person
              1,006,458,371
              Shared Dispositive Power
With
           10
              0
11
         Aggregate Amount Beneficially
         Owned by Each Reporting
         Person
```

1,006,458,371
Check if the Aggregate Amount
in Row (11) Excludes Certain
Shares (See Instructions) o
Percent of Class Represented
by Amount in Row (11)

50.662%
Type of Reporting Person (See

Type of Reporting Person (See Instructions)

IN

² Assuming completion of the Tender Offer and based on the assumption that all shares of common stock tendered will be delivered within the settlement period as set out in the Tender Offer.

```
Names of Reporting Persons.
        I.R.S. Identification Nos. of
         above persons (entities only)
1
         Sistema Finance S.A.
         Check the Appropriate Box if a
         Member of a Group (See
         Instructions)
2
         (a) []
         (b) [x]
         SEC Use Only
3
         Source of Funds (See
         Instructions)
4
        N/A
         Check if Disclosure of Legal
         Proceedings Is Required
        Pursuant to Items 2(d) or 2(e)
5
         Citizenship or Place of
         Organization
6
        Luxembourg
              Sole Voting Power
Number of 7 151,316,880
shares
              Shared Voting Power
Beneficially<sub>8</sub>
Owned by
              Sole Dispositive Power
Each
Reporting 9 151,316,880
Person
              Shared Dispositive Power
With
           10
              0
```

11

Aggregate Amount Beneficially Owned by Each Reporting Person

151,316,880

Check if the Aggregate Amount

in Row (11) Excludes Certain

Shares (See Instructions)

Percent of Class Represented

by Amount in Row (11)

 $7.62^{3}\%$

Type of Reporting Person (See

14 Instructions)

CO

³ Assuming completion of the Tender Offer and based on the assumption that all shares of common stock tendered will be delivered within the settlement period as set out in the Tender Offer.

```
Names of Reporting Persons.
        I.R.S. Identification Nos. of
         above persons (entities only)
1
         Sistema Telecom Assets LLC
         Check the Appropriate Box if a
         Member of a Group (See
         Instructions)
2
         (a) []
         (b)[x]
         SEC Use Only
3
         Source of Funds (See
         Instructions)
4
        N/A
         Check if Disclosure of Legal
         Proceedings Is Required
         Pursuant to Items 2(d) or 2(e)
5
         Citizenship or Place of
         Organization
6
         Russian Federation
              Sole Voting Power
Number of 7
shares
              220,467,234
              Shared Voting Power
Beneficially<sub>8</sub>
Owned by
Each
              Sole Dispositive Power
Reporting 9
Person
              220,467,234
              Shared Dispositive Power
           10
With
              0
         Aggregate Amount Beneficially
         Owned by Each Reporting
11
         Person
         220,467,234
```

Check if the Aggregate Amount
in Row (11) Excludes Certain
Shares (See Instructions) o
Percent of Class Represented
by Amount in Row (11)

11.10⁴%
Type of Reporting Person (See
Instructions)

CO

⁴ Assuming completion of the Tender Offer and based on the assumption that all shares of common stock tendered will be delivered within the settlement period as set out in the Tender Offer.

This Amendment No. 8 (this "Amendment") is being filed jointly by Sistema, Sistema Finance, STA and Mr. Evtushenkov (together, the "Reporting Persons") and amends and supplements the Schedule 13D filed on March 24, 2003, as amended by Amendment No. 1 to the Schedule 13D filed on April 21, 2003, Amendment No. 2 to the Schedule 13D filed on April 30, 2003, Amendment No. 3 to the Schedule 13D filed on December 17, 2004, Amendment No. 4 to the Schedule 13D filed on December 23, 2005, Amendment No. 5 to the Schedule 13D filed on June 28, 2016, Amendment No. 6 to Schedule 13D filed on September 23, 2016 and Amendment No. 7 to Schedule 13D filed on October 31, 2016 (as amended, the "Schedule 13D") with respect to the shares of common stock, par value 0.1 Russian ruble per share (the "Shares") and American Depositary Shares, each representing two Shares ("ADSs"), of Mobile TeleSystems PJSC (the "Issuer"). The address of the principal executive offices of the Issuer is 4 Marksistskaya Ulitsa, Moscow 109147, Russian Federation. This Amendment should be read in conjunction with, and is qualified in its entirety by reference to, the Schedule 13D. Except as disclosed in and expressly amended by this Amendment, all information set forth in the Schedule 13D is unaffected hereby. All capitalized terms used in this Amendment and not otherwise defined herein have the meanings ascribed to such terms in the Schedule 13D.

Item 1. Security and Issuer

Item 2. Identity and Background

Item 3. Source and Amount of Funds or Other Consideration

Item 4. Purpose of Transaction

The

description

contained

herein

supplements

Item 4 in the

Schedule 13D

and should be

read in

connection

therewith:

On December

1, 2016, the

Issuer

announced the

preliminary

results of the

Tender Offer.

Based on the

1,510,414

Shares

(including

Shares

represented by

ADSs) the

Offeror

expects to

purchase in the

Tender Offer,

Sistema

expects to sell

1,550,495

Shares to the

Offeror under

the Stock

Purchase

Agreement for

an aggregate

purchase price

of RUB

355,063,355 at

the strike price

of RUB 229.0

per Share. The

number of

Shares

(including

Shares

represented by

ADSs)

expected to be

purchased in

the Tender

Offer and

under the

Stock Purchase

Agreement and

the strike price

are preliminary

and subject to

change and are

based on the

assumption

that all Shares

tendered will

be delivered

within the

settlement

period as set

out in the

Tender Offer.

The final

number of

Shares

(including

Shares

represented by

ADSs) to be

purchased in

the Tender

Offer, the final

strike price per

Share and the

number of

Shares

expected to be

purchased

under the

Stock Purchase

Agreement

will be

announced by

the Issuer

following the

expiration of

the settlement period as described in the Tender Offer. The settlement of the purchase and sale under the Stock Purchase Agreement is subject to customary conditions and will occur no earlier than on the eleventh business day and no later than the twenty-first business day following the expiration of the Tender Offer.

Subject to the conditions mentioned herein and in the Schedule 13D, the Reporting Persons may acquire additional Shares or ADSs and/or sell or hold Shares or **ADSs** currently held. Any actions Sistema or the other Reporting Persons might undertake will

be dependent upon the Reporting Persons' review of numerous factors, including, among other things, the price levels of the Shares or ADSs; general market and economic conditions; ongoing evaluation of the Issuer's business, financial condition, operations and prospects; the relative attractiveness of alternative business and investment opportunities; and other future

Except as set forth in this Amendment and the Schedule 13D, the Reporting Persons have no present plans or proposals which would result in or relate to any of the transactions described in

developments.

subparagraphs
(a) through (j)
of Item 4 of
Schedule 13D.

Item 5. Interest in Securities of the Issuer (a)(b) and (c) of Item 5 are hereby amended and restated as follows:

(a) (b) As of December 1, 2016, Sistema held 636,224,752 Shares directly. Following the settlement of the purchase and sale under the Stock Purchase Agreement, Sistema expects to hold 634,674,257 Shares directly, which represent 31.94% of the Shares outstanding based on the assumption that all Shares tendered will be delivered within the settlement period as set out in the Tender Offer (the "Outstanding Shares"). Sistema has sole voting and dispositive power with respect to the Shares it holds and will, following settlement of the purchase and sale under the Stock Purchase Agreement, hold of record.

As of December 1, 2016, Sistema Finance held 151,316,880 Shares (in the form of Shares and ADSs) directly, which represent 7.62% of the Outstanding Shares. Sistema Finance has sole voting and dispositive power with respect to the Shares and ADSs it holds of record. As the controlling shareholder of Sistema Finance, Sistema may be deemed to beneficially own any Shares or ADSs Sistema Finance holds of record.

As of December 1, 2016, STA held 220,467,234 Shares directly, which represent 11.10% of the Outstanding Shares. STA has sole voting and dispositive power with respect to the Shares it holds of record. As the sole shareholder of STA, Sistema may be deemed to beneficially own any Shares STA holds of record.

As of December 1, 2016, Mr. Evtushenkov did not hold any Shares directly. As the controlling shareholder of Sistema, Mr. Evtushenkov may be deemed to beneficially own any Shares Sistema holds directly or beneficially.

As of December 1, 2016, Mr. Andrey Dubovskov held 350,718 Shares directly, which represent 0.01765% of the Outstanding Shares, and options to purchase 316,354 Shares (which are exercisable in 2017, 2018 and 2019), which represent 0.01592% of the Outstanding Shares. Mr. Dubovskov has sole voting and dispositive power with respect to the Shares he holds of record and, upon exercise of his options, Mr. Dubovskov would have sole voting and dispositive power with respect to the Shares he would hold of record upon such exercise. Prior to the exercise of his options and receipt of such Shares, however, Mr. Dubovskov does not have the power to vote or direct the vote of the Shares subject to his options.

As of December 1, 2016, Mr. Vsevolod Rozanov held 72,792 Shares directly, which represent 0.00366% of the Outstanding Shares. Mr. Rozanov has sole voting and dispositive power with respect to the Shares he holds of record.

Except as set forth in this Item 5(a)-(b) of this Amendment, to the knowledge of the Reporting Persons, none of the persons set forth in Exhibit A held any Shares directly or has the right to vote or dispose of any Shares held by Sistema, Sistema Finance or STA as of December 1, 2016.

The Reporting Persons may be deemed to be a group in relation to their respective holdings of Shares. The Reporting Persons do not affirm the existence of a group.

Except as set forth in this Item 5(a)-(b) of this Amendment and the Schedule 13D, each of the persons named in this Item 5(a)-(b) of this Amendment and the Schedule 13D disclaims beneficial ownership of any Shares owned beneficially or of record by any other person named in this Item 5(a)-(b) of this Amendment and the Schedule 13D.

(c) Except as set in this Amendment and the Schedule 13D, none of the Reporting Persons nor, to the knowledge of the Reporting Persons, any person identified on Exhibit A, has effected any transaction in the Shares during the past 60 days.

Item 6. Contracts, Arrangements, Understandings or Relationships with Respect to Securities of the

Item 6 is hereby amended to add the following paragraph:

The information contained in Item 4 of this Amendment is incorporated herein by reference. On December 1, the Offeror sent a letter (the "Letter") to Sistema confirming the purchase of 1,550,495 Shares from Sistema under the Stock Purchase Agreement for an aggregate purchase price of RUB 355,063,355 at the strike price of RUB 229.0 per Share. An English translation of the Letter is attached hereto as Exhibit B and incorporated herein by reference.

Item 7. Material to Be Filed as Exhibits

Exhibit A Joint Filing Agreement*
Exhibit B English Translation of Letter

*Incorporated herein by reference to Exhibit B to Amendment No. 6 filed on September 23, 2016

SIGNATURES

After reasonable inquiry and to the best of our knowledge and belief, we certify that the information set forth in this statement is true, complete and correct.

Dated: December 2, 2016

SISTEMA PJSFC

By: /s/ Mikhail Shamolin Name: Mikhail Shamolin Its: Chief Executive Officer

SISTEMA FINANCE S.A.

By: /s/ Emile Wirtz Name: Emile Wirtz Its: Director

SISTEMA TELECOM ASSETS LLC

By: /s/ Natalia Koroleva Name: Natalia Koroleva Its: General Director

/s/ Vladimir P. Evtushenkov Vladimir P. Evtushenkov

EXHIBIT INDEX

Exhibit A (99.1) Joint Filing Agreement* Exhibit B (99.2) English Translation of Letter *Incorporated herein by reference to Exhibit B to the Amendment No. 6 filed on September 23, 2016