

RECEIVED 2010 JUL 19 P 12:23 Westfield House 26 Westfield Road Edinburgh EH11 2QB United Kingdom t : + 44 (0)131 272 7000 f : + 44 (0)131 272 7001 e : sales@wolfsonmicro.com www.wolfsonmicro.com

FILE NO. 82-34753

16 July 2010

10016027



VIA COURIER

Securities and Exchange Commission Office of International Corporate Finance 450 Fifth Street, NW Washington, DC 20549 U.S.A.

Ladies and Gentlemen

Re: FILE NO. 82-34753

Wolfson Microelectronics plc (the "Company") Supplemental Submission Pursuant to Rule 12g3-2(b) under the Securities Exchange Act of 1934

We are submitting the information indicated on Schedule I pursuant to the Company's exemption from the registration requirements of the Securities Exchange Act of 1934 under Rule 12g3-2(b) thereunder. The Company's counsel received an acknowledgement postmarked November 24, 2003, from the staff of the Commission confirming receipt of the Company's initial submission.

The information listed on Schedule I and submitted herewith is information that may be material to investors that the Company:

- 1. has made or is required to make public pursuant to the laws of Scotland;
- 2. has filed or is required to file with the United Kingdom Listing Authority ("UKLA") or the London Stock Exchange and which was made public by the UKLA or the London Stock Exchange; and
- 3. has distributed or is required to distribute to the holders of the Company's securities.

Pursuant to Rule 12g3-2(b)(1)(i) under the Exchange Act, we are enclosing one (1) copy of each of the documents described on Schedule I. This information is being furnished with the understanding that such information and documents will not be deemed "filed" with the Commission or otherwise subject to the liabilities of Section 18 of the Securities Exchange Act of 1934, and that neither this letter nor the furnishing of such documents and information shall constitute an admission for any purpose that the Company is subject to the Exchange Act.

If you have any questions or require any additional information please contact either the undersigned at the Company on 011-44-131-272-7429 or Timothy Corbett, of Wilmer Cutler Pickering Hale and Dorr LLP (our external legal counsel) at 011-44-20-7645-2509.



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Please acknowledge receipt of this letter and the enclosures by stamping the enclosed copy of this letter and returning it in the enclosed envelope to Timothy Corbett, Wilmer Cutler Pickering Hale and Dorr LLP, 60 State Street, Boston, MA 02109.

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Yours faithfully

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Jill Goldsmith Company Secretary

Enclosures



SCHEDULE I WOLFSON MICROELECTRONICS PLC

Supplemental Information Submitted Pursuant to Rule 12g3-2(b)(i)

- 1 <u>Information notified to the Regulatory Information Service between 17 June 2010 and 16 July</u> 2010 (inclusive)
 - Notifications of major interest in shares
 - Notification in relation to voting rights and capital
 - Notifications of grant of share awards to directors and other person discharging managerial responsibility ("PDMR")
 - Notification of date of announcement of Q2 / interim 2010 results
- 2. Documents filed with Registrar of Companies for Scotland
 - Form SH01 Return of Allotment of Shares
- 3. Documents submitted to the Financial Services Authority
 - None during the period

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Y	/hat this form is ou may use this fo otice of shares allo ncorporation.	rm to give	notice of shares on formation of for an allotment	this form to give taken by subscriber	refer to our g	formation, please uidance at nieshouse.gov.uk
1	Company deta	ils				
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	Wolfson Microel	ectronics plc				apitals. a mandatory unless indicated by *
5 /	Allotment date	ac 0				
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		m y	у у у			were allotted on the nter that date in the
To Date					allotted over	box. If shares were er a period of time, oth 'from date' and 'to
					date' boxes	
3	Shares allotte	d				
n fan de skrieder en skrieder fan de skrieder f Skrieder	Please give detail	s of the shares a	llotted, including bon	us shares.	Currency If currency completed is in pound	details are not we will assume currency I sterling.
Class of shares (E.g. Ordinary/Preference etc.	<u>}</u>	Currency 🕑	Number of shares allotted	Nominal value of each share	Amount paid (including share premium)	Amount (if any) unpaid (including share premium)
		GBP	2,433	0.1 pence	0.1 pence	0
Ordinary	and the second	and the second		And the state of t	adda and a second se	
Ordinary						
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Details of non-cash consideration. If a PLC, please attach	If the allotted sh state the conside	ares are fully or pration for which	partly paid up otherwith the shares were allot	ted.		
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Details of non-cash consideration. If a PLC, please attach valuation report (if	If the allotted sh state the conside	ares are fully or paration for which	partly paid up otherwi the shares were allot	ted.		
Details of non-cash consideration. If a PLC, please attach valuation report (if	If the allotted sh state the conside	ares are fully or j tration for which	partly paid up otherwith the shares were allot	ted.		

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SH01 Return of allotment of shares

Statement of capital

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Section 4 (also Section 5 and Section 6, if appropriate) should reflect the company's issued capital at the date of this return.

Statement of capital (Share capital in pound sterling (£))

Please complete the table below to show each class of shares held in pound sterling. If all your issued capital is in sterling, only complete **Section 4** and then go to **Section 7**.

Class of shares (E.g. Ordinary/Preference etc.)	Amount paid up on each share O	Amount (if any) unpaid on each share ①	Number of shares 🛛	Aggregate nominal value 🖲
Ordinary	£0.001	0	2,645,133	£ 2,645.13
Ordinary	£0.01	0	45,323,000	£ 45,323
Ordinary	£0.03	0	20,772,400	£ 20,772.40
Ordinary	£0.15	0	5,907,400	£ 5,907.40
	1	Tota	ls 74,647,933	£ 74,647.93

Statement of capital (Share capital in other currencies)

Please complete the table below to show any class of shares held in other currencies. Please complete a separate table for each currency.

Currency			·	
Class of shares (E.g. Ordinary / Preference etc.)	Amount paid up on each share ①	Amount (if any) unpaid on each share ①	Number of shares O	Aggregate nominal value 🕄
			-	
		Totals	5	
			1	· · · · · · · · · · · · · · · · · · ·

Currency	•						
Class of shares (E.g. Ordinary/Preference etc.)	Amount paid up on each share ①	Amount (if any) unpaid on each share ①	Number of sha	ares 🛛	Aggregate nominal value	
				otals			
			ic ic				
6	Statement of	capital (Totals)					
	Please give the to issued share capi	otal number of shares a tal.	nd total aggregate nom	inal value of	Please differe	aggregate nominal value list total aggregate values in nt currencies separately. For	
Total number of shares	115,292,513				examp	le: £100 + €100 + \$10 etc.	
Total aggregate nominal value •	£115,292.51						
• Including both the nomishare premium.	nal value and any	E.g. Number of share nominal value of eac		Continuation Pa Please use a Stat page if necessary	ement of Ca	pital continuation	

Total number of issued shares in this class.

In accordance with Section 555 of the Companies Act 2006.

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SH01 - continuation page Return of allotment of shares

Statement of capital

Please complete the table below to show any class of shares held in other currencies. Please complete a separate table for each currency.

Class of shares (E.g. Ordinary/preferenc	e etc.)	Amount paid up on each share O	Amount (if any) unpaid on each share O	Number of shares 🛛	Aggregate nominal value 🕄
Ordinary		£0.19	0	1,232,000	£1,232
Ordinary		£0.20	0	3,000,000	£3,000
Ordinary		£0.25	0	940,000	£940
Ordinary		£0.28	0	17,718,881	£17,718.88
Ordinary		£0.2902	0	710,900	£710.90
Ordinary		£0.40	0	1,357,500	£1,357.50
Ordinary		£0.75	0	2,971,000	£2,971
Ordinary		£1.7325	0	194,595	£194.59
Ordinary		£2.045	0	454,116	£454.12
Ordinary		£2.10	0	12,065,588	£12,065.59
			Tota	als 40,644,580	£40,644.58
 Including both the share premium. Total number of iss this class. 	nominal value and any sued shares in	E.g. Number of share nominal value of each each each each each each each each			

SH01 Return of allotment of shares

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7	Statement of capital (Prescribed particulars of rights attached to sh	ares)
	Please give the prescribed particulars of rights attached to shares for each class of share shown in the statement of capital share tables in Section 4 and Section 5.	• Prescribed particulars of rights attached to shares The particulars are:
Class of share	Ordinary	a particulars of any voting rights, including rights that arise only in
Prescribed particulars 0	Voting rights : Voting at any general meeting of shareholders is by a show of hands unless a poll is duly demanded. On a show of hands, every Ordinary shareholder who is present in person at a general meeting of the Company has one vote regardless of the number of shares held. On a poll, every Ordinary shareholder who is present in person or by proxy has one vote for every share of which he is the holder. (see also the continuation page for this Section 7)	 certain circumstances; particulars of any rights, as respects dividends, to participate in a distribution; c particulars of any rights, as respects capital, to participate in a distribution (including on winding up); and d whether the shares are to be redeemed or are liable to be redeemed at the option of the company or the shareholder and any terms or conditions relating
Class of share		to redemption of these shares. A separate table must be used for
Prescribed particulars		each class of share. Continuation page Please use a Statement of Capital continuation page if necessary.
Prescribed particulars		
8	Signature	
	I am signing this form on behalf of the company.	 Societas Europaea If the form is being filed on behalf
Signature	Signature X JEUL Jeddwith This form may be signed by:	of a Societas Europaea (SE) please delete 'director' and insert details of which organ of the SE the perso signing has membership. Person authorised Under either section 270 or 274 of
	Director 9 , Secretary, Person authorised 9 , Administrator, Administrative receiver, Receiver, Receiver manager, CIC manager.	the Companies Act 2006.

In accordance with Section 555 of the Companies Act 2006.

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SH01 - continuation page Return of allotment of shares

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7	Statement of capital (Prescribed particulars of rights attached to shares)
Class of share	Ordinary
Prescribed particulars	Voting rights (continued): A poll may be demanded by : (a) the chairman of the meeting; or (b) not less than five members present in person or by proxy and entitled to vote; or (c) a member or members present in person or by proxy and representing not less than one-tenth of the total voting rights of all the members having the right to vote at the meeting; or (d) a member or members present in person or by proxy and holding shares in the Company conferring a right to vote at the meeting being shares on which an aggregate sum has been paid up equal to not less than one-tenth of the total sum paid up on all the shares conferring that right.
	Dividends: The Company may, by Ordinary Resolution declare dividends according to their respective rights and interests but no such dividend shall exceed the amount recommended by the Directors. Subject to the provisions of the Companies Act 2006, if and so far as in the opinion of the Directors the profits of the Company available for distribution justify such payments, the Directors may from time to time pay interim dividends on shares of any class of such amounts and on such dates and in respect of such periods as they think fit. No dividend shall be paid otherwise than out of profits available for distribution under the provisions of the Statutes. Unless and to the extent that the rights attached to any shares or the terms of issue thereof otherwise provide, all dividends shall (as regards any shares not fully paid throughout the period in respect of which the dividend is paid) be apportioned and paid pro rata according to the amounts paid on the shares during any portion or portions of the period in respect of which the dividend is paid. For the purposes of this, no amount paid on a share in advance of calls shall be treated as paid on the share.
	Rights on a winding-up: Under general principles of Scots law, except as the shareholders have agreed or may otherwise agree, on a winding-up of the Company, the balance of assets available for distribution: (a) after the payment of all the Company's creditors including certain preferential creditors whether statutorily preferred creditors or ordinary creditors; and (b) subject to any special rights attaching to any class of share; is to be distributed among the holders of Ordinary Shares according to the amounts paid-up on the shares held by them.

SH01 Return of allotment of shares

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You do not have to give any contact information, but if you do it will help Companies House if there is a query on the form. The contact information you give will be visible to searchers of the public record.

Contact name Jill Goldsmith

Company name Wolfson Microelectronics plc

Address Westfield House

E | H | 1 | 1

26 Westfield Road

Post town Edinburgh

County/Region Midlothian

Country Scotlan

DX Scotland

Postcode

Telephone 0131 272 7000

🗸 Checklist

We may return the forms completed incorrectly or with information missing.

Please make sure you have remembered the following:

- The company name and number match the information held on the public Register.
- □ You have shown the date(s) of allotment in section 2.
- You have completed all appropriate share details in section 3.
- □ You have completed the appropriate sections of the Statement of Capital.
- □ You have signed the form.

Important information

Please note that all information on this form will appear on the public record.

🗹 Where to send

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You may return this form to any Companies House address, however for expediency we advise you to return it to the appropriate address below:

For companies registered in England and Wales: The Registrar of Companies, Companies House, Crown Way, Cardiff, Wales, CF14 3UZ. DX 33050 Cardiff.

For companies registered in Scotland: The Registrar of Companies, Companies House, Fourth floor, Edinburgh Quay 2, 139 Fountainbridge, Edinburgh, Scotland, EH3 9FF. DX ED235 Edinburgh 1 or LP - 4 Edinburgh 2 (Legal Post).

For companies registered in Northern Ireland: The Registrar of Companies, Companies House, First Floor, Waterfront Plaza, 8 Laganbank Road, Belfast, Northern Ireland, BT1 3BS. DX 481 N.R. Belfast 1.

i Further information

For further information please see the guidance notes on the website at www.companieshouse.gov.uk or email enquiries@companieshouse.gov.uk

This form is available in an alternative format. Please visit the forms page on the website at www.companieshouse.gov.uk





Westfield House 26 Westfield Road Edinburgh EH11 2QB United Kingdom t : + 44 (0)131 272 7000 f : + 44 (0)131 272 7001 e : sales@wolfsonmicro.com www.wolfsonmicro.com

FILE NO. 82-34753

16 July 2010

VIA COURIER

Securities and Exchange Commission Office of International Corporate Finance 450 Fifth Street, NW Washington, DC 20549 U.S.A.

Ladies and Gentlemen

Re: FILE NO. 82-34753

Wolfson Microelectronics plc (the "Company") Supplemental Submission Pursuant to Rule 12g3-2(b) under the Securities Exchange Act of 1934

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Yours faithfully

Allout

Jill Goldsmith Company Secretary

Enclosures



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SCHEDULE I WOLFSON MICROELECTRONICS PLC

Supplemental Information Submitted Pursuant to Rule 12g3-2(b)(i)

- 1 Information notified to the Regulatory Information Service between 17 June 2010 and 16 July 2010 (inclusive)
 - Notifications of major interest in shares
 - Notification in relation to voting rights and capital
 - Notifications of grant of share awards to directors and other person discharging managerial responsibility ("PDMR")
 - Notification of date of announcement of Q2 / interim 2010 results
- 2. Documents filed with Registrar of Companies for Scotland
 - Form SH01 Return of Allotment of Shares
- 3. Documents submitted to the Financial Services Authority
 - None during the period

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Regulatory Story

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Go to market news section

Wolfson Microelectronics PLC Company TIDM WLF Headline Notification of Interest Released 07:00 23-Jun-2010 Number 0767007

RNS Number : 07670 Wolfson Microelectronics PLC 23 June 2010

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TR-1: NOTIFICATION OF MAJOR INTEREST IN SHARES

 Identity of the issuer or the underlying is of existing shares to which voting rights as attached: 		
2 Reason for the notification (please tick the	e appropriate box or boxes):	
An acquisition or disposal of voting rights		х
An acquisition or disposal of qualifying financi- acquisition of shares already issued to which An acquisition or disposal of instruments with financial instruments	voting rights are attached	
An event changing the breakdown of voting rig	ghts	
Other (please specify):		
3. Full name of person(s) subject to the notification obligation:	BlackRock, Inc.	
4. Full name of shareholder(s) (if different from 3.):		-
5. Date of the transaction and date on which the threshold is crossed or reached:	18 th June 2010	
6. Date on which issuer notified:	22 nd June 2010	
7. Threshold(s) that is/are crossed or reached:	Holding has gone below 12%	

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A: Voting right	e attached t	o eharae					
Class/type of shares	Situation pr to the trigge transaction	Resulting situation after the triggering transaction					
if possible using the ISIN CODE	Number of Shares	Number of Voting Rights	Number of shares	rights		% of voting rights	
			Direct	Direct	Indirect	Direct	Indirect
GB0033563130	13,891,707	13,891,707	N/A	N/A	13,833,534	N/A	11.998%

B: Qualifying Fina	incial Instrume	nts		
Resulting situation af	ter the triggering	transaction		
Type of financial instrument	Expiration date	Exercise/ Conversion Period	Number of voting rights that may be acquired if the instrument is exercised/ converted.	% of voting rights

C: Financial Instruments with similar economic effect to Qualifying Financial Instrument						
Resulting situation after the triggering transaction						
Type of financial instrument	Exercise Expiration price date	Exercise/ Conversion period	Number of voting rights instrument refers to	% of voting rights		
					Nominal	Delta

Total (A+B+C)	
Number of voting rights	Percentage of voting rights
13,833,534	11.998%

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9. Chain of controlled undertakings through which the voting rights and/or the financial instruments are effectively held, if applicable:	
BlackRock Investment	Management (UK) Limited - 13,833,534 (11.998%)

Proxy Voting:	
10. Name of the proxy holder:	
11. Number of voting rights proxy holder will cease to hold:	
12. Date on which proxy holder will cease to hold voting rights:	

13. Additional information:	BlackRock Threshold Reporting Team
14. Contact name:	Stuart Watchorn
15. Contact telephone number:	020 7743 5741; stuart.watchorn@blackrock.com

This information is provided by RNS The company news service from the London Stock Exchange

END

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London Stock Exchange pic is not responsible for and does not check content on this Website. Website users are responsible for checking content. Any news item (including any prospectus) which is addressed solely to the persons and countries specified therein should not be relied upon other than by such persons and/or outside the specified countries. Terms and conditions, including restrictions on use and distribution apply.

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Go to market news section

CompanyWolfson Microelectronics PLCTIDMWLFHeadlineVoting rights and capitalReleased12:26 30-Jun-2010Number5301O12

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RNS Number : 53010 Wolfson Microelectronics PLC 30 June 2010

Edinburgh, 30 June 2010

Wolfson Microelectronics plc ("the Company") Voting rights and capital

This notification is made in conformity with the provisions of the Financial Services Authority's ("FSA") Disclosure and Transparency Rules.

The Company's capital consists of 115,290,080 ordinary shares of 0.1 pence each with each share carrying the right to one vote. No shares are held in Treasury. Accordingly, the total number of voting rights in the Company is 115,290,080.

The above figure may be used by shareholders as the denominator for the calculations by which they will determine if they are required to notify their interest in, or a change to their interest in, the Company under the FSA's Disclosure and Transparency Rules.

Enquiries: Jill Goldsmith, Company Secretary 0131 272 7000

> This information is provided by RNS The company news service from the London Stock Exchange

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Regulatory Story

Go to market news section

CompanyWolfson Microelectronics PLCTIDMWLFHeadlineDirector/PDMR ShareholdingReleased14:44 01-Jul-2010Number6588014

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RNS Number : 65880 Wolfson Microelectronics PLC 01 July 2010

Edinburgh, 1 July 2010

Wolfson Microelectronics plc ("the Company")

Notification of beneficial interests in shares and grant of share awards to directors and other person discharging managerial responsibility ("PDMR")

In accordance with The Wolfson Microelectronics 2010 Senior Executive Deferred Bonus Plan ("the DB Plan"), on 29 June 2010 a net amount (after tax) of up to 50% of the net bonus earned in 2009 by the executive directors and one of the other PDMRs was applied in the acquisition of shares in the Company, on behalf of those individuals, by RBC cees Trustee Limited, the trustee of The Wolfson Microelectronics No. 1 Employees' Share Trust ("the Plan Trustee"). These shares in the Company are "Deferred Share Bonus Awards" in accordance with the DB Plan and the Plan Trustee shall hold these shares in the Company as bare trustee on behalf of the DB Plan participants. The number of shares in the Company comprising these Deferred Share Bonus Awards and held by the Plan Trustee for the executive directors and another PDMR are as detailed below. The consideration paid by the executive directors and another PDMR for the Deferred Share Bonus Award shares was 173.9881 pence per share.

In accordance with the DB Plan, when the Deferred Share Bonus Awards were granted on 29 June 2010, a Matching Share Award was also granted to each of the executive directors and to another PDMR. The Matching Share Awards were granted such that if or insofar as a target relating to the performance of the Company over a three year period is met and the participant remains employed within the group headed by the Company, the Company will then procure the transfer to the participant of a number of additional shares. The ratio of Matching Shares to Deferred Share Bonus Awards is 1 to 1, calculated by reference to the number of shares which would have been acquired for the Deferred Share Bonus Award if an equivalent gross amount (before tax) had been applied in the acquisition of shares in the Company. The Matching Share Awards granted to the executive directors and to another PDMR are as shown in the table below.

The shares subject to the Deferred Share Bonus Awards and the Matching Share Award are ordinary shares of 0.1 pence each in the Company.

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and held, on behalf of the DB Plan participants, as a Deferred Share Bonus Award	2010
24,139	40,913
17,246	29,230
2,873	4,869
	DB Plan participants, as a Deferred Share Bonus Award 24,139 17,246

The Matching Share Awards will normally vest only to the extent that the defined performance conditions have been achieved over a three year period. For this reason, the Matching Share Awards will not be aggregated with existing shareholdings of the above-mentioned executive directors and the other PDMR unless and until the Matching Share Awards vest.

Following these transactions, the total number of ordinary shares in which each of the above executive directors and another PDMR holds a beneficial interest is:

Name	No. of ordinary shares, excluding shares held pursuant to the Matching Share Award	% of issued share capital
JM Hickey	133,139^	0.12%
M Cubitt	72,246	0.06%
A Brannan	2,873	0.002%

^ Of these ordinary shares, 81,639 are held by JM Hickey and 51,500 are held by JM Hickey's wife

<u>Changes in interests of directors and PDMRs in shares held by The Wolfson</u> Microelectronics No. 1 Employees' Share Trust ("the No.1 Trust")

As a result of the making of the Matching Share Awards under the DB Plan, the executive directors' and this other PDMR's potential interests in the ordinary shares in the Company held by the No.1 Trust have changed as follows:

Each of these directors and the PDMR is interested, as a member of the class of potential beneficiaries of the No. 1 Trust, in the 4,145,378 shares held by the No.1 Trust. Each executive director and this other PDMR is interested as the holder of: contingent share awards under The Wolfson Microelectronics plc 2006 Performance Share Plan; Matching Share Awards under the DB Plan; and also in the case of JM Hickey under a deferred share award, in the following numbers of shares:

Name	Interest prior to Matching Share Awards of 29 June 2010	Matching Share Award made on 29 June 2010	Interest following the Matching Share Award of 29 June 2010
JM Hickey	605,364	40,913	646,277
M Cubitt	250,826	29,230	280,056
A Brannan	261,477	4,869	266,346

Each of these directors and the other PDMR is interested, as a member of the class of potential beneficiaries of The Wolfson Microelectronics No. 2 Employees' Share Trust ("the No.2 Trust"), in 645,037 shares prior to and following the Matching Share Awards of 29 June 2010.

This notification is made in accordance with Disclosure and Transparency Rule 3.1.4R(1)(a)

Enquiries

Jill Goldsmith Company Secretary 0131 272 7000

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Regulatory Story

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CompanyWolfson Microelectronics PLCTIDMWLFHeadlineNotice of ResultsReleased07:00 05-Jul-2010Number7855007

RNS Number : 78550 Wolfson Microelectronics PLC 05 July 2010

5 July 2010

Wolfson Microelectronics plc

Notification of Results

The Directors of Wolfson Microelectronics plc (LSE: WLF) will be announcing the Company's second quarter and interim results for the period ended 4 July 2010 on Wednesday 4 August 2010.

Mike Hickey, Chief Executive Officer, and Mark Cubitt, Chief Financial Officer, will be hosting a presentation on the day at 9.30am to analysts and investors at JP Morgan Cazenove, 20 Moorgate, London, EC2R 6DA.

There will be a live audio webcast of the presentation, which can be accessed from www.wolfsonmicro.com/investor.

Enquiries:

Corfin Public Relations	
Harry Chathli, Neil Thapar	020 7596 2860





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CompanyWolfson Microelectronics PLCTIDMWLFHeadlineNotice of ResultsReleased07:00 05-Jul-2010Number7855007

RNS Number : 78550 Wolfson Microelectronics PLC 05 July 2010

5 July 2010

Wolfson Microelectronics plc

Notification of Results

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Notification of Interest - London Stock Exchange

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CompanyWolfson Microelectronics PLCTIDMWLFHeadlineNotification of InterestReleased07:00 13-Jul-2010Number2312P07

RNS Number : 2312P Wolfson Microelectronics PLC 13 July 2010

TR-1: NOTIFICATION OF MAJOR INTEREST IN SHARES

1. Identity of the issuer or the underlying issuer of existing shares to which voting rights are attached:

Wolfson Microelectronics Plc

2 Reason for the notification (please tick the appropriate box or boxes):	
An acquisition or disposal of voting rights	YES
An acquisition or disposal of qualifying financial instruments which may result in the acquisition of shares already issued to which voting rights are attached	
An acquisition or disposal of instruments with similar economic effect to qualifying financial instruments	
An event changing the breakdown of voting rights	

Other (please specify):

3. Full name of person(s) subject to the notification obligation:	JPMorgan Asset Management Holdings Inc.
4. Full name of shareholder(s) (if different from 3.):	JPMorgan Asset Management (UK) Limited
5. Date of the transaction and date on which the threshold is crossed or reached:	09 July 2010
6. Date on which issuer notified:	12 July 2010
7. Threshold(s) that is/are crossed or reached:	5% upwards

attached f	to shares					
Situation previous to the triggering transaction		Resulting situation after the triggering transaction				
Number Number of of Shares Voting	IN CODE of of	Number of shares	Number rights	of voting	% of vo	ting rights
	Rights	Direct	Direct	Indirect	Direct	Indirect
	Situation to the trig transactio Number of	to the triggering transaction Number Number of of	Situation previous to the triggering transactionResultingNumberNumberNumberofofofSharesVotingShares	Situation previous to the triggering transactionResulting situationNumberNumberNumberNumberNumberNumberofofrightsSharesVotingshares	Situation previous to the triggering transactionResulting situation after the trig situation after the trig numberNumberNumberNumberNumberNumberNumberofofrightsSharesNickle	Situation previous to the triggering transactionResulting situation after the triggering trans situation after the triggering trans transactionNumberNumberNumberNumberNumberNumber of voting rightsSharesNinter

	Below 5%	Below 5%			6,064,515		5.26%	
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Resulting situation after the triggering transaction					
Type of financial instrument	Expiration date	Exercise/ Conversion Period	Number of voting rights that may be acquired if the instrument is exercised/ converted.	% of voting rights	

Resulting site	uation after t	he triggering	g transaction			
Type of financial instrument	Exercise price	Expiration date	Exercise/ Conversion period	Number of voting rights instrument refers to	% of voting rights	
			T		Nominal	Delta

Total (A+B+C)	
Number of voting rights	Percentage of voting rights
6,064,515	5.26%

9. Chain of controlled undertakings through which the voting rights and/or the financial instruments are effectively held, if applicable:

Total disclosable holding for JPMorgan Asset Management Holdings Inc: 6,064,515 (5.26%)

JPMorgan Asset Management (UK) Limited: 6,064,515 (5.26%)

Proxy Voting:	
10. Name of the proxy holder:	N/A
11. Number of voting rights proxy holder will cease to hold:	N/A
12. Date on which proxy holder will cease to hold voting rights:	N/A
13. Additional information:	N/A
14. Contact name:	Kartik Parekh
15. Contact telephone number:	0207 325 9387

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