

Approved of by
PJSC GAZPROM
Board of Directors Resolution
No. 3114 of May 16, 2018

REPORT

on PJSC GAZPROM related party transactions
made in 2017

Saint-Petersburg
2018

Transaction No. 1

Parties	PJSC GAZPROM AO SOGAZ	
Beneficiaries	PJSC GAZPROM, PJSC GAZPROM subsidiaries, to which the insured assets have been transferred in lease, operation, temporary use or possession, and any other persons having legitimate interest, or interest based on law, statute or contract, in preservation of the insured assets. Individuals and/or legal entities, to whom any harm is inflicted, governmental and/or municipal authorities, if environmental harm is inflicted – in case of loss of well control.	
Transaction subject matter	In accordance with the Assets Insurance Contract (hereinafter the Contract), AO SOGAZ undertakes to indemnify PJSC GAZPROM or another person, for the benefit of whom the Contract is made, (the Beneficiary) for losses (to pay insurance indemnify) incurred as a result of the event, within the Contract amount (sum insured), for the Contract payment (insurance premium), in case of the event (loss event) provided for by the Contract and happened within the Contract period (insurance period) in the territory (insurance territory) specified in the Contract, provided that the indemnity sum per loss event does not exceed AO SOGAZ limit (sublimit) of liability for each loss event as specified in the Contract. As concerns the assets transferred by PJSC GAZPROM to subsidiaries and/or other persons in lease, operation, temporary possession, use or disposal, the Contract is made for the benefit of the Beneficiaries.	
Insurance premium amount	The total insurance premium amount under the Contract is RUB 6,882,332,600.00.	
Other material conditions or their determination procedure	The aggregate sum insured for all loss events and asset categories is RUB 13,387,965,684,106.00. The insurance contract effective period is 01.07.2017/30.06.2018.	
Persons interested in the transaction and reasons why each of the persons is interested therein¹	Mr. A.B. Miller	Holds positions in PJSC GAZPROM Board of Directors and Management Committee and AO SOGAZ Board of Directors
	Mr. A.V. Kruglov	Holds positions in PJSC GAZPROM Management Committee and AO SOGAZ Board of Directors
Notice sent²	19.07.2017. No request received.	
Transaction date	03.08.2017	

Transaction No. 2

Parties	PJSC GAZPROM AO SOGAZ	
Beneficiaries	Persons insured (PJSC GAZPROM employees, their family members, PJSC GAZPROM retirees, and their family members)	
Transaction subject matter	In accordance with the Voluntary Medical Insurance Rules approved of by OAO SOGAZ Management Committee Chairman on January 28, 2015, AO SOGAZ undertakes, in case of a loss event, to arrange and pay for medical services (medical and medicinal assistance, hereinafter the medical services) to the insured persons according to voluntary medical insurance plans (hereinafter the Plans), and PJSC GAZPROM undertakes to pay the	

¹ Hereinafter: Person(s) interested in the transaction and reasons why each of the persons is interested therein.

² Hereinafter: The date of sending the related party transaction notice to PJSC GAZPROM management body members.

	insurance premium in the amount and the time provided for by the Contract.	
Other material conditions or their determination procedure	The aggregate sum insured under the Contract is RUB 296,212,000,000.00. The total insurance premium under the Contract is RUB 2,599,803,000.00. The insurance contract effective period is 01.01.2018/31.12.2018.	
Persons interested in the transaction and reasons why each of the persons is interested therein	Mr. A.B. Miller	Holds positions in PJSC GAZPROM Board of Directors and Management Committee and AO SOGAZ Board of Directors
	Mr. A.V. Kruglov	Holds positions in PJSC GAZPROM Management Committee and AO SOGAZ Board of Directors
Notice sent	08.12.2017. No request received.	
Transaction date	22.12.2017	

Transaction No. 3

Parties	PJSC GAZPROM OAO SEVERNEFTEGAZPROM	
Transaction subject matter	Making amendments to Gas Supply Contract No. 25 Пк-2007 of 13.12.2007 between PJSC GAZPROM and OAO SEVERNEFTEGAZPROM as concerns changing the gas price and calculation formula, as well as the Gas Price Calculation form.	
Transaction price	RUB 9,404,356,690.82.	
Other material conditions or their determination procedure	The Supplementary Agreement to the Contract comes into force from the date of its signature by the parties.	
Persons interested in the transaction and reasons why each of the persons is interested therein	Mr. A.I. Medvedev	Holds positions in PJSC GAZPROM Management Committee and OAO SEVERNEFTEGAZPROM Board of Directors
	Ms. E.V. Mikhailova	Holds positions in PJSC GAZPROM Management Committee and OAO SEVERNEFTEGAZPROM Board of Directors
	Mr. V.V. Cherepanov	Holds positions in PJSC GAZPROM Management Committee and OAO SEVERNEFTEGAZPROM Board of Directors
Notice sent	27.07.2017. No request received.	
Transaction date	16.08.2017	

Transaction No. 4

Parties	PJSC GAZPROM OOO GAZPROM MEZHREGIONGAZ	
Transaction subject matter	Making amendments to the Trade Mark Use Licence Contract of 15.05.2007 as concerns updating PJSC GAZPROM brand name and changing OOO GAZPROM MEZHREGIONGAZ location address.	
Other material conditions or their determination procedure	The Supplementary Agreement takes effect from the date of its signature by the parties.	

Persons interested in the transaction and reasons why each of the persons is interested therein	Mr. K.G. Seleznyov	PJSC GAZPROM Management Committee member and OOO GAZPROM MEZHREGIONGAZ General Director
Notice sent	28.04.2017. No request received.	
Transaction date	01.06.2017	

Transaction No. 5

Parties	PJSC GAZPROM GPB (JSC)	
Beneficiaries	Participants in PJSC GAZPROM Employee Equity Sharing Plan for the Management (hereinafter the Plan Participants)	
Transaction subject matter	PJSC GAZPROM undertakes subsidiary liability to GPB (JSC) for each Plan Participant's fulfillment of its obligations before GPB (JSC), having arisen out of credit agreements made by the Plan Participants with GPB (JSC). PJSC GAZPROM subsidiary liability to GPB (JSC) for each Plan Participant's fulfillment of his/her/its obligations having arisen out of credit agreements made by GPB (JSC) with the Plan Participants is limited to the credit amount (principal) and the interest accrued for the credit use.	
Other material conditions or their determination procedure	In case of PJSC GAZPROM non-fulfillment or undue fulfillment of its obligations under the Surety Contract, GPB (JSC) is entitled to claim penalty (fines) in the amount of 0.03% per annum of the sum due under the non-fulfilled or unduly fulfilled obligation, for each day of PJSC GAZPROM payment delay.	
Persons interested in the transaction and reasons why each of the persons is interested therein	Mr. A.B. Miller	Holds positions in PJSC GAZPROM Board of Directors and Management Committee and GPB (JSC) Board of Directors
	Mr. A.I. Akimov	Holds positions in PJSC GAZPROM Board of Directors and GPB (JSC) Board of Directors and Management Committee
	Mr. M.L. Sereda	Holds positions in PJSC GAZPROM Board of Directors and Management Committee and GPB (JSC) Board of Directors
	Ms. E.A. Vasilieva	Holds positions in PJSC GAZPROM Management Committee and GPB (JSC) Board of Directors
	Mr. A.V. Kruglov	Holds positions in PJSC GAZPROM Management Committee and GPB (JSC) Board of Directors
	Mr. K.G. Seleznyov	Holds positions in PJSC GAZPROM Management Committee and GPB (JSC) Board of Directors
Management body resolved to consent to making the transaction	PJSC GAZPROM Board of Directors Resolution No. 2851 of 22.11.2016 <i>On PJSC GAZPROM Management Shareholding Plan</i>	
Transaction date	22.02.2017	

Transaction No. 6

Parties	PJSC GAZPROM Gubkin Russian State Oil and Gas University (National Research University) (federal state-owned budget higher education institution) (hereinafter the University)
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Transaction subject matter	In accordance with PJSC GAZPROM request for 2017 targeted enrollment, the University undertakes to arrange for targeted enrollment of the individuals who have concluded the targeted training contract with PJSC GAZPROM within the higher education targeted enrollment quota, up to the target figures established for the next year for enrollment of individuals to educational programs paid out of the federal, Russian Federation constituents' or local budget allocations (hereinafter the targeted enrollment quota). PJSC GAZPROM undertakes to arrange for secondment of the individuals who have concluded the targeted training contract, according to the curricula of the contractor.	
Persons interested in the transaction and reasons why each of the persons is interested therein	Mr. V.A. Zubkov	Holds positions in PJSC GAZPROM Board of Directors and the University Board of Trustees
	Mr. A.V. Novak	Holds positions in PJSC GAZPROM Board of Directors and the University Board of Trustees
	Mr. S.F. Khomyakov	Holds positions in PJSC GAZPROM Management Committee and the University Board of Trustees
	Mr. V.G. Martynov	Member of PJSC GAZPROM Board of Directors and the University Rector
Management body resolved to approve of the transaction	Approved of by PJSC GAZPROM Annual General Shareholders' Meeting Resolution of 30.06.2016, par. 72, clause 9, Minutes No.1.	
Transaction date	13.04.2017	

Transaction No. 7

Parties	PJSC GAZPROM St. Petersburg State University of Economics (federal state-owned budget higher education institution) (hereinafter the University)	
Transaction subject matter	In accordance with PJSC GAZPROM request for 2017 targeted enrollment, the University undertakes to arrange for targeted enrollment of the individuals who have concluded the targeted training contract with PJSC GAZPROM within the higher education targeted enrollment quota, up to the target figures established for the next year for enrollment of individuals to educational programs paid out of the federal, Russian Federation constituents' or local budget allocations. PJSC GAZPROM undertakes to arrange for secondment of the individuals who have concluded the targeted training contract, according to the curricula of the contractor.	
Persons interested in the transaction and reasons why each of the persons is interested therein	Mr. A.B. Miller	Holds positions in PJSC GAZPROM Board of Directors and Management Committee and the University Board of Trustees
	Mr. D.N. Patrushev	Holds positions in PJSC GAZPROM Board of Directors and the University Board of Trustees
Management body resolved to approve of the transaction	Approved of by PJSC GAZPROM Annual General Shareholders' Meeting Resolution of 30.06.2016, par. 84, clause 9, Minutes No.1.	
Transaction date	26.04.2017	

Transaction No. 8

Parties	PJSC GAZPROM National Research Tomsk Polytechnic University (federal state-owned	
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	autonomous higher education institution) (hereinafter the University)	
Transaction subject matter	In accordance with PJSC GAZPROM request for 2017 targeted enrollment, the University undertakes to arrange for targeted enrollment of the individuals who have concluded the targeted training contract with PJSC GAZPROM within the higher education targeted enrollment quota, up to the target figures established for the next year for enrollment of individuals to educational programs paid out of the federal, Russian Federation constituents' or local budget allocations. PJSC GAZPROM undertakes to arrange for secondment of the individuals who have concluded the targeted training contract, according to the curricula of the contractor.	
Persons interested in the transaction and reasons why each of the persons is interested therein	Mr. S.F. Khomyakov	Holds positions in PJSC GAZPROM Management Committee and the University Supervisory Board
Management body resolved to approve of the transaction	Approved of by PJSC GAZPROM Annual General Shareholders' Meeting Resolution of 30.06.2016, par. 74, clause 9, Minutes No.1.	
Transaction date	02.05.2017	

Transaction No. 9

Parties	PJSC GAZPROM V.I. Ulyanov (Lenin) Saint Petersburg State Electrotechnical University (LETI) (federal state-owned autonomous higher education institution) (hereinafter the University)	
Transaction subject matter	In accordance with PJSC GAZPROM request for 2017 targeted enrollment, the University undertakes to arrange for targeted enrollment of the individuals who have concluded the targeted training contract with PJSC GAZPROM within the higher education targeted enrollment quota, up to the target figures established for the next year for enrollment of individuals to educational programs paid out of the federal, Russian Federation constituents' or local budget allocations. PJSC GAZPROM undertakes to arrange for secondment of the individuals who have concluded the targeted training contract, according to the curricula of the contractor.	
Persons interested in the transaction and reasons why each of the persons is interested therein	Mr. S.F. Khomyakov	Holds positions in PJSC GAZPROM Management Committee and the University Supervisory Board
Management body resolved to approve of the transaction	Approved of by PJSC GAZPROM Annual General Shareholders' Meeting Resolution of 30.06.2016, par. 77, clause 9, Minutes No.1.	
Transaction date	10.05.2017	

Transaction No. 10

Parties	PJSC GAZPROM NPF GAZFOND	
Participants	Employees of PJSC GAZPROM administration, PJSC GAZPROM representative offices, PJSC GAZPROM trade union, as well as other persons pursuant to PJSC GAZPROM Management Committee Chairman Resolution	

Beneficiaries	Participants, as well as Participants' (retiree participants) heirs	
Transaction subject matter	<p>Making amendments and supplements to Private Pension Contract No. 7-01/13 of 31.12.2013 as concerns:-</p> <p>specifying PJSC GAZPROM new brand name and changing details of the parties;</p> <p>establishing NPF GAZFOND obligation to process personal data for the Contract obligations fulfillment purposes only, implying the following actions, both with and without automation equipment: collection, recording, classification, accumulation, storage, specification and updating (in case of personal data changes), extraction, access, depersonalization, blocking, deletion, destruction, as well as use and transfer (provision) of personal data;</p> <p>establishing NPF GAZFOND obligation to take necessary legal, organizational and technical measures (or to ensure taking thereof) in order to protect personal data from illegal or accidental access thereto, destruction, amendment, blocking, copying, provision, distribution of personal data, as well as from other illegal actions concerning personal data; and</p> <p>establishing the obligation to process personal data provided by the parties, in accordance with the Personal Data Confidentiality Agreement made between the parties.</p>	
Other material conditions or their determination procedure	The Supplementary Agreement takes effect from the date of its signature by the parties.	
Persons interested in the transaction and reasons why each of the persons is interested therein	Mr. A.B. Miller	Holds positions in PJSC GAZPROM Board of Directors and Management Committee and NPF GAZFOND Board
	Ms. E.V. Mikhailova	Holds positions in PJSC GAZPROM Management Committee and NPF GAZFOND Board
Notice sent	26.10.2017. No request received.	
Transaction date	15.11.2017	

Transaction No. 11

Parties	PJSC GAZPROM NPF GAZFOND
Beneficiaries	Employees of PJSC GAZPROM administration, PJSC GAZPROM representative offices, PJSC GAZPROM trade union, as well as other persons pursuant to PJSC GAZPROM Management Committee Chairman Resolution
Transaction subject matter	<p>Making amendments and supplements to Private Pension Contract No. 10/00 of 21.02.2001 as concerns:-</p> <p>specifying PJSC GAZPROM and GPB (JSC) new brand names,</p> <p>establishing NPF GAZFOND obligation to annually allocate income from reserved pension funds placement for indexation of private pensions paid to retiree participants, based on the last reporting year results. The income amount to be approved of by the Fund Board;</p> <p>establishing NPF GAZFOND obligation to process personal data for the Contract obligations fulfillment purposes only, implying the following actions, both with and without automation equipment: collection, recording, classification, accumulation, storage, specification and updating (in case of personal data changes), extraction, access, sanitization, blocking, deletion,</p>

	destruction, as well as use and transfer (provision) of personal data; establishing NPF GAZFOND obligation to take necessary legal, organizational and technical measures (or to ensure taking thereof) in order to protect personal data from illegal or accidental access thereto, destruction, amendment, blocking, copying, provision, distribution of personal data, as well as from other illegal actions concerning personal data; and establishing the obligation to process personal data provided by the parties, in accordance with the Personal Data Confidentiality Agreement made between the parties.	
Other material conditions or their determination procedure	The Supplementary Agreement takes effect from the date of its signature by the parties.	
Persons interested in the transaction and reasons why each of the persons is interested therein	Mr. A.B. Miller	Holds positions in PJSC GAZPROM Board of Directors and Management Committee and NPF GAZFOND Board
	Ms. E.V. Mikhailova	Holds positions in PJSC GAZPROM Management Committee and NPF GAZFOND Board
Notice sent	26.10.2017. No request received.	
Transaction date	15.11.2017	

Transaction No. 12

Parties	PJSC GAZPROM Mr. D.V. Manturov, member, Board of Directors	
Transaction subject matter	Exercising his powers pursuant to the Russian Federation law, PJSC GAZPROM Articles of Association, the Regulation on PJSC GAZPROM Board of Directors and other internal documents of the Company, Mr. D.V. Manturov undertakes not to disclose the information that constitutes business secret, the Company's and its counterparties' other confidential information.	
The Agreement entry into force	The Agreement takes effect from the date of its signature by the parties and is valid within 5 years from the date the Board of Directors member powers are terminated.	
Persons interested in the transaction and reasons why each of the persons is interested therein	Mr. D.V. Manturov	Member of PJSC GAZPROM Board of Directors and a party to the transaction
Notice sent	18.07.2017. No request received.	
Transaction date	12.10.2017	

Transaction No. 13

Parties	PJSC GAZPROM Gubkin Russian State Oil and Gas University (National Research University) (federal state-owned budget higher education institution) (hereinafter the University)
Subject matter	The parties have agreed to cancel the Donation Contract of 03.06.2016 (hereinafter the Contract) early.

Other material conditions	As of the Contract cancellation, PJSC GAZPROM has remitted the partial donation amounting to RUB 90,000,000.00 to the University. PJSC GAZPROM obligations to remit the rest (amounting to RUB 140,000,000.00) of the donation are terminated. The Contract cancellation does not relieve the University from the obligations arisen before the cancellation date, including the obligation to provide a report on the remitted donation use for the purposes envisaged in the Contract.	
Persons interested in the transaction and reasons why each of the persons is interested therein	Mr. V.A. Zubkov	Holds positions in PJSC GAZPROM Board of Directors and the University Board of Trustees
	Mr. A.V. Novak	Holds positions in PJSC GAZPROM Board of Directors and the University Board of Trustees
	Mr. S.F. Khomyakov	Holds positions in PJSC GAZPROM Management Committee and the University Board of Trustees
	Mr. V.G. Martynov	Member of PJSC GAZPROM Board of Directors and the University Rector
Notice sent	20.03.2017. No request received.	
Transaction date	17.04.2017	

Transaction No. 14

Parties	PJSC GAZPROM Gubkin Russian State Oil and Gas University (National Research University) (federal state-owned budget higher education institution) (hereinafter the University)	
Subject matter	The parties have agreed to cancel the Donation Contract of 14.06.2016 (hereinafter the Contract) early.	
Other material conditions	As of the Contract cancellation, PJSC GAZPROM has remitted the partial donation amounting to RUB 113,494,872.00 to the University. PJSC GAZPROM obligations to remit the rest (amounting to RUB 266,627,200.00) of the donation are terminated. The Contract cancellation does not relieve the University from the obligations arisen before the cancellation date, including the obligation to provide a report on the remitted donation use for the purposes envisaged in the Contract.	
Persons interested in the transaction and reasons why each of the persons is interested therein	Mr. V.A. Zubkov	Holds positions in PJSC GAZPROM Board of Directors and the University Board of Trustees
	Mr. A.V. Novak	Holds positions in PJSC GAZPROM Board of Directors and the University Board of Trustees
	Mr. S.F. Khomyakov	Holds positions in PJSC GAZPROM Management Committee and the University Board of Trustees
	Mr. V.G. Martynov	Member of PJSC GAZPROM Board of Directors and the University Rector
Notice sent	20.03.2017. No request received.	
Transaction date	17.04.2017	

Transaction No. 15

Parties	PJSC GAZPROM Organizations shares of which PJSC GAZPROM directly or indirectly holds and where its shareholding in each such organization is at least 90 per cent.
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Transaction subject matter	Making amendments to the Contract of 22.03.2012 for establishing a consolidated group of taxpayers (hereinafter the Contract) as concerns changing the composition of the consolidated group of taxpayers (hereinafter CGT) and the details of CGT members.	
Other material conditions or their determination procedure	Whereas the parties have made the Contract, OOO GAZPROM PERERABOTKA BLAGOVESCHENSK has expressed its intention to join the Contract, and OOO GAZPROM PODZEMREMONT ORENBURG, ZAO GAZPROM INVEST YUG and LLC GAZPROM GAZENERGOSET (hereinafter the Companies) have informed of their intention to exit CGT, the Parties have agreed to add OOO GAZPROM PERERABOTKA BLAGOVESCHENSK to the list of CGT members and to exclude the Companies from the list of CGT members. The Contract takes effect from the first day of the corporate income tax period following the fiscal period, in which the Contract is registered with a tax authority.	
Persons interested in the transaction and reasons why each of the persons is interested therein	Mr. M.L. Sereda	Holds positions in PJSC GAZPROM Board of Directors, OAO VOSTOKGAZPROM Board of Directors, and OAO TOMSKGAZPROM Board of Directors
	Ms. E.A. Vasilieva	Holds positions in PJSC GAZPROM Management Committee, OAO VOSTOKGAZPROM Board of Directors, and OAO TOMSKGAZPROM Board of Directors
	Mr. A.V. Kruglov	Holds positions in PJSC GAZPROM Management Committee, OAO VOSTOKGAZPROM Board of Directors, and OAO TOMSKGAZPROM Board of Directors
	Mr. K.G. Seleznyov	Holds positions in PJSC GAZPROM Management Committee, OAO VOSTOKGAZPROM Board of Directors, and OAO TOMSKGAZPROM Board of Directors, General Director of OOO GAZPROM MEZHREGIONGAZ, General Director of OOO GAZPROM MEZHREGIONGAZ (management company for AO GAZPROM GAZORASPREDELENIE)
	Mr. S.F. Prozorov	Holds positions in PJSC GAZPROM Management Committee and OOO GAZPROM PERERABOTKA BLAGOVESCHENSK Board of Directors
Notice sent	08.11.2017. No request received.	
Transaction date	28.11.2017	

Transaction No. 16

Parties	PJSC GAZPROM OAO TOMSKGAZPROM
Transaction subject matter	OAO TOMSKGAZPROM lends PJSC GAZPROM RUB 35,000,000,000.00 (hereinafter the Principal, the Loan), and PJSC GAZPROM undertakes to repay the provided Principal to OAO TOMSKGAZPROM and to pay the Loan interest in the amount and the manner stipulated in the Contract.
Transaction price	The Contract interest rate is fixed at 0%. If OAO TOMSKGAZPROM exits the consolidated group of taxpayers, the parties shall enter into a supplementary agreement, whereby interest under the Contract shall be accrued at MosPrime rate adjusted for the credit risk premium.

Other material conditions or their determination procedure	<p>The Loan may be provided in full or by installments, according to the written application(s) of PJSC GAZPROM.</p> <p>If the Loan is exhausted, PJSC GAZPROM is free, after the prepayment of the disbursed Principal or its portion, to apply to OAO TOMSKGAZPROM for disbursement of a loan in the amount not exceeding the repaid Loan portion. The Loan shall mature on 31.12.2017, with subsequent annual extension. If PJSC GAZPROM defaults on its obligations to repay the Principal, OAO TOMSKGAZPROM is entitled to claim that PJSC GAZPROM pays the forfeit of 0.1% of the past-due remittance amount for each day of the delay. The Contract shall inure on the date when OAO TOMSKGAZPROM disburses the Principal or a part thereof to PJSC GAZPROM and terminate upon agreement between the parties or for other reasons envisaged in the Contract and applicable law.</p>	
Persons interested in the transaction and reasons why each of the persons is interested therein	Mr. M.L. Sereda	Holds positions in PJSC GAZPROM Board of Directors and OAO TOMSKGAZPROM Board of Directors
	Ms. E.A. Vasilieva	Holds positions in PJSC GAZPROM Management Committee and OAO TOMSKGAZPROM Board of Directors
	Mr. A.V. Kruglov	Holds positions in PJSC GAZPROM Management Committee and OAO TOMSKGAZPROM Board of Directors
	Mr. K.G. Seleznyov	Holds positions in PJSC GAZPROM Management Committee and OAO TOMSKGAZPROM Board of Directors
Notice sent	24.03.2017. No request received.	
Transaction date	<p>Contract signature date – 27.06.2017.</p> <p>First tranche date – 05.07.2017.</p>	

Transaction No. 17

Parties	PJSC GAZPROM OOO GAZPROM MEZHREGIONGAZ
Transaction subject matter	OOO GAZPROM MEZHREGIONGAZ lends PJSC GAZPROM RUB 40,000,000,000.00 (hereinafter the Principal, the Loan), and PJSC GAZPROM undertakes to repay the provided Principal to OOO GAZPROM MEZHREGIONGAZ and to pay the Loan interest in the amount and the manner stipulated in the Contract.
Transaction price	The Contract interest rate is fixed at 0%. If OOO GAZPROM MEZHREGIONGAZ exits the consolidated group of taxpayers, the parties shall enter into a supplementary agreement, whereby interest under the Contract shall be accrued at MosPrime rate adjusted for the credit risk premium.
Other material conditions or their determination procedure	<p>The Loan may be provided in full or by installments, according to the written application(s) of PJSC GAZPROM.</p> <p>If the Loan is exhausted, PJSC GAZPROM is free, after the prepayment of the disbursed Principal or its portion, to apply to OOO GAZPROM MEZHREGIONGAZ for disbursement of a loan in the amount not exceeding the repaid Loan portion. The Loan shall mature on 31.12.2017, with subsequent annual extension. If PJSC GAZPROM defaults on its obligations to repay the Principal, OOO GAZPROM MEZHREGIONGAZ is entitled to claim that PJSC GAZPROM pays the forfeit of 0.1% of the past-due remittance amount for each day of the delay. The Contract shall inure on the</p>

	date when OOO GAZPROM MEZHREGIONGAZ disburses the Principal or a part thereof to PJSC GAZPROM and terminate upon agreement between the parties or for other reasons envisaged in the Contract and applicable law.	
Persons interested in the transaction and reasons why each of the persons is interested therein	Mr. K.G. Seleznyov	PJSC GAZPROM Management Committee member and OOO GAZPROM MEZHREGIONGAZ General Director
Notice sent	28.04.2017. No request received.	
Transaction date	29.05.2017. First tranche date – 31.05.2017.	

Transaction No. 18

Parties	PJSC GAZPROM OOO GAZPROM PERERABOTKA BLAGOVESCHENSK	
Transaction subject matter	OOO GAZPROM PERERABOTKA BLAGOVESCHENSK lends PJSC GAZPROM RUB 35,000,000,000.00 (hereinafter the Principal, the Loan), and PJSC GAZPROM undertakes to repay the provided Principal to OOO GAZPROM PERERABOTKA BLAGOVESCHENSK and to pay the Loan interest in the amount and the manner stipulated in the Contract.	
Transaction price	The interest rate is not fixed and is determined for individual loan installments depending on the actual period of each individual loan installment use as well as the credit risk premium. MosPrime rates applicable to certain periods of funds use shall be the calculation basis for interest rates, namely: 1 day (overnight); 1 week; 2 weeks; 1 month; 2 months; 3 months; 4 months; 5 months; 6 months; 7 months; 8 months; 9 months; 10 months; 11 months; 12 months. The parties may establish any other interest payment order by signing supplementary agreements to the Contract.	
Other material conditions or their determination procedure	The Loan may be provided in full or by installments, according to the written application(s) of PJSC GAZPROM. If the Loan is exhausted, PJSC GAZPROM is free, after the prepayment of the disbursed Principal or its portion, to apply to OOO GAZPROM PERERABOTKA BLAGOVESCHENSK for disbursement of a loan in the amount not exceeding the repaid Loan portion. The Loan shall mature on 31.12.2017, with subsequent annual extension. If PJSC GAZPROM defaults on its obligations to repay the Principal, OOO GAZPROM PERERABOTKA BLAGOVESCHENSK is entitled to claim that PJSC GAZPROM pays the forfeit of 0.1% of the past-due remittance amount for each day of the delay. The Contract shall inure on the date when OOO GAZPROM PERERABOTKA BLAGOVESCHENSK disburses the Principal or a part thereof to PJSC GAZPROM and terminate upon agreement between the parties or for other reasons envisaged in the Contract and applicable law.	
Persons interested in the transaction and reasons why each of the persons is interested therein	Mr. S.F. Prozorov	Holds positions in PJSC GAZPROM Management Committee and OOO GAZPROM PERERABOTKA BLAGOVESCHENSK Board of Directors
Notice sent	24.03.2017. No request received.	
Transaction date	14.04.2017. First tranche date – 10.05.2017.	

Transaction No. 19

Parties	PJSC GAZPROM OOO GAZPROM TRANSSERVICE	
Transaction subject matter	OOO GAZPROM TRANSSERVICE lends PJSC GAZPROM RUB 5,000,000,000.00 (hereinafter the Principal, the Loan), and PJSC GAZPROM undertakes to repay the provided Principal to OOO GAZPROM TRANSSERVICE and to pay the Loan interest in the amount and the manner stipulated in the Contract.	
Transaction price	The interest rate is not fixed and is determined for individual loan installments depending on the actual period of each individual loan installment use as well as the credit risk premium. MosPrime rates applicable to certain periods of funds use shall be the calculation basis for interest rates, namely: 1 day (overnight); 1 week; 2 weeks; 1 month; 2 months; 3 months; 4 months; 5 months; 6 months; 7 months; 8 months; 9 months; 10 months; 11 months; 12 months. The parties may establish any other interest payment order by signing supplementary agreements to the Contract.	
Other material conditions or their determination procedure	The Loan may be provided in full or by installments, according to the written application(s) of PJSC GAZPROM. If the Loan is exhausted, PJSC GAZPROM is free, after the prepayment of the disbursed Principal or its portion, to apply to OOO GAZPROM TRANSSERVICE for disbursement of a loan in the amount not exceeding the repaid Loan portion. The Loan shall mature on 31.12.2017, with subsequent annual extension. If PJSC GAZPROM defaults on its obligations to repay the Principal, OOO GAZPROM TRANSSERVICE is entitled to claim that PJSC GAZPROM pays the forfeit of 0.1% of the past-due remittance amount for each day of the delay. The Contract shall inure on the date when OOO GAZPROM TRANSSERVICE disburses the Principal or a part thereof to PJSC GAZPROM and terminate upon agreement between the parties or for other reasons envisaged in the Contract and applicable law.	
Persons interested in the transaction and reasons why each of the persons is interested therein	Mr. M.L. Sereda	Holds positions in PJSC GAZPROM Board of Directors and OOO GAZPROM TRANSSERVICE Board of Directors
	Mr. S.F. Prozorov	Holds positions in PJSC GAZPROM Management Committee and OOO GAZPROM TRANSSERVICE Board of Directors
Notice sent	16.10.2017. No request received.	
Transaction date	Contract signature date – 09.11.2017. First tranche date – 10.11.2017.	

Transaction No. 20

Parties	PJSC GAZPROM OOO GAZPROM MEZHREGIONGAZ	
Transaction subject matter	PJSC GAZPROM lends OOO GAZPROM MEZHREGIONGAZ RUB 15,000,000,000.00 (hereinafter the Principal, the Loan), and OOO GAZPROM MEZHREGIONGAZ undertakes to repay the provided Principal to PJSC GAZPROM and to pay the Loan interest in the amount and the manner stipulated in the Contract.	
Transaction price	The Contract interest rate is fixed at 0%. If OOO GAZPROM MEZHREGIONGAZ exits the consolidated group of taxpayers, the parties shall enter into a supplementary agreement, whereby interest under the Contract shall be accrued at MosPrime rate adjusted for the credit risk	

	premium.	
Other material conditions or their determination procedure	The Loan may be provided in full or by installments, according to the written application(s) of OOO GAZPROM MEZHREGIONGAZ. If the Loan is exhausted, OOO GAZPROM MEZHREGIONGAZ is free, after the prepayment of the disbursed Principal or its portion, to apply to PJSC GAZPROM for disbursement of a loan in the amount not exceeding the repaid Loan portion. The Loan shall mature on 31.12.2017, with subsequent annual extension. If OOO GAZPROM MEZHREGIONGAZ defaults on its obligations to repay the Principal, PJSC GAZPROM is entitled to claim that OOO GAZPROM MEZHREGIONGAZ pays the forfeit of 0.1% of the past-due remittance amount for each day of the delay. The Contract shall inure on the date when PJSC GAZPROM disburses the Principal or a part thereof to OOO GAZPROM MEZHREGIONGAZ and terminate upon agreement between the parties or for other reasons envisaged in the Contract and applicable law.	
Persons interested in the transaction and reasons why each of the persons is interested therein	Mr. K.G. Seleznyov	PJSC GAZPROM Management Committee member and OOO GAZPROM MEZHREGIONGAZ General Director
Notice sent	28.04.2017. No request received.	
Transaction date	Contract signature date – 29.05.2017. First tranche date – 19.10.2017.	

Transaction No. 21

Parties	PJSC GAZPROM OOO GAZPROM TRANSSERVICE	
Transaction subject matter	PJSC GAZPROM lends OOO GAZPROM TRANSSERVICE RUB 2,000,000,000.00 (hereinafter the Principal, the Loan), and OOO GAZPROM TRANSSERVICE undertakes to repay the provided Principal to PJSC GAZPROM and to pay the Loan interest in the amount and the manner stipulated in the Contract.	
Transaction price	The interest rate is not fixed and is determined for individual loan installments depending on the actual period of each individual loan installment use as well as the credit risk premium. MosPrime rates applicable to certain periods of funds use shall be the calculation basis for interest rates, namely: 1 day (overnight); 1 week; 2 weeks; 1 month; 2 months; 3 months; 4 months; 5 months; 6 months; 7 months; 8 months; 9 months; 10 months; 11 months; 12 months. The parties may establish any other interest payment order by signing supplementary agreements to the Contract.	
Other material conditions or their determination procedure	The Loan may be provided in full or by installments, according to the written application(s) of OOO GAZPROM TRANSSERVICE. If the Loan is exhausted, OOO GAZPROM TRANSSERVICE is free, after the prepayment of the disbursed Principal or its portion, to apply to PJSC GAZPROM for disbursement of a loan in the amount not exceeding the repaid Loan portion. The Loan shall mature on 31.12.2017, with subsequent annual extension. If OOO GAZPROM TRANSSERVICE defaults on its obligations to repay the Principal, PJSC GAZPROM is entitled to claim that OOO GAZPROM TRANSSERVICE pays the forfeit of 0.1% of the past-due remittance amount for each day of the delay. The Contract shall inure on the date when PJSC GAZPROM disburses the Principal or a part thereof to OOO GAZPROM TRANSSERVICE and terminate upon agreement	

	between the parties or for other reasons envisaged in the Contract and applicable law.	
Persons interested in the transaction and reasons why each of the persons is interested therein	Mr. M.L. Sereda	Holds positions in PJSC GAZPROM Board of Directors and OOO GAZPROM TRANSSERVICE Board of Directors
	Mr. S.F. Prozorov	Holds positions in PJSC GAZPROM Management Committee and OOO GAZPROM TRANSSERVICE Board of Directors
Notice sent	16.10.2017. No request received.	
Transaction date	Contract signature date – November 09, 2017. The Loan was not provided in 2017.	

Transaction No. 22

Parties	PJSC GAZPROM AO GAZPROM GAZORASPREDELENIE	
Transaction subject matter	AO GAZPROM GAZORASPREDELENIE lends PJSC GAZPROM RUB 40,000,000,000.00 (hereinafter the Principal, the Loan), and PJSC GAZPROM undertakes to repay the provided Principal to AO GAZPROM GAZORASPREDELENIE and to pay the Loan interest in the amount and the manner stipulated in the Contract.	
Transaction price	The Contract interest rate is fixed at 0%. If AO GAZPROM GAZORASPREDELENIE exits the consolidated group of taxpayers, the parties shall enter into a supplementary agreement, whereby interest under the Contract shall be accrued at MosPrime rate adjusted for the credit risk premium.	
Other material conditions or their determination procedure	The Loan may be provided in full or by installments, according to the written application(s) of PJSC GAZPROM. If the Loan is exhausted, PJSC GAZPROM is free, after the prepayment of the disbursed Principal or its portion, to apply to AO GAZPROM GAZORASPREDELENIE for disbursement of a loan in the amount not exceeding the repaid Loan portion. The Loan shall mature on 31.12.2017, with subsequent annual extension. If PJSC GAZPROM defaults on its obligations to repay the Principal, AO GAZPROM GAZORASPREDELENIE is entitled to claim that PJSC GAZPROM pays the forfeit of 0.1% of the past-due remittance amount for each day of the delay. The Contract shall inure on the date when AO GAZPROM GAZORASPREDELENIE disburses the Principal or a part thereof to PJSC GAZPROM and terminate upon agreement between the parties or for other reasons envisaged in the Contract and applicable law.	
Persons interested in the transaction and reasons why each of the persons is interested therein	Mr. K.G. Seleznyov	Member of PJSC GAZPROM Management Committee and General Director of OOO GAZPROM MEZHREGIONGAZ – management company for AO GAZPROM GAZORASPREDELENIE
Notice sent	30.08.2017. No request received.	
Transaction date	Contract signature date – 01.09.2017 First tranche date – 07.09.2017	

Transaction No. 23

Parties	PJSC GAZPROM AO BANK ROSSIYA	
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Transaction subject matter	The Supplementary Agreement to Bank Account Contract No. PK 4078483 of 05.05.2003 has been concluded to implement the Rules of Providing AO BANK ROSSIYA <i>Master Account Cash Pooling</i> Service for GAZPROM Group (hereinafter the Rules) and defines the master account operation procedure in providing the said service.	
Other material conditions or their determination procedure	The Supplementary Agreement takes effect from the date of its signature by the parties and is valid till one of the parties waives implementation of the Rules. The Supplementary Agreement effective period is five years, with possible extension for every subsequent five years.	
Persons interested in the transaction and reasons why each of the persons is interested therein	Mr. K.G. Seleznyov	Holds positions in PJSC GAZPROM Management Committee and AO BANK ROSSIYA Board of Directors
Management body resolved to consent to making the transaction	PJSC GAZPROM General Shareholders' Meeting Minutes No. 1 of 30.06.2016.	
Transaction date	May 11, 2017.	

Transaction No. 24

Parties	PJSC GAZPROM OOO GAZPROM GAZ-ENGINE FUEL	
Transaction subject matter	Making amendments to Loan Contract No. 1 of 10.10.2016 as concerns specifying the calculation period for interest due for the provided Loan use and the interest payment procedure.	
Other material conditions or their determination procedure	The Supplementary Agreement takes effect from the date of its signature by the parties.	
Persons interested in the transaction and reasons why each of the persons is interested therein	Mr. V.A. Zubkov	Holds positions in PJSC GAZPROM Board of Directors and OOO GAZPROM GAZ-ENGINE FUEL Board of Directors
	Mr. V.A. Markelov	Holds positions in PJSC GAZPROM Board of Directors and Management Committee and OOO GAZPROM GAZ-ENGINE FUEL Board of Directors
	Mr. A.I. Akimov	Holds positions in PJSC GAZPROM Board of Directors and OOO GAZPROM GAZ-ENGINE FUEL Board of Directors
	Mr. V.K. Markov	Holds positions in PJSC GAZPROM Management Committee and OOO GAZPROM GAZ-ENGINE FUEL Board of Directors
	Ms. E.V. Mikhailova	Holds positions in PJSC GAZPROM Management Committee and OOO GAZPROM GAZ-ENGINE FUEL Board of Directors
	Mr. V.A. Mikhalenko	Holds positions in PJSC GAZPROM Management Committee and OOO GAZPROM GAZ-ENGINE FUEL Board of Directors
Notice sent	26.04.2017. No request received.	

Transaction date	07.06.2017	
Transaction No. 25		
Parties	PJSC GAZPROM OOO GAZPROM INVESTPROJECT	
Transaction subject matter	Making amendments to Loan Contract No. 1 of 31.08.2016 as concerns specifying the calculation period for interest due for the provided Loan use and the interest payment procedure.	
Other material conditions or their determination procedure	The Supplementary Agreement takes effect from the date of its signature by the parties.	
Persons interested in the transaction and reasons why each of the persons is interested therein	Mr. V.A. Golubev	Holds positions in PJSC GAZPROM Management Committee and OOO GAZPROM INVESTPROJECT Board of Directors
	Notice sent	
	26.04.2017. No request received.	
	Transaction date	
	07.06.2017	
	Transaction No. 26	
Parties	PJSC GAZPROM OOO GAZPROM GAZ-ENGINE FUEL	
Transaction subject matter	Making amendments to Loan Contract No. 2 of 10.10.2016 as concerns specifying the calculation period for interest due for the provided Loan use and the interest payment procedure.	
Other material conditions or their determination procedure	The Supplementary Agreement takes effect from the date of its signature by the parties.	
Persons interested in the transaction and reasons why each of the persons is interested therein	Mr. V.A. Zubkov	Holds positions in PJSC GAZPROM Board of Directors and OOO GAZPROM GAZ-ENGINE FUEL Board of Directors
	Mr. V.A. Markelov	Holds positions in PJSC GAZPROM Board of Directors and Management Committee and OOO GAZPROM GAZ-ENGINE FUEL Board of Directors
	Mr. A.I. Akimov	Holds positions in PJSC GAZPROM Board of Directors and OOO GAZPROM GAZ-ENGINE FUEL Board of Directors
	Mr. V.K. Markov	Holds positions in PJSC GAZPROM Management Committee and OOO GAZPROM GAZ-ENGINE FUEL Board of Directors
	Ms. E.V. Mikhailova	Holds positions in PJSC GAZPROM Management Committee and OOO GAZPROM GAZ-ENGINE FUEL Board of Directors
	Mr. V.A. Mikhaleiko	Holds positions in PJSC GAZPROM Management Committee and OOO GAZPROM GAZ-ENGINE FUEL Board of Directors
Notice sent	26.04.2017. No request received.	
Transaction date	07.06.2017	

Transaction No. 27

Parties	PJSC GAZPROM OOO GAZPROM INVESTPROJECT	
Transaction subject matter	Making amendments to Loan Contract No. 2 of 31.08.2016 as concerns specifying the calculation period for interest due for the provided Loan use and the interest payment procedure.	
Other material conditions or their determination procedure	The Supplementary Agreement takes effect from the date of its signature by the parties.	
Persons interested in the transaction and reasons why each of the persons is interested therein	Mr. V.A. Golubev	Holds positions in PJSC GAZPROM Management Committee and OOO GAZPROM INVESTPROJECT Board of Directors
Notice sent	26.04.2017. No request received.	
Transaction date	08.06.2017	

Transaction No. 28

Parties	PJSC GAZPROM VTB Bank (PAO)	
Transaction subject matter	Conclusion of a contract between VTB Bank (PAO) and PJSC GAZPROM for the list of persons entitled by PJSC GAZPROM to sign. Documents containing PJSC GAZPROM orders on the accounts opened with VTB Bank (PAO) should contain both any handwritten signature of a person from Group A and any handwritten signature of a person from Group B, as indicated in the specimen signature and seal impression card of 21.12.2015 and the specimen signature and seal impression card of 09.11.2016.	
Other material conditions or their determination procedure	The Contract takes effect from the date of its signature by the parties. In case of any change in the list of PJSC GAZPROM authorized signatories and/or the combination of handwritten signatures, the parties sign a new contract.	
Persons interested in the transaction and reasons why each of the persons is interested therein	Russian Federation	Entitled to exercise over 20% of votes in PJSC GAZPROM top management body and VTB Bank (PAO) top management body.
Notice sent	16.05.2017. No request received.	
Transaction date	21.06.2017	

Transaction No. 29

Parties	PJSC GAZPROM OAO TOMSKGAZPROM	
Transaction subject matter	In connection with conclusion of loan contracts, a contract for the settlement accounting procedure under the loan contracts, and further contractual relations as past of intragroup financing cooperation, PJSC GAZPROM and OAO TOMSKGAZPROM undertake to provide each other with and not to disclose the information that constitutes business secret and any other confidential information.	

Other material conditions or their determination procedure	The Agreement takes effect from the date of its signature by the parties and is valid till June 01, 2022.	
Persons interested in the transaction and reasons why each of the persons is interested therein	Mr. M.L. Sereda	Holds positions in PJSC GAZPROM Board of Directors and OAO TOMSKGAZPROM Board of Directors
	Ms. E.A. Vasilieva	Holds positions in PJSC GAZPROM Management Committee and OAO TOMSKGAZPROM Board of Directors
	Mr. A.V. Kruglov	Holds positions in PJSC GAZPROM Management Committee and OAO TOMSKGAZPROM Board of Directors
	Mr. K.G. Seleznyov	Holds positions in PJSC GAZPROM Management Committee and OAO TOMSKGAZPROM Board of Directors
Notice sent	24.03.2017. No request received.	
Transaction date	27.06.2017	

Transaction No. 30

Parties	PJSC GAZPROM OOO GAZPROM PERERABOTKA BLAGOVESCHENSK	
Transaction subject matter	In connection with conclusion of loan contracts, a contract for the settlement accounting procedure under the loan contracts, and further contractual relations as past of intragroup financing cooperation, PJSC GAZPROM and OOO GAZPROM PERERABOTKA BLAGOVESCHENSK undertake to provide each other with and not to disclose the information that constitutes business secret and any other confidential information.	
Other material conditions or their determination procedure	The Agreement takes effect from the date of its signature by the parties and is valid till 01.03.2022.	
Persons interested in the transaction and reasons why each of the persons is interested therein	Mr. S.F. Prozorov	Holds positions in PJSC GAZPROM Management Committee and OOO GAZPROM PERERABOTKA BLAGOVESCHENSK Board of Directors
Notice sent	24.03.2017. No request received.	
Transaction date	18.04.2017	

Transaction No. 31

Parties	PJSC GAZPROM GAZPROM EP INTERNATIONAL B.V.	
Transaction subject matter	The Contract defines the accounting procedure for settlements - cash remittances (transfers) by the parties under the Loan Contract between PJSC GAZPROM and GAZPROM EP INTERNATIONAL B.V., whereby GAZPROM EP INTERNATIONAL B.V. is the lender (hereinafter Contract No. 1), and the Loan Contract between PJSC GAZPROM and GAZPROM EP INTERNATIONAL B.V., whereby PJSC GAZPROM is the lender (hereinafter Contract No. 2). The Contract shall only apply to disbursement and/or repayment of the principal under Contract No.1 and Contract No.2, in	

	particular, partial or full prepayment of the loan (principal), and shall not apply to payment (remittance) of accrued interest under Contract No.1 and Contract No.2.	
Other material conditions or their determination procedure	<p>Cash remittance from GAZPROM EP INTERNATIONAL B.V. to PJSC GAZPROM with a reference to the Contract is, respectively, either:-</p> <p>The Principal prepayment under Contract No. 2 (on the initiative of GAZPROM EP INTERNATIONAL B.V.);</p> <p>The Principal prepayment under Contract No. 2;</p> <p>The Loan disbursement under Contract No. 1;</p> <p>The Principal prepayment under Contract No. 2 in the amount of debt under Contract No. 2 (on the initiative of GAZPROM EP INTERNATIONAL B.V.) and the Loan disbursement under Contract No. 1 in the amount of the difference between the remittance amount and the outstanding Principal under Contract No. 2;</p> <p>The Principal prepayment under Contract No. 2 in the amount of debt under Contract No. 2 and the Loan disbursement under Contract No. 1 in the amount of the difference between the remittance amount and the outstanding Principal under Contract No. 2;</p> <p>The Principal repayment under Contract No. 2 in connection with the Principal maturity under Contract No. 2; or</p> <p>The Principal repayment under Contract No. 2 in connection with the Principal maturity under Contract No. 2 and the Loan disbursement under Contract No. 1 in the amount of the difference between the remittance amount and the outstanding Principal under Contract No. 2.</p> <p>Cash remittance from PJSC GAZPROM to GAZPROM EP INTERNATIONAL B.V. with a reference to the Contract is, respectively, either:-</p> <p>The Principal prepayment under Contract No. 1 (on the initiative of PJSC GAZPROM);</p> <p>The Loan disbursement under Contract No. 2;</p> <p>The Principal prepayment under Contract No. 1 in the amount of debt under Contract No. 1 (on the initiative of PJSC GAZPROM) and the Loan disbursement under Contract No. 2 in the amount of the difference between the remittance amount and the outstanding Principal under Contract No. 1;</p> <p>The Principal repayment under Contract No. 1 in connection with the expiry of Contract No. 1; or</p> <p>The Principal repayment under Contract No. 1 in connection with the expiry of Contract No. 1 and the Loan disbursement under Contract No. 2 in the amount of the difference between the remittance amount and the outstanding Principal under Contract No. 1.</p> <p>The Contract takes effect on the effective date of Contract No. 1 or Contract No. 2 and is effective till the termination date of Contract No. 1 and Contract No. 2.</p>	
Persons interested in the transaction and reasons why each of the persons is interested therein	Mr. V.A. Markelov	Holds positions in PJSC GAZPROM Board of Directors and Management Committee and GAZPROM EP INTERNATIONAL B.V. Supervisory Board
	Mr. A.V. Kruglov	Holds positions in PJSC GAZPROM Management Committee and GAZPROM EP INTERNATIONAL B.V. Supervisory Board

	Mr. A.I. Medvedev	Holds positions in PJSC GAZPROM Management Committee and GAZPROM EP INTERNATIONAL B.V. Supervisory Board
	Mr. V.V. Cherepanov	Holds positions in PJSC GAZPROM Management Committee and GAZPROM EP INTERNATIONAL B.V. Supervisory Board
Notice sent	14.11.2017. No request received.	
Transaction date	22.11.2017	

Transaction No. 32

Parties	PJSC GAZPROM SOUTH STREAM TRANSPORT B.V.
Transaction subject matter	The Contract defines the accounting procedure for settlements - cash remittances (transfers) by the parties under the Loan Contract between PJSC GAZPROM and SOUTH STREAM TRANSPORT B.V., whereby SOUTH STREAM TRANSPORT B.V. is the lender (hereinafter Contract No. 1), and the Loan Contract between PJSC GAZPROM and SOUTH STREAM TRANSPORT B.V., whereby PJSC GAZPROM is the lender (hereinafter Contract No. 2). The Contract shall only apply to disbursement and/or repayment of the principal under Contract No.1 and Contract No.2, in particular, partial or full prepayment of the loan (principal), and shall not apply to payment (remittance) of accrued interest under Contract No.1 and Contract No.2.
Other material conditions or their determination procedure	<p>Cash remittance from SOUTH STREAM TRANSPORT B.V. to PJSC GAZPROM with a reference to the Contract is, respectively, either:-</p> <p>The Principal prepayment under Contract No. 2 (on the initiative of SOUTH STREAM TRANSPORT B.V.);</p> <p>The Principal prepayment under Contract No. 2;</p> <p>The Loan disbursement under Contract No. 1;</p> <p>The Principal prepayment under Contract No. 2 in the amount of debt under Contract No. 2 (on the initiative of SOUTH STREAM TRANSPORT B.V.) and the Loan disbursement under Contract No. 1 in the amount of the difference between the remittance amount and the outstanding Principal under Contract No. 2;</p> <p>The Principal prepayment under Contract No. 2 in the amount of debt under Contract No. 2 and the Loan disbursement under Contract No. 1 in the amount of the difference between the remittance amount and the outstanding Principal under Contract No. 2;</p> <p>The Principal repayment under Contract No. 2 in connection with the Principal maturity under Contract No. 2; or</p> <p>The Principal repayment under Contract No. 2 in connection with the Principal maturity under Contract No. 2 and the Loan disbursement under Contract No. 1 in the amount of the difference between the remittance amount and the outstanding Principal under Contract No. 2.</p> <p>Cash remittance from PJSC GAZPROM to SOUTH STREAM TRANSPORT B.V. with a reference to the Contract is, respectively, either:-</p> <p>The Principal prepayment under Contract No. 1 (on the initiative of PJSC GAZPROM);</p> <p>The Loan disbursement under Contract No. 2;</p> <p>The Principal prepayment under Contract No. 1 in the amount of debt under Contract No. 1 (on the initiative of PJSC GAZPROM) and the Loan disbursement under Contract No. 2 in the amount of the difference between</p>

	<p>the remittance amount and the outstanding Principal under Contract No. 1; The Principal repayment under Contract No. 1 in connection with the expiry of Contract No. 1; The Principal repayment under Contract No. 1 in connection with the expiry of Contract No. 1 and the Loan disbursement under Contract No. 2 in the amount of the difference between the remittance amount and the outstanding Principal under Contract No. 1. The Contract takes effect on the effective date of Contract No. 1 or Contract No. 2 and is effective till the termination date of Contract No. 1 and Contract No. 2.</p>	
Persons interested in the transaction and reasons why each of the persons is interested therein	Mr. O.E. Aksyutin	Holds positions in PJSC GAZPROM Management Committee and SOUTH STREAM TRANSPORT B.V. Board of Directors
Notice sent	21.08.2017. No request received.	
Transaction date	04.09.2017	

Transaction No. 33

Parties	PJSC GAZPROM OAO TOMSKGAZPROM	
Transaction subject matter	<p>The Contract defines the accounting procedure for settlements - cash remittances (transfers) by the parties under the Loan Contract between PJSC GAZPROM and OAO TOMSKGAZPROM, whereby OAO TOMSKGAZPROM is the lender (hereinafter Contract No. 1), and the Loan Contract between PJSC GAZPROM and OAO TOMSKGAZPROM, whereby PJSC GAZPROM is the lender (hereinafter Contract No. 2). The Contract shall only apply to disbursement and/or repayment of the principal under Contract No.1 and Contract No.2, in particular, partial or full prepayment of the loan (principal), and shall not apply to payment (remittance) of accrued interest under Contract No.1 and Contract No.2.</p>	
Other material conditions or their determination procedure	<p>Cash remittance from OAO TOMSKGAZPROM to PJSC GAZPROM with a reference to the Contract is, respectively, either:- The Principal prepayment under Contract No. 2 (on the initiative of OAO TOMSKGAZPROM); The Principal prepayment under Contract No. 2; The Loan disbursement under Contract No. 1; The Principal prepayment under Contract No. 2 in the amount of debt under Contract No. 2 (on the initiative of OAO TOMSKGAZPROM) and the Loan disbursement under Contract No. 1 in the amount of the difference between the remittance amount and the outstanding Principal under Contract No. 2; The Principal prepayment under Contract No. 2 in the amount of debt under Contract No. 2 and the Loan disbursement under Contract No. 1 in the amount of the difference between the remittance amount and the outstanding Principal under Contract No. 2; The Principal repayment under Contract No. 2 in connection with the Principal maturity under Contract No. 2; or The Principal repayment under Contract No. 2 in connection with the Principal maturity under Contract No. 2 and the Loan disbursement under Contract No. 1 in the amount of the difference between the remittance amount and the outstanding Principal under Contract No. 2. Cash remittance from PJSC GAZPROM to OAO TOMSKGAZPROM with a reference to the Contract is, respectively, either:-</p>	

	<p>The Principal prepayment under Contract No. 1 (on the initiative of PJSC GAZPROM);</p> <p>The Loan disbursement under Contract No. 2;</p> <p>The Principal prepayment under Contract No. 1 in the amount of debt under Contract No. 1 (on the initiative of PJSC GAZPROM) and the Loan disbursement under Contract No. 2 in the amount of the difference between the remittance amount and the outstanding Principal under Contract No. 1;</p> <p>The Principal repayment under Contract No. 1 in connection with the expiry of Contract No. 1; or</p> <p>The Principal repayment under Contract No. 1 in connection with the expiry of Contract No. 1 and the Loan disbursement under Contract No. 2 in the amount of the difference between the remittance amount and the outstanding Principal under Contract No. 1.</p> <p>The Contract takes effect on the effective date of Contract No. 1 or Contract No. 2 and is effective till the termination date of Contract No. 1 and Contract No. 2.</p>	
Persons interested in the transaction and reasons why each of the persons is interested therein	Mr. M.L. Sereda	Holds positions in PJSC GAZPROM Board of Directors and OAO TOMSKGAZPROM Board of Directors
	Ms. E.A. Vasilieva	Holds positions in PJSC GAZPROM Management Committee and OAO TOMSKGAZPROM Board of Directors
	Mr. A.V. Kruglov	Holds positions in PJSC GAZPROM Management Committee and OAO TOMSKGAZPROM Board of Directors
	Mr. K.G. Seleznyov	Holds positions in PJSC GAZPROM Management Committee and OAO TOMSKGAZPROM Board of Directors
Notice sent	24.03.2017. No request received.	
Transaction date	27.06.2017	

Transaction No. 34

Parties	PJSC GAZPROM OOO GAZPROM PERERABOTKA BLAGOVESCHENSK
Transaction subject matter	<p>The Contract defines the accounting procedure for settlements - cash remittances (transfers) by the parties under the Loan Contract between PJSC GAZPROM and OOO GAZPROM PERERABOTKA BLAGOVESCHENSK, whereby OOO GAZPROM PERERABOTKA BLAGOVESCHENSK is the lender (hereinafter Contract No. 1), and the Loan Contract between PJSC GAZPROM and OOO GAZPROM PERERABOTKA BLAGOVESCHENSK, whereby PJSC GAZPROM is the lender (hereinafter Contract No. 2).</p> <p>The Contract shall only apply to disbursement and/or repayment of the principal under Contract No.1 and Contract No.2, in particular, partial or full prepayment of the loan (principal), and shall not apply to payment (remittance) of accrued interest under Contract No.1 and Contract No.2.</p>
Other material conditions or their determination procedure	<p>Cash remittance from OOO GAZPROM PERERABOTKA BLAGOVESCHENSK to PJSC GAZPROM with a reference to the Contract is, respectively, either:-</p> <p>The Principal prepayment under Contract No. 2 (on the initiative of OOO GAZPROM PERERABOTKA BLAGOVESCHENSK);</p>

	<p>The Principal prepayment under Contract No. 2; The Loan disbursement under Contract No. 1; The Principal prepayment under Contract No. 2 in the amount of debt under Contract No. 2 (on the initiative of OOO GAZPROM PERERABOTKA BLAGOVESCHENSK) and the Loan disbursement under Contract No. 1 in the amount of the difference between the remittance amount and the outstanding Principal under Contract No. 2; The Principal prepayment under Contract No. 2 in the amount of debt under Contract No. 2 and the Loan disbursement under Contract No. 1 in the amount of the difference between the remittance amount and the outstanding Principal under Contract No. 2; The Principal repayment under Contract No. 2 in connection with the Principal maturity under Contract No. 2; or The Principal repayment under Contract No. 2 in connection with the Principal maturity under Contract No. 2 and the Loan disbursement under Contract No. 1 in the amount of the difference between the remittance amount and the outstanding Principal under Contract No. 2. Cash remittance from PJSC GAZPROM to OOO GAZPROM PERERABOTKA BLAGOVESCHENSK with a reference to the Contract is, respectively, either:- The Principal prepayment under Contract No. 1 (on the initiative of PJSC GAZPROM); The Loan disbursement under Contract No. 2; The Principal prepayment under Contract No. 1 in the amount of debt under Contract No. 1 (on the initiative of PJSC GAZPROM) and the Loan disbursement under Contract No. 2 in the amount of the difference between the remittance amount and the outstanding Principal under Contract No. 1; The Principal repayment under Contract No. 1 in connection with the expiry of Contract No. 1; or The Principal repayment under Contract No. 1 in connection with the expiry of Contract No. 1 and the Loan disbursement under Contract No. 2 in the amount of the difference between the remittance amount and the outstanding Principal under Contract No. 1 The Contract takes effect on the effective date of Contract No. 1 or Contract No. 2 and is effective till the termination date of Contract No. 1 and Contract No. 2.</p>	
Persons interested in the transaction and reasons why each of the persons is interested therein	Mr. S.F. Prozorov	Holds positions in PJSC GAZPROM Management Committee and OOO GAZPROM PERERABOTKA BLAGOVESCHENSK Board of Directors
Notice sent	24.03.2017. No request received.	
Transaction date	14.04.2017	

Transaction No. 35

Parties	PJSC GAZPROM OOO GAZPROM MEZHREGIONGAZ
Transaction subject matter	The Contract defines the accounting procedure for settlements - cash remittances (transfers) by the parties under the Loan Contract between PJSC GAZPROM and OOO GAZPROM MEZHREGIONGAZ, whereby OOO GAZPROM MEZHREGIONGAZ is the lender (hereinafter Contract No. 1), and the Loan Contract between PJSC GAZPROM and OOO GAZPROM

	<p>MEZHREGIONGAZ, whereby PJSC GAZPROM is the lender (hereinafter Contract No. 2). The Contract shall only apply to disbursement and/or repayment of the principal under Contract No.1 and Contract No.2, in particular, partial or full prepayment of the loan (principal), and shall not apply to payment (remittance) of accrued interest under Contract No.1 and Contract No.2.</p>	
<p>Other material conditions or their determination procedure</p>	<p>Cash remittance from OOO GAZPROM MEZHREGIONGAZ to PJSC GAZPROM with a reference to the Contract is, respectively, either:- The Principal prepayment under Contract No. 2 (on the initiative of OOO GAZPROM MEZHREGIONGAZ); The Principal prepayment under Contract No. 2; The Loan disbursement under Contract No. 1; The Principal prepayment under Contract No. 2 in the amount of debt under Contract No. 2 (on the initiative of OOO GAZPROM MEZHREGIONGAZ) and the Loan disbursement under Contract No. 1 in the amount of the difference between the remittance amount and the outstanding Principal under Contract No. 2; The Principal prepayment under Contract No. 2 in the amount of debt under Contract No. 2 and the Loan disbursement under Contract No. 1 in the amount of the difference between the remittance amount and the outstanding Principal under Contract No. 2; The Principal repayment under Contract No. 2 in connection with the Principal maturity under Contract No. 2; or The Principal repayment under Contract No. 2 in connection with the Principal maturity under Contract No. 2 and the Loan disbursement under Contract No. 1 in the amount of the difference between the remittance amount and the outstanding Principal under Contract No. 2. Cash remittance from PJSC GAZPROM to OOO GAZPROM MEZHREGIONGAZ with a reference to the Contract is, respectively, either:- The Principal prepayment under Contract No. 1 (on the initiative of PJSC GAZPROM); The Loan disbursement under Contract No. 2; The Principal prepayment under Contract No. 1 in the amount of debt under Contract No. 1 (on the initiative of PJSC GAZPROM) and the Loan disbursement under Contract No. 2 in the amount of the difference between the remittance amount and the outstanding Principal under Contract No. 1; The Principal repayment under Contract No. 1 in connection with the expiry of Contract No. 1; or The Principal repayment under Contract No. 1 in connection with the expiry of Contract No. 1 and the Loan disbursement under Contract No. 2 in the amount of the difference between the remittance amount and the outstanding Principal under Contract No. 1. The Contract takes effect on the effective date of Contract No. 1 or Contract No. 2 and is effective till the termination date of Contract No. 1 and Contract No. 2.</p>	
<p>Persons interested in the transaction and reasons why each of the persons is interested therein</p>	<p>Mr. K.G. Seleznyov</p>	<p>PJSC GAZPROM Management Committee member and OOO GAZPROM MEZHREGIONGAZ General Director</p>
<p>Notice sent</p>	<p>28.04.2017. No request received.</p>	

Transaction date	29.05.2017
Transaction No. 36	
Parties	PJSC GAZPROM OOO GAZPROM TRANSSERVICE
Transaction subject matter	The Contract defines the accounting procedure for settlements - cash remittances (transfers) by the parties under the Loan Contract between PJSC GAZPROM and OOO GAZPROM TRANSSERVICE, whereby OOO GAZPROM TRANSSERVICE is the lender (hereinafter Contract No. 1), and the Loan Contract between PJSC GAZPROM and OOO GAZPROM TRANSSERVICE, whereby PJSC GAZPROM is the lender (hereinafter Contract No. 2). The Contract shall only apply to disbursement and/or repayment of the principal under Contract No.1 and Contract No.2, in particular, partial or full prepayment of the loan (principal), and shall not apply to payment (remittance) of accrued interest under Contract No.1 and Contract No.2.
Other material conditions or their determination procedure	<p>Cash remittance from OOO GAZPROM TRANSSERVICE to PJSC GAZPROM with a reference to the Contract is, respectively, either:-</p> <p>The Principal prepayment under Contract No. 2 (on the initiative of OOO GAZPROM TRANSSERVICE);</p> <p>The Principal prepayment under Contract No. 2;</p> <p>The Loan disbursement under Contract No. 1;</p> <p>The Principal prepayment under Contract No. 2 in the amount of debt under Contract No. 2 (on the initiative of OOO GAZPROM TRANSSERVICE) and the Loan disbursement under Contract No. 1 in the amount of the difference between the remittance amount and the outstanding Principal under Contract No. 2;</p> <p>The Principal prepayment under Contract No. 2 in the amount of debt under Contract No. 2 and the Loan disbursement under Contract No. 1 in the amount of the difference between the remittance amount and the outstanding Principal under Contract No. 2;</p> <p>The Principal repayment under Contract No. 2 in connection with the Principal maturity under Contract No. 2; or</p> <p>The Principal repayment under Contract No. 2 in connection with the Principal maturity under Contract No. 2 and the Loan disbursement under Contract No. 1 in the amount of the difference between the remittance amount and the outstanding Principal under Contract No. 2.</p> <p>Cash remittance from PJSC GAZPROM to OOO GAZPROM TRANSSERVICE with a reference to the Contract is, respectively, either:-</p> <p>The Principal prepayment under Contract No. 1 (on the initiative of PJSC GAZPROM);</p> <p>The Loan disbursement under Contract No. 2;</p> <p>The Principal prepayment under Contract No. 1 in the amount of debt under Contract No. 1 (on the initiative of PJSC GAZPROM) and the Loan disbursement under Contract No. 2 in the amount of the difference between the remittance amount and the outstanding Principal under Contract No. 1;</p> <p>The Principal repayment under Contract No. 1 in connection with the expiry of Contract No. 1;</p> <p>The Principal repayment under Contract No. 1 in connection with the expiry of Contract No. 1 and the Loan disbursement under Contract No. 2 in the amount of the difference between the remittance amount and the outstanding Principal under Contract No. 1.</p> <p>The Contract takes effect on the effective date of Contract No. 1 or Contract</p>

	No. 2 and is effective till the termination date of Contract No. 1 and Contract No. 2.	
Persons interested in the transaction and reasons why each of the persons is interested therein	Mr. M.L. Sereda	Holds positions in PJSC GAZPROM Board of Directors and OOO GAZPROM TRANSSERVICE Board of Directors
	Mr. S.F. Prozorov	Holds positions in PJSC GAZPROM Management Committee and OOO GAZPROM TRANSSERVICE Board of Directors
Notice sent	16.10.2017. No request received.	
Transaction date	09.11.2017	

Transaction No. 37

Parties	PJSC GAZPROM GPB (JSC)	
Transaction subject matter	GPB (JSC) renders PJSC GAZPROM extended electronic document processing services (hereinafter the Service), as well as the additional service in PJSC GAZPROM's, and legal entities' not making part of PJSC GAZPROM or GPB (JSC) (hereinafter the Companies), operating the accounts opened with GPB (JSC).	
Transaction price	According to GPB (JSC) tariffs.	
Other material conditions or their determination procedure	For GPB (JSC) rendering the Service and the additional service, PJSC GAZPROM and the Companies join the Extended Electronic Document Processing Services Contract. The Contract is made for one year with its annual extension. For PJSC GAZPROM and GPB (JSC), the Contract takes effect from its signature date, and for the Company, from the date defined in the statement of acceptance of the Extended Electronic Document Processing Services Contract terms and conditions.	
Persons interested in the transaction and reasons why each of the persons is interested therein	Mr. A.B. Miller	Holds positions in PJSC GAZPROM Board of Directors and Management Committee and GPB (JSC) Board of Directors
	Mr. A.I. Akimov	Holds positions in PJSC GAZPROM Board of Directors and GPB (JSC) Board of Directors and Management Committee
	Mr. M.L. Sereda	Holds positions in PJSC GAZPROM Board of Directors and Management Committee and GPB (JSC) Board of Directors
	Ms. E.A. Vasilieva	Holds positions in PJSC GAZPROM Management Committee and GPB (JSC) Board of Directors
	Mr. A.V. Kruglov	Holds positions in PJSC GAZPROM Management Committee and GPB (JSC) Board of Directors
	Mr. K.G. Seleznyov	Holds positions in PJSC GAZPROM Management Committee and GPB (JSC) Board of Directors
Management body resolved to approve of the transaction	PJSC GAZPROM General Shareholders' Meeting Minutes No. 1 of 30.06.2016.	
Transaction date	17.02.2017	

Transaction No. 38

Parties	PJSC GAZPROM GAZPROM EP INTERNATIONAL B.V.	
Transaction subject matter	GAZPROM EP INTERNATIONAL B.V. lends PJSC GAZPROM RUB 10,000,000,000.00 (hereinafter the Principal, the Loan), and PJSC GAZPROM undertakes to repay the provided Principal to GAZPROM EP INTERNATIONAL B.V. and to pay the Loan interest in the amount and the manner stipulated in the Contract.	
Transaction price	The interest rate is not fixed and is determined for individual loan installments depending on the actual period of each individual loan installment use as well as the credit risk premium. MosPrime rates applicable to certain periods of funds use shall be the calculation basis for interest rates, namely: 1 day (overnight); 1 week; 2 weeks; 1 month; 2 months; 3 months; 4 months; 5 months; 6 months; 7 months; 8 months; 9 months; 10 months; 11 months; 12 months. The parties may establish any other interest payment order by signing supplementary agreements to the Contract.	
Other material conditions or their determination procedure	The Loan may be provided in full or by installments, according to the written application(s) of PJSC GAZPROM. If the Loan is exhausted, PJSC GAZPROM is free, after the prepayment of the disbursed Principal or its portion, to apply to GAZPROM EP INTERNATIONAL B.V. for disbursement of a loan in the amount not exceeding the repaid Loan portion. Interest is paid on or before the fifth business day of the month following the reporting period. The Loan shall mature on 31.12.2017, with subsequent annual extension. If PJSC GAZPROM defaults on its obligations to repay the Principal and/or to pay interest for the provided Principal use, GAZPROM EP INTERNATIONAL B.V. is entitled to claim that PJSC GAZPROM pays the forfeit of 0.1% of the past-due remittance amount for each day of the delay. The Contract shall inure on the date when GAZPROM EP INTERNATIONAL B.V. disburses the Principal or a part thereof to PJSC GAZPROM and terminate upon agreement between the parties or for other reasons envisaged in the Contract and applicable law.	
Persons interested in the transaction and reasons why each of the persons is interested therein	Mr. V.A. Markelov	Holds positions in PJSC GAZPROM Board of Directors and Management Committee and GAZPROM EP INTERNATIONAL B.V. Supervisory Board
	Mr. A.V. Kruglov	Holds positions in PJSC GAZPROM Management Committee and GAZPROM EP INTERNATIONAL B.V. Supervisory Board
	Mr. A.I. Medvedev	Holds positions in PJSC GAZPROM Management Committee and GAZPROM EP INTERNATIONAL B.V. Supervisory Board
	Mr. V.V. Cherepanov	Holds positions in PJSC GAZPROM Management Committee and GAZPROM EP INTERNATIONAL B.V. Supervisory Board
Notice sent	14.11.2017. No request received.	
Transaction date	Contract signature date – 22.11.2017 First tranche date – 01.12.2017	

Transaction No. 39

Parties	PJSC GAZPROM SOUTH STREAM TRANSPORT B.V.
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Transaction subject matter	SOUTH STREAM TRANSPORT B.V. lends PJSC GAZPROM RUB 10,000,000,000.00 (hereinafter the Principal, the Loan), and PJSC GAZPROM undertakes to repay the provided Principal to SOUTH STREAM TRANSPORT B.V. and to pay the Loan interest in the amount and the manner stipulated in the Contract.	
Transaction price	The interest rate is not fixed and is determined for individual loan installments depending on the actual period of each individual loan installment use as well as the credit risk premium. MosPrime rates applicable to certain periods of funds use shall be the calculation basis for interest rates, namely: 1 day (overnight); 1 week; 2 weeks; 1 month; 2 months; 3 months; 4 months; 5 months; 6 months; 7 months; 8 months; 9 months; 10 months; 11 months; 12 months. The parties may establish any other interest payment order by signing supplementary agreements to the Contract.	
Other material conditions or their determination procedure	The Loan may be provided in full or by installments, according to the written application(s) of PJSC GAZPROM. If the Loan is exhausted, PJSC GAZPROM is free, after the prepayment of the disbursed Principal or its portion, to apply to SOUTH STREAM TRANSPORT B.V. for disbursement of a loan in the amount not exceeding the repaid Loan portion. Interest is paid on or before the fifth business day of the month following the reporting period. The Loan shall mature on 31.12.2017, with subsequent annual extension. If PJSC GAZPROM defaults on its obligations to repay the Principal provided, SOUTH STREAM TRANSPORT B.V. is entitled to claim that PJSC GAZPROM pays the forfeit of 0.1% of the past-due remittance amount for each day of the delay. The Contract shall inure on the date when SOUTH STREAM TRANSPORT B.V. disburses the Principal or a part thereof to PJSC GAZPROM and terminate upon agreement between the parties or for other reasons envisaged in the Contract and applicable law.	
Persons interested in the transaction and reasons why each of the persons is interested therein	Mr. O.E. Aksyutin	Holds positions in PJSC GAZPROM Management Committee and SOUTH STREAM TRANSPORT B.V. Board of Directors
Notice sent	21.08.2017. No request received.	
Transaction date	Contract signature date – 04.09.2017 First tranche date - 06.09.2017	

Transaction No. 40

Parties	PJSC GAZPROM SOUTH STREAM TRANSPORT B.V.	
Transaction subject matter	PJSC GAZPROM lends SOUTH STREAM TRANSPORT B.V. RUB 5,000,000,000.00 (hereinafter the Principal, the Loan), and SOUTH STREAM TRANSPORT B.V. undertakes to repay the provided Principal to PJSC GAZPROM and to pay the Loan interest in the amount and the manner stipulated in the Contract.	
Transaction price	The interest rate is not fixed and is determined for individual loan installments depending on the actual period of each individual loan installment use as well as the credit risk premium. MosPrime rates applicable to certain periods of funds use shall be the calculation basis for interest rates, namely: 1 day (overnight); 1 week; 2 weeks; 1 month; 2 months; 3 months; 4 months; 5 months; 6 months; 7 months; 8 months; 9 months; 10 months; 11 months; 12 months. The parties may establish any	

	other interest payment order by signing supplementary agreements to the Contract.
Other material conditions or their determination procedure	The Loan may be provided in full or by installments, according to the written application(s) of SOUTH STREAM TRANSPORT B.V. If the Loan is exhausted, SOUTH STREAM TRANSPORT B.V. is free, after the prepayment of the disbursed Principal or its portion, to apply to PJSC GAZPROM for disbursement of a loan in the amount not exceeding the repaid Loan portion. Interest is paid on or before the fifth business day of the month following the reporting period. The Loan shall mature on 31.12.2017, with subsequent annual extension. If SOUTH STREAM TRANSPORT B.V. defaults on its obligations to repay the Principal provided, PJSC GAZPROM is entitled to claim that SOUTH STREAM TRANSPORT B.V. pays the forfeit of 0.1% of the past-due remittance amount for each day of the delay. The Contract shall inure on the date when PJSC GAZPROM disburses the Principal or a part thereof to SOUTH STREAM TRANSPORT B.V. and terminate upon agreement between the parties or for other reasons envisaged in the Contract and applicable law.
Persons interested in the transaction and reasons why each of the persons is interested therein	Mr. O.E. Aksyutin Holds positions in PJSC GAZPROM Management Committee and SOUTH STREAM TRANSPORT B.V. Board of Directors
Notice sent	21.08.2017. No request received.
Transaction date	Contract signature date – 04.09.2017 First tranche date – 01.12.2017

Transaction No. 41

Parties	PJSC GAZPROM AO BANK ROSSIYA
Transaction subject matter	The Rules of Providing AO BANK ROSSIYA <i>Master Account Cash Pooling</i> Service for GAZPROM Group companies (hereinafter the Rules) define terms and conditions of providing the service in order to carry out settlements on the pool participants' accounts and the master account. Entering into the Contract is by PJSC GAZPROM joining the Rules through acceptance of AO BANK ROSSIYA offer.
Transaction price	According to AO BANK ROSSIYA tariffs.
Other material conditions or their determination procedure	The Contract is deemed concluded from the date AO BANK ROSSIYA receives PJSC GAZPROM's acceptance and PJSC GAZPROM provides AO BANK ROSSIYA with the list of pool participants' accounts and the Supplementary Agreement to the Bank Account contract, whereby the master account is opened. The Contract effective period is five years, with possible extension for every subsequent five years.
Persons interested in the transaction and reasons why each of the persons is interested therein	Mr. K.G. Seleznyov Holds positions in PJSC GAZPROM Management Committee and AO BANK ROSSIYA Board of Directors
Management body resolved to approve of the transaction	PJSC GAZPROM General Shareholders' Meeting Minutes No. 1 of 30.06.2016.
Transaction date	11.05.2017.

Transaction No. 42

Parties	PJSC GAZPROM GPB (JSC)	
Transaction subject matter	Making amendments and supplements to Credit Facility Contract No. P2-0001/2012 of June 26, 2012, as concerns updating the parties' brand names and PJSC GAZPROM bank details; PJSC GAZPROM undertaking to reasonably timely provide, in case of the Bank of Russia inspection of GPB (JSC) activities and upon GPB (JSC) request, documents (information), as well as to take other actions necessary for the Bank of Russia's authorized representative (employee) to familiarize himself/herself with PJSC GAZPROM activities on site.	
Other material conditions or their determination procedure	The Supplementary Agreement takes effect from the date of its signature by the parties.	
Persons interested in the transaction and reasons why each of the persons is interested therein	Mr. A.B. Miller	Holds positions in PJSC GAZPROM Board of Directors and Management Committee and GPB (JSC) Board of Directors
	Mr. A.I. Akimov	Holds positions in PJSC GAZPROM Board of Directors and GPB (JSC) Board of Directors and Management Committee
	Mr. M.L. Sereda	Holds positions in PJSC GAZPROM Board of Directors and Management Committee and GPB (JSC) Board of Directors
	Ms. E.A. Vasilieva	Holds positions in PJSC GAZPROM Management Committee and GPB (JSC) Board of Directors
	Mr. A.V. Kruglov	Holds positions in PJSC GAZPROM Management Committee and GPB (JSC) Board of Directors
	Mr. K.G. Seleznyov	Holds positions in PJSC GAZPROM Management Committee and GPB (JSC) Board of Directors
Notice sent	25.04.2017. No request received.	
Transaction date	17.05.2017.	

Transaction No. 43

Parties	PJSC GAZPROM GPB (JSC)	
Transaction subject matter	Making amendments and supplements to Credit Facility Contract No. P2-0001/2012 of 26.06.2012 (hereinafter the Contract) as concerns extending the credit facility period till 26.06.2020, inclusive; specifying and supplementing the Contract definitions; amending the credit facility disbursement conditions agreement procedure and the ways to notify of the credit facility prepayment; changing the manner of disputes settlement and information exchange.	
Other material conditions or their determination procedure	Material conditions of each loan disbursement are agreed upon by the parties through Thomson Reuters or Bloomberg system or using telephone communications with subsequent exchange of proves. Loan disbursement conditions are deemed agreed upon by the parties from the time of exchange of proves containing identical conditions of loan disbursement at the time established by the Contract. The parties exchange proves on the loan disbursement date, at or before 5:30 p.m. (on Fridays and the Russian Federation holidays – at or before 4:30 p.m.), Moscow time. Exchange of	

	prooves is carried out in one of the following ways: by providing each other with prooves in hard copy; by e-mail as a graphic file (in jpg, pdf etc formats) containing the scanned proof; by facsimile; via the <i>Client Bank</i> system. Prooves are sent at the addresses specified in the Contract.	
Persons interested in the transaction and reasons why each of the persons is interested therein	Mr. A.B. Miller	Holds positions in PJSC GAZPROM Board of Directors and Management Committee and GPB (JSC) Board of Directors
	Mr. A.I. Akimov	Holds positions in PJSC GAZPROM Board of Directors and GPB (JSC) Board of Directors and Management Committee
	Mr. M.L. Sereda	Holds positions in PJSC GAZPROM Board of Directors and Management Committee and GPB (JSC) Board of Directors
	Ms. E.A. Vasilieva	Holds positions in PJSC GAZPROM Management Committee and GPB (JSC) Board of Directors
	Mr. A.V. Kruglov	Holds positions in PJSC GAZPROM Management Committee and GPB (JSC) Board of Directors
	Mr. K.G. Seleznyov	Holds positions in PJSC GAZPROM Management Committee and GPB (JSC) Board of Directors
Notice sent	30.05.2017. No request received.	
Transaction date	15.06.2017.	

Transaction No. 44

Parties	PJSC GAZPROM GPB (JSC)	
Transaction subject matter	Making amendments and supplements to Conversion Operations Master Contract No. 3446 of September 12, 2006 (hereinafter the Master Contract) as concerns updating the parties' brand names and bank details; specifying and supplementing the Master Contract definitions; changing terms and conditions and the manner of making transactions, as well as ways of payment; amending the procedure for calculating forfeit (penalty) amounts and settling disputes, as well as the information transfer procedure.	
Other material conditions or their determination procedure	Under the Master Contract, the parties are entitled to make transactions as follows: by exchanging transaction prooves containing identical material transaction conditions, namely the amount and the name of the foreign exchange bought (sold) by PJSC GAZPROM, the transaction exchange rate or its calculation procedure, value dates for the transaction foreign exchange names; by exchanging electronic documents containing identical transaction conditions via the <i>GPB-Dealing</i> system.	
Persons interested in the transaction and reasons why each of the persons is interested therein	Mr. A.B. Miller	Holds positions in PJSC GAZPROM Board of Directors and Management Committee and GPB (JSC) Board of Directors
	Mr. A.I. Akimov	Holds positions in PJSC GAZPROM Board of Directors and GPB (JSC) Board of Directors and Management Committee
	Mr. M.L. Sereda	Holds positions in PJSC GAZPROM Board of Directors and Management Committee and GPB (JSC) Board of Directors
	Ms. E.A. Vasilieva	Holds positions in PJSC GAZPROM Management Committee and GPB (JSC) Board of Directors

	Mr. A.V. Kruglov	Holds positions in PJSC GAZPROM Management Committee and GPB (JSC) Board of Directors
	Mr. K.G. Seleznyov	Holds positions in PJSC GAZPROM Management Committee and GPB (JSC) Board of Directors
Notice sent	20.04.2017. No request received.	
Transaction date	17.05.2017	

Transaction No. 45

Parties	PJSC GAZPROM VTB Bank (PAO)	
Transaction subject matter	Making amendments to Current Currency Account Contract No. 518 of 17.12.1998 as concerns establishing VTB Bank (PAO) option to change the interest accrual and payment procedure, as well as to change interest rates unilaterally.	
Other material conditions or their determination procedure	The Supplementary Agreement takes effect from the date of its signature by the parties.	
Persons interested in the transaction and reasons why each of the persons is interested therein	Russian Federation	Transaction between VTB Bank (PAO) and PJSC GAZPROM is a related party transaction as the Russian Federation holds over 20% shares in VTB Bank (PAO) and PJSC GAZPROM
Management body resolved to approve of the transaction	PJSC GAZPROM Board of Directors Resolution No. 2890 of 18.01.2017.	
Transaction date	27.06.2017	

Transaction No. 46

Parties	PJSC GAZPROM LATVIJAS GAZE JSC	
Transaction subject matter	Making amendments to Contract for gas supply in 2000 through 2030 No. 1ГJJa-200 of 16.11.1999 (hereinafter the Contract) as concerns determining the additional natural gas volume for 2017 supplies and establishing its price.	
Additional 2017 volume	LATVIJAS GAZE JSC undertakes to take in 2017 and to pay for the 2017 contractual natural gas volume (1,450 Mcm) on the <i>Take-or-pay</i> basis, as well as up to 325 Mcm of natural gas supplied from 01.09.2017 to 31.12.2017 (hereinafter the additional 2017 volume). LATVIJAS GAZE JSC obligations to take gas on the <i>Take-or-pay</i> basis in 2018 are reduced for the respective gas volume in excess of the 2017 contractual volume (1,450 Mcm), provided that the additional 2017 volume is taken.	
Additional 2017 volume price	The actual price for the additional 2017 volume is established at EUR 166.5 per 1,000 cm.	
Supplement entry into force	The Supplement takes effect from the date of its signature by the parties.	
Persons interested in the transaction and reasons why each of the persons is interested therein	Mr. K.G. Seleznyov	Holds positions in PJSC GAZPROM Management Committee and LATVIJAS GAZE JSC Board
	Ms. E.V. Mikhailova	Holds positions in PJSC GAZPROM Management Committee and LATVIJAS GAZE JSC Board
Notice sent	11.09.2017. No request received.	
Transaction date	26.09.2017	

Transaction No. 47

Parties	PJSC GAZPROM MOLDOVAGAZ JSC	
Transaction subject matter	Making amendments to Contract No. 1ГМ-07-11 of 29.12.2006 between PJSC GAZPROM and MOLDOVAGAZ JSC for terms and conditions of natural gas supply to the Republic of Moldova in 2017/2019 (hereinafter the Contract), as concerns specifying the volume of natural gas supply to the Republic of Moldova in 2018 and breaking the gas volume by month; determining the price for gas supplied to the Republic of Moldova on the DAP terms (Incoterms 2010), the border between the Ukraine and the Republic of Moldova, in I Q 2018.	
Gas volume	PJSC GAZPROM undertakes to supply in 2018, and MOLDOVAGAZ JSC undertakes to accept and pay for 1,050 Mcm of gas. If OOO TIRASPOLTRANSGAZ enters into a contract with MOLDOVAGAZ JSC for supply of 1,832 Mcm gas, PJSC GAZPROM supplies to MOLDOVAGAZ JSC, and MOLDOVAGAZ JSC additionally pays for the said volume of gas. The total volume of gas supplied on the DAP terms (Incoterms 2010), the border between the Ukraine and the Republic of Moldova, for the Republic of Moldova consumers, for OOO TIRASPOLTRANSGAZ included, in 2018 will not exceed 2,882 Mcm.	
Gas price	The price for gas (P_n) supplied to the Republic of Moldova on the DAP terms (Incoterms 2010), the border between the Ukraine and the Republic of Moldova, in I Q 2018 is established at USD 178.50 per 1,000 cm, while the forecast basic price for gas (P_o) in 2018 is USD 178.499, and is to be specified during the first month of supply at the actual basic price calculated in accordance with the Contract.	
Supplement entry into force	The Supplement takes effect from the signature date, applies to the relations established between the parties from 01.01.2018, and is valid till 31.12.2018, inclusive, and as concerns settlements, till the parties have fully discharged their obligations under the Supplement.	
Persons interested in the transaction and reasons why each of the persons is interested therein	Mr. V.A. Golubev	Holds positions in PJSC GAZPROM Management Committee and MOLDOVAGAZ JSC Supervisory Board
Notice sent	14.12.2017. No request received.	
Transaction date	29.12.2017	

Transaction No. 48

Parties	PJSC GAZPROM MOLDOVAGAZ JSC	
Transaction subject matter	Making amendments and supplements to Contract No. 2ГМ-11 of 31.12.2010 between PJSC GAZPROM and MOLDOVAGAZ JSC as concerns terms and conditions of natural gas transit across the Republic of Moldova territory in 2017/2019 (hereinafter the Contract), namely: specifying the volume of natural gas transportation across the Republic of Moldova territory in 2018 and quarterly breaking the gas volume; determining the price for gas supplied to the Republic of Moldova on the DAP terms (Incoterms 2010), the border between the Ukraine and the Republic of Moldova, in I Q 2018.	

Gas volume	PJSC GAZPROM undertakes to supply gas to MOLDOVAGAZ JSC in 2018, and MOLDOVAGAZ JSC undertakes to accept the gas and to ensure transportation of 18,632.7 Mcm by transit across the Republic of Moldova territory for supply to other European countries in the direction of Orlovka GMS. In remuneration for the services rendered to PJSC GAZPROM as concerns gas transportation across the Republic of Moldova territory, within OOO TIRASPOLTRANSGAZ service zone, to other countries, PJSC GAZPROM supplies in 2018, and MOLDOVAGAZ JSC accepts up to 156 Mcm of gas to ensure the Republic of Moldova gas balance.	
Gas price	The price for gas (P_n) supplied to the Republic of Moldova on the DAP terms (Incoterms 2010), the border between the Ukraine and the Republic of Moldova, in I Q 2018 is established at USD 178.50 per 1,000 cm.	
Supplement entry into force	The Supplement takes effect from the signature date, applies to the relations established between the parties from 01.01.2018, and is valid till 31.12.2018, inclusive, and as concerns settlements, till the parties have fully discharged their obligations under the Supplement.	
Persons interested in the transaction and reasons why each of the persons is interested therein	Mr. V.A. Golubev	Holds positions in PJSC GAZPROM Management Committee and MOLDOVAGAZ JSC Supervisory Board
Notice sent	14.12.2017. No request received.	
Transaction date	29.12.2017	

Transaction No. 49

Parties	PJSC GAZPROM OAO GAZPROM TRANSGAZ BELARUS	
Transaction subject matter	Making amendments to Contract No. ГТБ/КП of 12.12.2014 between PJSC GAZPROM and OAO GAZPROM TRANSGAZ BELARUS for gas supply to the Republic of Belarus in 2015/2017 as concerns extending the Contract effective period till 31.12.2019; gas supply volumes in 2018/2019; the price calculation formula in 2018 and 2019; the estimated gas supply cost in 2018.	
Gas volume	20.3 Bcm	
Gas price	The price for gas is established in 2018 and 2019 in accordance with the Propocol of 13.04.2017 between the Republic of Belarus Government and PJSC GAZPROM as concerns the price determination procedure for natural gas supply to the Republic of Belarus. The estimated supplied gas cost in 2018 is USD 2,700.0 mln.	
Supplement entry into force	The Supplement takes effect from the signature date, applies to the relations established between the parties from 01.01.2018.	
Persons interested in the transaction and reasons why each of the persons is interested therein	Mr. S.F. Prozorov	Holds positions in PJSC GAZPROM Management Committee and OAO GAZPROM TRANSGAZ BELARUS Supervisory Board
	Mr. O.E. Aksyutin	Holds positions in PJSC GAZPROM Management Committee and OAO GAZPROM TRANSGAZ BELARUS Supervisory Board
	Mr. V.A. Mikhalenko	Holds positions in PJSC GAZPROM Management Committee and OAO GAZPROM TRANSGAZ BELARUS Supervisory Board
Notice sent	14.12.2017. No request received.	
Transaction date	29.12.2017	

Transaction No. 50

Parties	PJSC GAZPROM OAO GAZPROM TRANSGAZ BELARUS	
Transaction subject matter	Making amendments to Contract No. ГТБ/TP of 12.12.2014 between PJSC GAZPROM and OAO GAZPROM TRANSGAZ BELARUS for natural gas transportation across the Republic of Belarus territory in 2015/2017 as concerns extending the Contract effective period till 31.12.2019; gas transportation volumes in 2018/2019; the estimated gas transportation cost in 2018.	
Gas volume	in 2018 – 39.3327 Bcm; in 2019 – 39.2887 Bcm.	
Gas price	The total estimated services cost of gas transportation across the Republic of Belarus territory in 2018 is USD 360.0 mln.	
Supplement entry into force	The Supplement takes effect from the signature date, applies to the relations established between the parties from 01.01.2018.	
Persons interested in the transaction and reasons why each of the persons is interested therein	Mr. S.F. Prozorov	Holds positions in PJSC GAZPROM Management Committee and OAO GAZPROM TRANSGAZ BELARUS Supervisory Board
	Mr. O.E. Aksyutin	Holds positions in PJSC GAZPROM Management Committee and OAO GAZPROM TRANSGAZ BELARUS Supervisory Board
	Mr. V.A. Mikhalenko	Holds positions in PJSC GAZPROM Management Committee and OAO GAZPROM TRANSGAZ BELARUS Supervisory Board
Notice sent	14.12.2017. No request received.	
Transaction date	29.12.2017	

Transaction No. 51

Parties	PJSC GAZPROM; NORD STREAM 2 AG	
Transaction subject matter	PJSC GAZPROM purchase of 71,250 additional registered shares in NORD STREAM 2 AG	
Transaction price	EUR 1,425,000,000.00	
Other material conditions or their determination procedure	The private share placement in connection with the increase in NORD STREAM 2 AG authorized capital; the par value per share is One Thousand (1,000) Swiss francs each; the total par value of shares is Seventy One Million Two Hundred Fifty Thousand (71 250 000) Swiss francs; the placement price is Twenty Thousand (EUR 20,000.00) per share; payment by cash during 2017; retaining PJSC GAZPROM 100% interest in NORD STREAM 2 AG authorized capital.	
Persons interested in the transaction and reasons why each of the persons is interested therein	Mr. V.A. Markelov	Holds positions in PJSC GAZPROM Board of Directors and Management Committee and Nord Stream 2 AG Board of Directors
	Mr. A.I. Medvedev	Holds positions in PJSC GAZPROM Management Committee and Nord Stream 2 AG Board of Directors
	Mr. O.E. Aksyutin	Holds positions in PJSC GAZPROM Management Committee and Nord Stream 2 AG Board of Directors
Management body resolved to approve of the transaction	PJSC GAZPROM Board of Directors Resolution No. 2905 of 10.02.2017.	
Transaction date	15.02.2017.	

Transaction No. 52

Parties	PJSC GAZPROM, NORD STREAM 2 AG, GLAS TRUST CORPORATION LTD. (LOAN AGENT), ENGIE ENERGY MANAGEMENT HOLDING SWITZERLAND AG, OMV GAS MARKETING TRADING & FINANCE B.V., SHELL EXPLORATION AND PRODUCTION (LXXI) B.V., UNIPER GAS TRANSPORTATION & FINANCE B.V., WINTERSHALL NEDERLAND TRANSPORT AND TRADING B.V.	
Transaction subject matter	The interim (bridge) financing contract regulating obligations to grant a temporary (till the project financing) loan to NORD STREAM 2 AG (up to 70% of the total project costs, or up to EUR 6.65 bln) at the rate of 6.0% per annum.	
Transaction price	The credit limit, including interest, is EUR 6.65 bln. maximum.	
Other material conditions or their determination procedure	The interim (bridge) financing contract maximum effective period is till 31.12.2019.	
Persons interested in the transaction and reasons why each of the persons is interested therein	Mr. V.A. Markelov	Holds positions in PJSC GAZPROM Board of Directors and Management Committee and NORD STREAM 2 AG Board of Directors
	Mr. A.I. Medvedev	Holds positions in PJSC GAZPROM Management Committee and NORD STREAM 2 AG Board of Directors
	Mr. O.E. Aksyutin	Holds positions in PJSC GAZPROM Management Committee and NORD STREAM 2 AG Board of Directors
Management body resolved to approve of the transaction	PJSC GAZPROM Board of Directors Resolution No.2936 of 21.04.2017.	
Transaction date	30.04.2017	

Transaction No. 53

Parties	PJSC GAZPROM, NORD STREAM 2 AG, GLAS TRUST CORPORATION LTD. (LOAN AGENT), ENGIE ENERGY MANAGEMENT HOLDING SWITZERLAND AG, OMV GAS MARKETING TRADING & FINANCE B.V., SHELL EXPLORATION AND PRODUCTION (LXXI) B.V., UNIPER GAS TRANSPORTATION & FINANCE B.V., WINTERSHALL NEDERLAND TRANSPORT AND TRADING B.V.	
Transaction subject matter	The deficit financing contract regulating obligations to grant a loan to NORD STREAM 2 AG in case of non-attraction / insufficient attraction of the project financing (up to 70% of the total project costs, or up to EUR 6.65 bln) at the EURIBOR rate + 5.75% to 6.75% per annum (depending on the scope of financing).	
Transaction price	The credit limit, including interest, is EUR 6.65 bln. maximum.	
Other material conditions or their determination procedure	The deficit financing contract maximum effective period is 15 years upon the project financing attraction or from 31.12.2019.	
Persons interested in the transaction and reasons why each of	Mr. V.A. Markelov	Holds positions in PJSC GAZPROM Board of Directors and Management Committee and NORD STREAM 2 AG Board of Directors

the persons is interested therein	Mr. A.I. Medvedev	Holds positions in PJSC GAZPROM Management Committee and NORD STREAM 2 AG Board of Directors
	Mr. O.E. Aksyutin	Holds positions in PJSC GAZPROM Management Committee and NORD STREAM 2 AG Board of Directors
Management body resolved to approve of the transaction	PJSC GAZPROM Board of Directors Resolution No. 2936 of 21.04.2017.	
Transaction date	02.06.2017	

Transaction No. 54

Parties	PJSC GAZPROM SBERBANK OF RUSSIA PUBLIC COMPANY	
Transaction subject matter	The Master Contract establishes the general procedure for the parties' making and executing the below transactions (hereinafter the Transactions), as well as the grounds and procedure for termination of the parties' obligations under the Transactions and the procedure for determining the amount due in connection with termination of obligations under the Transactions. The Transactions falling within the Master Contract scope are derivative and non-derivative financial instrument contracts, the subject of which is foreign exchange and (or) securities (except for repo contracts).	
Persons interested in the transaction and reasons why each of the persons is interested therein	Mr. V.A. Mau	Holds positions in PJSC GAZPROM Board of Directors and SBERBANK OF RUSSIA PUBLIC COMPANY Supervisory Board
Management body resolved to approve of the transaction	PJSC GAZPROM Board of Directors Resolution No. 2842 of 10.11.2016.	
Transaction date	09.02.2017	

Transaction No. 55

Parties	PJSC GAZPROM PJSC TGK-1	
Transaction subject matter	PJSC GAZPROM lends PJSC TGK-1 maximum RUB 6,900,000,000.00, and PJSC TGK-1 undertakes to repay the provided Principal in the manner and the time stipulated in the Contract.	
Other material conditions or their determination procedure	The Loan repayment period lasts not more than 5 years from the Principal disbursement date. Interest is accrued monthly at 7.92% per annum of the fixed debt liability. Interest is paid quarterly not later than the last business day of the last calendar month of every calendar quarter, as well as on the Loan maturity date. The Contract takes effect from the Principal remittance to PJSC TGK-1 account and is valid till the parties have fully discharged their obligations under the Contract.	
Persons interested in the transaction and reasons why each of the persons is interested therein	Mr. K.G. Seleznyov	Holds positions in PJSC GAZPROM Management Committee and PJSC TGK-1 Board of Directors
Notice sent	06.06.2017. No request received.	
Transaction date	24.07.2017	

Transaction No. 56

Parties	PJSC GAZPROM LLC GAZPROM GAZENERGOSET	
Transaction subject matter	Making amendments to Debt Restructuring Contract No. ГЭС1/15 of 12.02.2016 as concerns the payment schedule, including the repayment period expiry postponement from 01.04.2021 to 01.01.2024.	
Other material conditions or their determination procedure	The Contract takes effect from the date of its signature by the parties. The Contract applies to the relations established between the parties from 01.10.2017.	
Persons interested in the transaction and reasons why each of the persons is interested therein	Ms. E.V. Mikhailova	Holds positions in PJSC GAZPROM Management Committee and LLC GAZPROM GAZENERGOSET Board of Directors
Notice sent	15.09.2017. No request received.	
Transaction date	18.09.2017	

Transaction No. 57

Parties	PJSC GAZPROM SOUTH STREAM TRANSPORT B.V.	
Transaction subject matter	PJSC GAZPROM lends SOUTH STREAM TRANSPORT B.V. maximum EUR 550,000,000.00, and SOUTH STREAM TRANSPORT B.V. undertakes to repay the provided Principal in full (hereinafter the Principal) and to pay the Loan interest in the manner and the time stipulated in the Contract.	
Other material conditions or their determination procedure	SOUTH STREAM TRANSPORT B.V. undertakes to repay the Principal on or before 30.12.2021 by remitting money to PJSC GAZPROM settlement account. PJSC GAZPROM accrues interest under the Contract monthly at 3.82% per annum of the fixed debt liability. The interest rate may be changed upon mutual written agreement between the parties. SOUTH STREAM TRANSPORT B.V. uses funds provided by PJSC GAZPROM to replenish its working capital. The Contract takes effect from PJSC GAZPROM's remittance of the first loan tranche and is valid till the parties have fully discharged their obligations under the Contract.	
Persons interested in the transaction and reasons why each of the persons is interested therein	Mr. O.E. Aksyutin	Holds positions in PJSC GAZPROM Management Committee and SOUTH STREAM TRANSPORT B.V. Board of Directors
	Mr. I.Y. Fyodorov	Holds positions in PJSC GAZPROM Management Committee and SOUTH STREAM TRANSPORT B.V. Board of Directors
Notice sent	08.11.2017. No request received.	
Transaction date	Contract signature date - 07.11.2017 First tranche date – 24.11.2017	

Transaction No. 58

Parties	PJSC GAZPROM OOO TSENTRCASPNEFTEGAZ	
Transaction subject matter	Making amendments to Loan Contract No. 0608 of 05.06.2008 as concerns the Principal increase up to RUB 2,346,217,000.00.	

Other material conditions or their determination procedure	The Supplementary Agreement takes effect from the date of its signature by the parties.	
Persons interested in the transaction and reasons why each of the persons is interested therein	Mr. D.N. Patrushev	PJSC GAZPROM Board of Directors member. Mr. A.N. Patrushev, Mr. D.N. Patrushev's full-blood brother, is a member of OOO TSENTRCASPNEFTEGAZ Board of Directors
Notice sent	13.07.2017. No request received.	
Transaction date	17.08.2017	

Transaction No. 59

Parties	PJSC GAZPROM OOO GAZPROM INVESTPROJECT	
Transaction subject matter	PJSC GAZPROM lends OOO GAZPROM INVESTPROJECT maximum RUB 3,480,840,000.00, and OOO GAZPROM INVESTPROJECT undertakes to repay the provided Principal in full in the manner and the time stipulated in the Contract.	
Other material conditions or their determination procedure	OOO GAZPROM INVESTPROJECT uses funds provided by PJSC GAZPROM to finance priority activities related to the project <i>Construction of Amur TPP to meet Amur GPP needs</i> . Interest is not accrued on the Principal and is not paid. The Loan repayment period lasts not more than 365 calendar days from the disbursement date of the first loan tranche. The Contract takes effect from the date the first loan tranche is credited to OOO GAZPROM INVESTPROJECT account and is valid till the parties have fully discharged their obligations under the Contract.	
Persons interested in the transaction and reasons why each of the persons is interested therein	Mr. V.A. Golubev	Holds positions in PJSC GAZPROM Management Committee and OOO GAZPROM INVESTPROJECT Board of Directors
Notice sent	10.11.2017. No request received.	
Transaction date	04.12.2017	

Transaction No. 60

Parties	PJSC GAZPROM OAO ORGENERGOGAZ	
Transaction subject matter	Making amendments to Contract No. ГИП-511-1856-14/14Г036 of December 06, 2014, for no-load commissioning of the Facilities making part of the <i>Reconstruction of the linear section of Central Asia / Center GMP system, OOO VOLGOGRADTRANSغاز part</i> , (hereinafter the Contract) as concerns supplementing the work acceptance procedure and payment terms; amending and supplementing the parties' liability and sanctions; changing the Contract effective period.	
Supplementing the Contract for work acceptance procedure and payment terms	OAO ORGENERGOGAZ undertakes to timely provide source documents and invoices necessary to apply VAT deductions. OAO ORGENERGOGAZ undertakes, upon PJSC GAZPROM request, to provide documents, including those from the engaged subcontractors, in support of legality to apply VAT deductions.	
Amending and supplementing provisions of the	The assignment of rights (claims) under the Contract, and/or the rights (claims) arising in connection with its performance, to a third party (parties) shall be allowed upon PJSC GAZPROM written consent only. If OAO	

Parties' Liability Contract	<p>ORGENERGOGAZ enters into the Assignment Contract (for the rights (claims) under the Contract and/or the rights (claims) arising in connection with its performance) with a third party (parties) without PJSC GAZPROM written consent, OAO ORGENERGOGAZ undertakes to pay PJSC GAZPROM a penalty of 10% of the amount of the claim assigned by OAO ORGENERGOGAZ. OAO ORGENERGOGAZ shall pay penalty within 10 calendar days from the date the written penalty payment claim is presented. In case of a failure to provide or an untimely provision of sales invoices by OAO ORGENERGOGAZ, as set out in the Contract, as well as of the documents necessary to apply VAT deductions, PJSC GAZPROM is entitled to claim that OAO ORGENERGOGAZ pays a penalty of 0.1% of the work price thereunder for every day of the delay in providing the documents. In case of providing sales invoices not meeting the requirements of the Russian Federation tax law and having served the grounds for the tax authorities' VAT deduction denial, PJSC GAZPROM is entitled to claim that OAO ORGENERGOGAZ pays a penalty of 0.1% of the sales invoice work price for every day till the date the sales invoice executed in accordance with the Russian Federation tax law is provided (inclusive).</p>	
Other material conditions or their determination procedure	<p>The Contract takes effect from the date of its signature by the parties and is valid till 31.12.2017, and as concerns settlements, till the parties have fully discharged their obligations under the Contract. The Supplementary Agreement takes effect from the date of its signature by the parties and applies to the relations established between the parties from 30.12.2015.</p>	
Persons interested in the transaction and reasons why each of the persons is interested therein	Mr. S.F. Prozorov	Holds positions in PJSC GAZPROM Management Committee and OAO ORGENERGOGAZ Supervisory Board
Notice sent	27.06.2017. No request received.	
Transaction date	11.09.2017	

Transaction No. 61

Parties	PJSC GAZPROM OAO ORGENERGOGAZ	
Transaction subject matter	<p>Making amendments and supplements to Contract No.15Г024/ТИП-511-1625-15 of 17.12.2015, for no-load commissioning of the Facilities making part of <i>the Reconstruction of Chusovoy/ Berezniki/ Solikamsk Gas Pipeline Branches 1, 2</i> (hereinafter the Contract) as concerns definitions; amending the work acceptance procedure and payment terms, supplementing the Contract with PJSC GAZPROM and OAO ORGENERGOGAZ duty to ensure archiving and storage of the documents and information received by them.</p>	
Amending provisions of the Contract for work acceptance procedure and payment terms	<p>At the work acceptance stage, PJSC GAZPROM analyzes documents with a view to compare the fixed contractual work price and OAO ORGENERGOGAZ actual expenses, taking into account the requirements of Clause 2, Art. 710, Russian Civil Code.</p> <p>In case of OAO ORGENERGOGAZ actual expenses decreasing against the contractual work price, the parties execute the Protocol of final settlement adjustments specifying the amount of discrepancies. The savings are shared by the Contract parties as follows: PJSC GAZPROM 50%; OAO ORGENERGOGAZ 50% of the discrepancy amount. The contractual work price is reduced by the amount of savings share to be distributed to PJSC GAZPROM. The respective Supplementary Agreement is executed based on</p>	

	the Protocol of final settlement adjustments, as signed by the parties, whereby they define the final work price under the Contract, taking into account its reduction by the amount of savings share to be distributed to PJSC GAZPROM. The final work price specified in the Supplementary Agreement signed by the parties is to be specified in the Work Acceptance Certificate. The savings amount to be distributed to PJSC GAZPROM is the actual amount the contractual work price is reduced by.	
Other material conditions or their determination procedure	The Supplementary Agreement to the Contract takes effect from its signature by the parties. The provisions on the work acceptance procedure and payment terms apply to the relations established between the parties from 20.01.2017.	
Persons interested in the transaction and reasons why each of the persons is interested therein	Mr. S.F. Prozorov	Holds positions in PJSC GAZPROM Management Committee and OAO ORGENERGOGAZ Supervisory Board
Notice sent	27.06.2017. No request received.	
Transaction date	22.09.2017	

Transaction No. 62

Parties	PJSC GAZPROM OAO ORGENERGOGAZ	
Transaction subject matter	Making amendments to Contract No. ГИП-511-1490-15 of 09.12.2015 for no-load commissioning of the Facilities making part of <i>the Reconstruction of Sovkhoz UGSF</i> (hereinafter the Contract) as concerns definitions; amending the work acceptance procedure and payment terms; amending and supplementing the information and documents provision procedure; supplementing the Contract with PJSC GAZPROM and OAO ORGENERGOGAZ duty to ensure archiving and storage of the documents and information received by them; changing the parties' liability and sanctions.	
Amending provisions of the Contract for work acceptance procedure and payment terms	At the work acceptance stage, PJSC GAZPROM analyzes documents with a view to compare the fixed contractual work price and OAO ORGENERGOGAZ actual expenses, taking into account the requirements of Clause 2, Art. 710, Russian Civil Code. In case of OAO ORGENERGOGAZ actual expenses decreasing against the contractual work price, the parties execute the Protocol of final settlement adjustments specifying the amount of discrepancies. The savings are shared by the Contract parties as follows: PJSC GAZPROM 50%; OAO ORGENERGOGAZ 50% of the discrepancy amount. The contractual work price is reduced by the amount of savings share to be distributed to PJSC GAZPROM. The respective Supplementary Agreement is executed based on the Protocol of final settlement adjustments, as signed by the parties, whereby they define the final work price under the Contract, taking into account its reduction by the amount of savings share to be distributed to PJSC GAZPROM. The final work price specified in the Supplementary Agreement signed by the parties is to be specified in the Work Acceptance Certificate. The savings amount to be distributed to PJSC GAZPROM is the actual amount the contractual work price is reduced by.	
Amending provisions of the Parties' Liability Contract	The assignment of rights (claims) under the Contract, and/or the rights (claims) arising in connection with its performance, to a third party (parties) shall be allowed upon PJSC GAZPROM written consent only. If OAO ORGENERGOGAZ enters into the Assignment Contract (for the rights	

	<p>(claims) under the Contract and/or the rights (claims) arising in connection with its performance) with a third party (parties) without PJSC GAZPROM written consent, OAO ORGENERGOGAZ undertakes to pay PJSC GAZPROM a penalty of 10% of the amount of the claim assigned or pledged by OAO ORGENERGOGAZ. OAO ORGENERGOGAZ shall pay penalty within 10 calendar days from the date the written penalty payment claim is presented. In case of a failure to provide or an untimely provision of sales invoices by OAO ORGENERGOGAZ, as set out in the Contract, as well as of the documents necessary to apply VAT deductions, PJSC GAZPROM is entitled to claim that OAO ORGENERGOGAZ pays a penalty of 0.1% of the work price thereunder for every day of the delay in providing the documents. In case of providing sales invoices not meeting the requirements of the Russian Federation tax law and having served the grounds for the tax authorities' VAT deduction denial, PJSC GAZPROM is entitled to claim that OAO ORGENERGOGAZ pays a penalty of 0.1% of the sales invoice work price for every day till the date the sales invoice executed in accordance with the Russian Federation tax law is provided (inclusive).</p>	
Other material conditions or their determination procedure	<p>The Supplementary Agreement to the Contract takes effect from its signature by the parties. The provisions on the work acceptance procedure and payment terms apply to the relations established between the parties from 20.01.2017.</p>	
Persons interested in the transaction and reasons why each of the persons is interested therein	Mr. S.F. Prozorov	Holds positions in PJSC GAZPROM Management Committee and OAO ORGENERGOGAZ Supervisory Board
Notice sent	27.06.2017. No request received.	
Transaction date	25.09.2017	
Transaction No. 63		
Parties	PJSC GAZPROM OAO ORGENERGOGAZ	
Transaction subject matter	<p>Making amendments and supplements to Contract No. ПНП-65-01-2016K of 19.12.2016 for no-load commissioning (hereinafter the Contract) as concerns changing the brand name from OAO ORGENERGOGAZ to AO ORGENERGOGAZ; supplementing the work acceptance procedure; specifying the list of documents supporting AO ORGENERGOGAZ actual expenses related to the Contract fulfillment and specifying AO ORGENERGOGAZ duties to transfer thereof; supplementing the Contract with PJSC GAZPROM and AO ORGENERGOGAZ duty to keep personal data confidential and to ensure security thereof; supplementing the Contract with a sample Protocol of settlement adjustments.</p>	
Supplements to the work acceptance procedure	<p>At the work acceptance stage, OOO GAZPROM DOBYCHA NADYM (the person authorized by PJSC GAZPROM) analyzes documents with a view to compare the fixed contractual work price and AO ORGENERGOGAZ actual expenses, taking into account the requirements of Clause 2, Art. 710 (Art. 783), Russian Civil Code, and carries out the respective settlements (adjustments). The comparative analysis of documents with a view to find the ratio of the fixed contractual work price and the actual expenses is carried out as follows: AO ORGENERGOGAZ shall transfer OOO GAZPROM DOBYCHA NADYM copies (certified by AO ORGENERGOGAZ authorized official) of the documents specified in the</p>	

	Contract and supporting AO ORGENERGOGAZ actual expenses for the work period, as listed in the register, electronically and in hard copy, before the 25 th of the work completion month. To compare the fixed contractual work price and the actual expenses, OOO GAZPROM DOBYCHA NADYM analyzes the documents against the actual work scope performed by AO ORGENERGOGAZ and executes the Protocol of Savings found (or not found). In case of any savings found, the parties execute the Protocol specifying the savings amount for the work period. Based on the discrepancy amount, the savings are shared by the Contract parties as follows: PJSC GAZPROM 50%; AO ORGENERGOGAZ 50%. The Work Acceptance Certificate specifies the retained savings amount to be distributed to PJSC GAZPROM. The parties execute the Supplementary Agreement based on the Protocol.	
Other material conditions or their determination procedure	The Supplementary Agreement to the Contract takes effect from the date of its signature by the parties. The provisions on AO ORGENERGOGAZ brand name change apply to the relations established between the parties from 21.06.2017.	
Persons interested in the transaction and reasons why each of the persons is interested therein	Mr. S.F. Prozorov	Holds positions in PJSC GAZPROM Management Committee and OAO ORGENERGOGAZ Supervisory Board
Notice sent	13.10.2017. No request received.	
Transaction date	27.11.2017	

Transaction No. 64

Parties	PJSC GAZPROM SOUTH STREAM TRANSPORT B.V.	
Transaction subject matter	PJSC GAZPROM lends SOUTH STREAM TRANSPORT B.V. maximum EUR 595,000,000.00 (hereinafter the Maximum Principal), and SOUTH STREAM TRANSPORT B.V. undertakes to repay the provided Principal (hereinafter the Principal) in full and to pay the Loan interest in the amount and the manner stipulated in the Contract.	
Other material conditions or their determination procedure	PJSC GAZPROM accrues interest under the Contract monthly at 1.61% per annum of the fixed debt liability. The interest rate may be changed upon mutual written agreement between the parties. SOUTH STREAM TRANSPORT B.V. undertakes to repay the Principal by cash remittance to PJSC GAZPROM settlement account on or before 30.06.2021.	
Persons interested in the transaction and reasons why each of the persons is interested therein	Mr. O.E. Akxyutin	Holds positions in PJSC GAZPROM Management Committee and SOUTH STREAM TRANSPORT B.V. Board of Directors
Notice sent	22.03.2017. No request received.	
Transaction date	11.05.2017	

Transaction No. 65

Parties	PJSC GAZPROM	
Beneficiaries	OOO GAZPROM MEZHREGIONGAZ	
Subject matter	The cash contribution by PJSC GAZPROM as the sole participant in OOO GAZPROM MEZHREGIONGAZ in accordance with Participant Resolution No.57 of 10.04.2017.	
Contribution amount	PJSC GAZPROM contribution amounts to RUB 85,000,000,000.00.	

Persons interested in the transaction and reasons why each of the persons is interested therein	Mr. K.G. Seleznyov	PJSC GAZPROM Management Committee member and OOO GAZPROM MEZHREGIONGAZ General Director
Notice sent	08.06.2017. No request received.	
Transaction payment commencement date	30.06.2017	

Transaction No. 66

Parties	PJSC GAZPROM	
Beneficiaries	OOO GAZPROM MEZHREGIONGAZ	
Subject matter	The cash contribution by PJSC GAZPROM as the sole participant in OOO GAZPROM MEZHREGIONGAZ in accordance with Participant Resolution No.189 of 27.09.2017.	
Contribution amount	PJSC GAZPROM contribution amounts to RUB 8,900,000,000.00.	
Persons interested in the transaction and reasons why each of the persons is interested therein	Mr. K.G. Seleznyov	PJSC GAZPROM Management Committee member and OOO GAZPROM MEZHREGIONGAZ General Director
Notice sent	12.10.2017. No request received.	
Transaction payment commencement date	30.11.2017	

Transaction No. 67

Parties	PJSC GAZPROM OAO GAZPROM SPACE SYSTEMS OOO NOVFINTEKH	
Transaction subject matter	OOO NOVFINTEKH assigns all of its rights and obligations under Cooperation Contract (Partnership Contract) No. 2/919-99 of 20.08.1999 (hereinafter the Cooperation Contract) to OAO GAZPROM SPACE SYSTEMS, including all OOO NOVFINTEKH interest in joint assets of PJSC GAZPROM, OAO GAZPROM SPACE SYSTEMS and OOO NOVFINTEKH, rights to profit from the Cooperation Contract participation, to receive information of the partnership activities, to take part in decision-making on joint business of PJSC GAZPROM, OAO GAZPROM SPACE SYSTEMS and OOO NOVFINTEKH under the Cooperation Contract, and fully transfers all of its obligations thereunder to OAO GAZPROM SPACE SYSTEMS, as well as other OOO NOVFINTEKH obligations arisen in connection with the parties' activities under the Cooperation Contract (hereinafter the Cession). OAO GAZPROM SPACE SYSTEMS fully undertakes the rights and obligations assigned and transferred by OOO NOVFINTEKH, replaces OOO NOVFINTEKH as the Party to the Cooperation Contract in the manner and on the terms provided for by the Supplementary Agreement, and undertakes to pay OOO NOVFINTEKH the Cession remuneration (hereinafter the Cession Price). PJSC GAZPROM agrees to the Cession and OOO NOVFINTEKH replacement with OAO GAZPROM SPACE SYSTEMS as the Party to the Cooperation Contract. The Cooperation Contract shall be amended and supplemented in connection with the Cession, including as concerns OAO GAZPROM SPACE SYSTEMS contribution and interest change.	
OAO GAZPROM SPACE SYSTEMS	OAO GAZPROM SPACE SYSTEMS contribution amounts to RUB 135,810,399.00, which is equal to 4.01% interest in the joint assets.	

contribution and share		
Cession price	OAO GAZPROM SPACE SYSTEMS and OOO NOVFINTEKH agree that the remuneration for the Cession amounts to RUB 850,000.00.	
Supplementary Agreement entry into force	The Supplementary Agreement takes effect from the date of its signature by the parties.	
Persons interested in the transaction and reasons why each of the persons is interested therein	Mr. V.A. Markelov	Holds positions in PJSC GAZPROM Board of Directors and Management Committee and OAO GAZPROM SPACE SYSTEMS Board of Directors
	Mr. M.L. Sereda	Holds positions in PJSC GAZPROM Board of Directors and OAO GAZPROM SPACE SYSTEMS Board of Directors
	Mr. S.F. Khomyakov	Holds positions in PJSC GAZPROM Management Committee and OAO GAZPROM SPACE SYSTEMS Board of Directors
	Mr. V.A. Mikhalenko	Holds positions in PJSC GAZPROM Management Committee and OAO GAZPROM SPACE SYSTEMS Board of Directors
Notice sent	17.03.2017. No request received.	
Transaction date	03.04.2017	

Transaction No. 68

Parties	PJSC GAZPROM OAO GAZPROM SPACE SYSTEMS	
Subject matter	Making amendments to Cooperation Contract (Partnership Contract) No. 2/919-99 of 20.08.1999 as concerns ensuring debt financing from SBERBANK OF RUSSIA PUBLIC COMPANY to implement the project <i>Yamal-600</i> on the terms specified in Appendix to this notice.	
Other material conditions or their determination procedure	The Supplementary Agreement takes effect from the date of its signature by the participants. The obligations arising pursuant to Clause 2, Art. 167, Russian Civil Code, including in case of SBERBANK OF RUSSIA PUBLIC COMPANY Credit Facility Contract being recognized an invalid transaction, are joint obligations of the participants.	
Persons interested in the transaction and reasons why each of the persons is interested therein	Mr. V.A. Markelov	Holds positions in PJSC GAZPROM Board of Directors and Management Committee and OAO GAZPROM SPACE SYSTEMS Board of Directors
	Mr. M.L. Sereda	Holds positions in PJSC GAZPROM Board of Directors and OAO GAZPROM SPACE SYSTEMS Board of Directors
	Mr. S.F. Khomyakov	Holds positions in PJSC GAZPROM Management Committee and OAO GAZPROM SPACE SYSTEMS Board of Directors
	Mr. V.A. Mikhalenko	Holds positions in PJSC GAZPROM Management Committee and OAO GAZPROM SPACE SYSTEMS Board of Directors

Notice sent	17.03.2017
Transaction date	04.04.2017

Transaction No. 69

Parties	PJSC GAZPROM AO GAZTRANSIT	
Transaction subject matter	Making amendments to the Compression Contract between OAO GAZPROM and ZAO GAZTRANSIT of 20.04.2000 (hereinafter the Contract) as concerns the services price.	
Services price	Starting from June 01, 2017, the parties establish the services price per month for each particular month so that the total actual services price calculated on the accrual basis (from the beginning of the contractual year such reporting month falls in to the last day of such reporting month) does not exceed limits. Limits for each reporting month of any contractual year are equal to the total of monthly services prices (specified for respective months of 2017 in the Contract) from January 2017 to the month of 2017 with the same name as the one of the reporting month of the respective contractual year, inclusive. The services price for a particular reporting month is specified in the business instrument prepared in accordance with the Contract.	
Supplement entry into force	The Supplement to the Contract takes effect from July 01, 2017.	
Persons interested in the transaction and reasons why each of the persons is interested therein	Mr. A.I. Medvedev	Holds positions in PJSC GAZPROM Management Committee and AO GAZTRANSIT Supervisory Board
Notice sent	23.08.2017	
Transaction date	05.09.2017	

Transaction No. 70

Parties	PJSC GAZPROM, ING BANK N.V., LONDON BRANCH, UNICREDIT BANK AG, OAO SEVERNEFTEGAZPROM, BASF SE, E.ON SE, ZAO GAZPROM YRGM TRADING, AO GAZPROM YRGM DEVELOPMENT, WINTERSHALL HOLDING GMBH, WINTERSHALL VERMÖGENSVERWALTUNGSGESELLSCHAFT MBH, UNIPER EXPLORATION & PRODUCTION GMBH (hereinafter the Assignors)	
Transaction subject matter	In accordance with terms and conditions of the Master Contract of security cessation (hereinafter the Master Contract), ING BANK N.V., LONDON BRANCH: unconditionally and irrevocably excludes all property items, assets, obligations and assignable rights being the subject matter of security provided to ING BANK N.V., LONDON BRANCH, pursuant to terms and conditions of the Subordinated Loan Security Cessation Contract of April 21, 2011, (hereinafter the Contract) made by the Assignors and ING BANK N.V., LONDON BRANCH, as well as all other security instruments, provided that their effective periods have not been terminated before the Master Contract date, (hereinafter the Cessation Security) from the security established or created, guaranteed or provided pursuant to terms and conditions of the Loan Contract of March 16, 2011, (hereinafter the Loan Contract) made by OAO SEVERNEFTEGAZPROM, the initial lenders listed in the Loan Contract and UNICREDIT BANK AG or pursuant to the security instruments; unconditionally and irrevocably reassigns and transfers back to each Assignor	

	<p>all of its rights, title and interest in the property, assets and business of the respective Assignor, which exist or will exist in future and which have been assigned, provided or transferred to ING BANK N.V., LONDON BRANCH, under the Contract terms and conditions and other security instruments, provided that the reassignment and the back transfer have not been carried out before the Master Contract date; and</p> <p>consents to the Assignors' sending (at the expense of the respective Assignor) of notices of all cancellations, exclusions, waivers, terminations, reassignments and back transfers pursuant to the Master Contract to any persons having been noticed of any security established by or in accordance with provisions of the Contract.</p> <p>The Cessation Security is to be excluded from the security established by or in accordance with provisions of the security instruments, and all claims arising out of the security instruments are terminated, on the Master Contract date.</p> <p>In accordance with provisions of the Master Contract and in case of ING BANK N.V., LONDON BRANCH, failing to act as provided for by the Master Contract security cessation provisions, UNICREDIT BANK AG releases OAO SEVERNEFTEGAZPROM and all other persons who have provided any security of OAO SEVERNEFTEGAZPROM obligations under or in connection with the Loan Contract (or performance guarantees thereof), from all obligations, duties and liability (whether actual or conditional, whether past, present or future) arising out of or existing pursuant to the Loan Contract and any other financial instruments.</p>	
Other material conditions or their determination procedure	The Master Contract and any disputes arising out of or in connection with the Master Contract shall be governed by English laws.	
Persons interested in the transaction and reasons why each of the persons is interested therein	Mr. A.I. Medvedev	PJSC GAZPROM Management Committee member and OAO SEVERNEFTEGAZPROM Board of Directors member
	Ms. E.V. Mikhailova	PJSC GAZPROM Management Committee member and OAO SEVERNEFTEGAZPROM Board of Directors member
	Mr. V.V. Cherepanov	PJSC GAZPROM Management Committee member and OAO SEVERNEFTEGAZPROM Board of Directors member
Notice sent	27.10.2017. No request received.	
Transaction date	29.11.2017	
Transaction No. 71		
Parties	PJSC GAZPROM OAO SEVERNEFTEGAZPROM, BASF SE, E.ON SE, ZAO GAZPROM YRGM TRADING, AO GAZPROM YRGM DEVELOPMENT, WINTERSHALL HOLDING GMBH, UNIPER EXPLORATION & PRODUCTION GMBH, WINTERSHALL VERMÖGENSVERWALTUNGSGESELLSCHAFT MBH	
Transaction subject matter	The parties intend to terminate the contracts and agreements, which are specified in the Appendix and to which they are parties, on the terms as per the Appendix, from the date of the Cessation Contract (hereinafter the Contract).	

Other material conditions or their determination procedure	The Contract and any obligations arising out of or in connection therewith shall be governed by and construed in accordance with English laws.	
Persons interested in the transaction and reasons why each of the persons is interested therein	Mr. A.I. Medvedev	Holds positions in PJSC GAZPROM Management Committee and OAO SEVERNEFTEGAZPROM Board of Directors
	Ms. E.V. Mikhailova	Holds positions in PJSC GAZPROM Management Committee and OAO SEVERNEFTEGAZPROM Board of Directors
	Mr. V.V. Cherepanov	Holds positions in PJSC GAZPROM Management Committee and OAO SEVERNEFTEGAZPROM Board of Directors
Notice sent	27.10.2017. No request received.	
Transaction date	29.11.2017	

Transaction No. 72

Parties	PJSC GAZPROM, OAO SEVERNEFTEGAZPROM, WINTERSHALL HOLDING GMBH, UNIPER EXPLORATION & PRODUCTION GMBH; OMV EXPLORATION & PRODUCTION GMBH
Transaction subject matter	OMV EXPLORATION & PRODUCTION GMBH joining OAO SEVERNEFTEGAZPROM amended Shareholder's Agreement made on June 05, 2009, between PJSC GAZPROM, WINTERSHALL HOLDING GMBH, UNIPER EXPLORATION & PRODUCTION GMBH and OAO SEVERNEFTEGAZPROM in respect of OAO SEVERNEFTEGAZPROM activities.
Other material conditions or their determination procedure	<p>Whereas all OAO SEVERNEFTEGAZPROM shares belonging to UNIPER EXPLORATION & PRODUCTION GMBH (hereinafter the Shares) are purchased pursuant to and in accordance with terms and conditions of Share Purchase and Sale Contract of March 05, 2017, concluded between UNIPER EXPLORATION & PRODUCTION GMBH and OMV EXPLORATION & PRODUCTION GMBH, OMV EXPLORATION & PRODUCTION GMBH joins OAO SEVERNEFTEGAZPROM amended Shareholder's Agreement made on June 05, 2009, between PJSC GAZPROM, WINTERSHALL HOLDING GMBH, UNIPER EXPLORATION & PRODUCTION GMBH and OAO SEVERNEFTEGAZPROM in respect of OAO SEVERNEFTEGAZPROM activities (hereinafter the Shareholder's Agreement, the Accession Contract, respectively). OMV EXPLORATION & PRODUCTION GMBH undertakes, before each of the Accession Contract parties, to recognize, comply with, perform and be bound by all terms and conditions of the Shareholder's Agreement in all respects, as if OMV EXPLORATION & PRODUCTION GMBH was the Shareholder's Agreement party initially (thus undertaking all past, present and future rights and obligations of UNIPER EXPLORATION & PRODUCTION GMBH), from the date the Shares are registered for OMV EXPLORATION & PRODUCTION GMBH (hereinafter the Closing Date).</p> <p>Starting from the Closing Date:-</p> <p>the Shareholder's Agreement references to the party or the shareholder shall be deemed covering the reference to OMV EXPLORATION & PRODUCTION GMBH;</p> <p>all UNIPER EXPLORATION & PRODUCTION GMBH rights and</p>

	<p>obligations under the Shareholder's Agreement (arising before or after the Closing Date) shall be transferred (without limitation) from UNIPER EXPLORATION & PRODUCTION GMBH to OMV EXPLORATION & PRODUCTION GMBH; and OMV EXPLORATION & PRODUCTION GmbH shall irrevocably and unconditionally agree to such transfer;</p> <p>any claims, requests, obligations and duties of, to or against UNIPER EXPLORATION & PRODUCTION GMBH under the Shareholder's Agreement (arising before or after the Closing Date) shall be transferred from UNIPER EXPLORATION & PRODUCTION GMBH to OMV EXPLORATION & PRODUCTION GMBH, and OMV EXPLORATION & PRODUCTION GMBH shall agree to such transfer;</p> <p>the Shareholder's Agreement terms and conditions shall be null and void for UNIPER EXPLORATION & PRODUCTION GMBH, and UNIPER EXPLORATION & PRODUCTION GMBH shall be free from all claims, requests, obligations and duties under the Shareholder's Agreement.</p>	
Persons interested in the transaction and reasons why each of the persons is interested therein	Mr. A.I. Medvedev	Holds positions in PJSC GAZPROM Management Committee and OAO SEVERNEFTEGAZPROM Board of Directors
	Ms. E.V. Mikhailova	Holds positions in PJSC GAZPROM Management Committee and OAO SEVERNEFTEGAZPROM Board of Directors
	Mr. V.V. Cherepanov	Holds positions in PJSC GAZPROM Management Committee and OAO SEVERNEFTEGAZPROM Board of Directors
Management body resolved to subsequently approve of the transaction	Approved of by PJSC GAZPROM Board of Directors Resolution No. 3068 of 02.02.2018.	
Transaction date	30.11.2017	

Transaction No. 73

Parties	PJSC GAZPROM TUBE MANUFACTURERS ASSOCIATION (hereinafter the Association)	
Transaction subject matter	Confidentiality Agreement of 01.09.2017 between PJSC GAZPROM and the Association. Whereas Cooperation Contract No. 01/2016-AIT of 27.12.2016 is concluded, the parties undertake to provide each other with and not to disclose the information constituting trade secret and other confidential information.	
Persons interested in the transaction and reasons why each of the persons is interested therein	Mr. V.A. Markelov	Holds positions in PJSC GAZPROM Board of Directors and Management Committee and in the Association Supervisory Board
Management body resolved to approve of the transaction	No approval of the transaction requested.	
Transaction date	26.05.2017	

Transaction No. 74

Parties	PJSC GAZPROM EQUIPMENT MANUFACTURERS ASSOCIATION <i>NEW GAS TECHNOLOGY</i> (hereinafter the Association)	
Transaction subject matter	Cooperation Contract No. 02/2017-HTFO between PJSC GAZPROM and the Association, whereby the parties cooperate in the voluntary certification system work on voluntary confirmation of compliance in the form of voluntary certification of certification objects of the Group of products to the requirements of standards, preliminary national standards, codes, corporate standards, contractual terms and documents setting out requirements to certification objects, and to the voluntary certification system requirements.	
Persons interested in the transaction and reasons why each of the persons is interested therein	Mr. V.A. Zubkov	Holds positions in PJSC GAZPROM Board of Directors and in the Association
	Mr. A.B. Miller	Holds positions in PJSC GAZPROM Board of Directors and Management Committee and in the Association Management Committee
	Mr. V.A. Markelov	Holds positions in PJSC GAZPROM Board of Directors and Management Committee and in the Association Management Committee
	Mr. O.E. Aksyutin	Holds positions in PJSC GAZPROM Management Committee and in the Association Management Committee
	Mr. V.V. Cherepanov	Holds positions in PJSC GAZPROM Management Committee and in the Association Management Committee
	Mr. I.Y. Fyodorov	Holds positions in PJSC GAZPROM Management Committee and in the Association Management Committee
Management body resolved to approve of the transaction	No approval of the transaction requested.	
Transaction date	27.02.2017	

Transaction No. 75

Parties	PJSC GAZPROM ASSOCIATION OF GAS CONSTRUCTION COMPANIES (hereinafter the Association)	
Transaction subject matter	Cooperation Contract of 05.10.2017 between PJSC GAZPROM and the Association, whereby the parties cooperate in the voluntary certification system work on voluntary confirmation of compliance in the form of voluntary certification of certification objects of the Group of products to the requirements of standards, preliminary national standards, codes, corporate standards, contractual terms and documents setting out requirements to certification objects, and to the voluntary certification system requirements.	
Persons interested in the transaction and reasons why each of the persons is interested therein	Mr. V.A. Markelov	Holds positions in PJSC GAZPROM Board of Directors and Management Committee and in the Association Board
	Mr. S.F. Prozorov	Holds positions in PJSC GAZPROM Management Committee and in the Association Board
Management body resolved to approve of the transaction	No approval of the transaction requested.	

Transaction date	05.10.2017	
Transaction No. 76		
Parties	PJSC GAZPROM EQUIPMENT MANUFACTURERS ASSOCIATION NEW GAS TECHNOLOGY (hereinafter the Association)	
Transaction subject matter	The Confidentiality Agreement between PJSC GAZPROM and the Association as concerns concluding Cooperation Contract No. 02/2017-HTTO of 27.02.2017. The parties undertake to provide each other with and not to disclose the information constituting trade secret and other confidential information.	
Persons interested in the transaction and reasons why each of the persons is interested therein	Mr. V.A. Zubkov	Holds positions in PJSC GAZPROM Board of Directors and in the Association Supervisory Board
	Mr. A.B. Miller	Holds positions in PJSC GAZPROM Board of Directors and Management Committee and in the Association Management Committee
	Mr. V.A. Markelov	Holds positions in PJSC GAZPROM Board of Directors and Management Committee and in the Association Management Committee
	Mr. O.E. Akxyutin	Holds positions in PJSC GAZPROM Management Committee and in the Association Management Committee
	Mr. V.V. Cherepanov	Holds positions in PJSC GAZPROM Management Committee and in the Association Management Committee
	Mr. I.Y. Fyodorov	Holds positions in PJSC GAZPROM Management Committee and in the Association Management Committee
Management body resolved to approve of the transaction	No approval of the transaction requested.	
Transaction date	01.09.2017	

Transaction No. 77

Parties	PJSC GAZPROM PJSC TRANSNEFT	
Transaction subject matter	PJSC TRANSNEFT undertakes to render PJSC GAZPROM services of transportation of the oil PJSC GAZPROM has title to, or otherwise legally belonging to PJSC GAZPROM, from 01.01.2018 to 31.12.2018, and PJSC GAZPROM undertakes to pay for the said services.	
Other material conditions or their determination procedure	The oil transportation services price is determined by the tariffs established by the competent federal executive authority.	
Persons interested in the transaction and reasons why each of the persons is interested therein	Mr. A.V. Novak	Holds positions in PJSC GAZPROM Board of Directors and PJSC TRANSNEFT Board of Directors
Management body resolved to approve of the	No approval of the transaction requested.	

transaction		
Transaction date	01.12.2017	
Transaction No. 78		
Parties	PJSC GAZPROM PJSC TRANSNEFT	
Transaction subject matter	PJSC TRANSNEFT undertakes to render storage services in respect of oil supplied by PJSC GAZPROM and pooled in the tank farm of the main oil pipeline system and to return oil, and PJSC GAZPROM undertakes to pay for the oil storage services.	
Other material conditions or their determination procedure	The oil storage services price is determined by the tariffs established by the competent federal executive authority.	
Management body resolved to approve of the transaction	No approval of the transaction requested.	
Persons interested in the transaction and reasons why each of the persons is interested therein	Mr. A.V. Novak	Holds positions in PJSC GAZPROM Board of Directors and PJSC TRANSNEFT Board of Directors
Transaction date	01.12.2017	
Transaction No. 79		
Parties	PJSC GAZPROM PJSC GAZPROM NEFT	
Transaction subject matter	Making amendments to Supply Contract No. 07/14 of 09.07.2014 as concerns specifying the Supply Contract subject matter, namely: PJSC GAZPROM NEFT's sending a notice to PJSC GAZPROM of specified monthly commodity supply quantity (before the 27 th of the month preceding the supply period; before the 13 th day of the supply period); specifying the procedure for determining commodity quality parameters; adding the average density parameters form and formulating the new version of the commodity price calculation procedure.	
Other material conditions or their determination procedure	Based on the quality assurance data and quality certificates executed, PJSC GAZPROM NEFT prepares and sends PJSC GAZPROM by email a memorandum of average commodity density parameters and the commodity quantity supplied, as executed in the format agreed upon by the parties, on or before the 3 rd business day of the month following the supply period. The Supplementary Agreement takes effect from the date of its signature by the parties; its terms are applied to the relations established between the parties from 01.06.2016.	
Persons interested in the transaction and reasons why each of the persons is interested therein	Mr. A.B. Miller	Holds positions in PJSC GAZPROM Board of Directors and Management Committee and PJSC GAZPROM NEFT Board of Directors
	Mr. V.A. Golubev	Holds positions in PJSC GAZPROM Management Committee and PJSC GAZPROM NEFT Board of Directors

	Mr. A.V. Kruglov	Holds positions in PJSC GAZPROM Management Committee and PJSC GAZPROM NEFT Board of Directors
	Mr. M.L. Sereda	Holds positions in PJSC GAZPROM Management Committee and PJSC GAZPROM NEFT Board of Directors
	Mr. K.G. Seleznyov	Holds positions in PJSC GAZPROM Management Committee and PJSC GAZPROM NEFT Board of Directors
	Ms. E.V. Mikhailova	Holds positions in PJSC GAZPROM Management Committee and PJSC GAZPROM NEFT Board of Directors
	Mr. V.V. Cherepanov	Holds positions in PJSC GAZPROM Management Committee and PJSC GAZPROM NEFT Board of Directors
Management body resolved to approve of the transaction	No approval of the transaction requested.	
Transaction date	06.02.2017	

Transaction No. 80

Parties	PJSC GAZPROM PJSC GAZPROM NEFT	
Transaction subject matter	Making amendments to Supply Contract without No. of 17.10.2013 between PJSC GAZPROM and PJSC GAZPROM NEFT as concerns changing the supplied commodity quality parameters and the need to comply with requirements of CTO 51-526-2015, <i>Unstable oil of the Eastern area of the Orenburg oil-gas condensate field.</i>	
Other material conditions or their determination procedure	The Supplementary Agreement takes effect from 01.12.2015.	
Persons interested in the transaction and reasons why each of the persons is interested therein	Mr. A.B. Miller	Holds positions in PJSC GAZPROM Board of Directors and Management Committee and PJSC GAZPROM NEFT Board of Directors
	Mr. M.L. Sereda	Holds positions in PJSC GAZPROM Board of Directors and Management Committee and PJSC GAZPROM NEFT Board of Directors
	Mr. V.A. Golubev	Holds positions in PJSC GAZPROM Management Committee and PJSC GAZPROM NEFT Board of Directors
	Mr. A.V. Kruglov	Holds positions in PJSC GAZPROM Management Committee and PJSC GAZPROM NEFT Board of Directors
	Mr. K.G. Seleznyov	Holds positions in PJSC GAZPROM Management Committee and PJSC GAZPROM NEFT Board of Directors
	Ms. E.V. Mikhailova	Holds positions in PJSC GAZPROM Management Committee and PJSC GAZPROM NEFT Board of Directors
	Mr. V.V. Cherepanov	Holds positions in PJSC GAZPROM Management Committee and PJSC GAZPROM NEFT Board of

	Directors
Management body resolved to approve of the transaction	No approval of the transaction requested.
Transaction date	15.02.2017

Transaction No. 81

Parties	PJSC GAZPROM GPB (JSC)	
Beneficiaries	OOO STROYGAZCONSULTING	
Transaction subject matter	PJSC GAZPROM undertakes, in the scope and on the terms defined in the Surety Contract, with OOO STROYGAZCONSULTING subsidiary, to be liable to GPB (JSC) for OOO STROYGAZCONSULTING fulfillment of its obligations to pay the Principal in the amount not exceeding RUB 41,500,000,000.00, having arisen out of Credit Facility Contract No. 306/17-P of 08.12.2017 (hereinafter the Credit Facility Contract) made between GPB (JSC) and OOO STROYGAZCONSULTING. PJSC GAZPROM is not liable to GPB (JSC) for OOO STROYGAZCONSULTING fulfillment of other obligations contained in the Credit Facility Contract.	
Other material conditions or their determination procedure	The Contract takes effect from its signature date and is valid till 01.06.2028.	
Persons interested in the transaction and reasons why each of the persons is interested therein	Mr. A.B. Miller	Holds positions in PJSC GAZPROM Board of Directors and Management Committee and GPB (JSC) Board of Directors
	Mr. M.L. Sereda	Holds positions in PJSC GAZPROM Board of Directors and Management Committee and GPB (JSC) Board of Directors
	Ms. E.A. Vasilieva	Holds positions in PJSC GAZPROM Management Committee and GPB (JSC) Board of Directors
	Mr. A.V. Kruglov	Holds positions in PJSC GAZPROM Management Committee and GPB (JSC) Board of Directors
	Mr. K.G. Seleznyov	Holds positions in PJSC GAZPROM Management Committee and GPB (JSC) Board of Directors
	Mr. A.I. Akimov	Holds positions in PJSC GAZPROM Board of Directors and GPB (JSC) Board of Directors and Management Committee
Management body resolved to approve of the transaction	No approval of the transaction requested.	
Transaction date	19.12.2017	

Transaction No. 82

Parties	PJSC GAZPROM LLC GAZPROM GAZENERGOSET	
Transaction subject matter	Making amendments to Debt Restructuring Contract No. ГЭС1/15 of 12.02.2016 as concerns changing the payment schedule as follows: 2017 payments amounting to RUB 200 mln are deferred to 1Q2018, and the early debt repayment amounting to RUB 2,312,700,000.00 is recorded in 1Q2017.	

Other material conditions or their determination procedure	The total debt as per the payment schedule amounts to RUB 17,117,525,369.31.	
Persons interested in the transaction and reasons why each of the persons is interested therein	Ms. E.V. Mikhailova	Holds positions in PJSC GAZPROM Management Committee and LLC GAZPROM GAZENERGOSET Board of Directors
Management body resolved to approve of the transaction	No approval of the transaction requested.	
Transaction date	11.05.2017	

Transaction No. 83

Parties	PJSC GAZPROM GPB (JSC)	
Transaction subject matter	The Supplementary Agreement Bank Account Contract No. 0001/98 of 05.01.1998 establishes GPB (JSC) account operation procedure in providing the <i>Cash Pooling and Master Account Financing</i> service.	
Other material conditions or their determination procedure	The Supplementary Agreement takes effect from the date of its signature by the parties. The Supplementary Agreement ceases to be in force from the termination date of Cash Pooling and Master Account Financing Contract No. 1 of 18.09.2017.	
Persons interested in the transaction and reasons why each of the persons is interested therein	Mr. A.B. Miller	Holds positions in PJSC GAZPROM Board of Directors and Management Committee and GPB (JSC) Board of Directors
	Mr. A.I. Akimov	Holds positions in PJSC GAZPROM Board of Directors and GPB (JSC) Board of Directors and Management Committee
	Mr. M.L. Sereda	Holds positions in PJSC GAZPROM Board of Directors and Management Committee and GPB (JSC) Board of Directors
	Ms. E.A. Vasilieva	Holds positions in PJSC GAZPROM Management Committee and GPB (JSC) Board of Directors
	Mr. A.V. Kruglov	Holds positions in PJSC GAZPROM Management Committee and GPB (JSC) Board of Directors
	Mr. K.G. Seleznyov	Holds positions in PJSC GAZPROM Management Committee and GPB (JSC) Board of Directors
Management body resolved to approve of the transaction	No approval of the transaction requested.	
Transaction date	27.12.2017	

Transaction No. 84

Parties	PJSC GAZPROM GPB (JSC)	
Transaction subject matter	GPB (JSC) carries out PJSC GAZPROM master account cash crediting and debiting operations and the corporate pool participant account cash crediting and debiting operations as part of the intergroup financing	
Transaction price	According to GPB (JSC) tariffs.	

Other material conditions or their determination procedure	The Contract takes effect from the date of its signature by the parties. The Contract is concluded for one year, with possible extension for every subsequent year.	
Persons interested in the transaction and reasons why each of the persons is interested therein	Mr. A.B. Miller	Holds positions in PJSC GAZPROM Board of Directors and Management Committee and GPB (JSC) Board of Directors
	Mr. A.I. Akimov	Holds positions in PJSC GAZPROM Board of Directors and GPB (JSC) Board of Directors
	Mr. M.L. Sereda	Holds positions in PJSC GAZPROM Board of Directors and Management Committee and GPB (JSC) Board of Directors
	Ms. E.A. Vasilieva	Holds positions in PJSC GAZPROM Management Committee and GPB (JSC) Board of Directors
	Mr. A.V. Kruglov	Holds positions in PJSC GAZPROM Management Committee and GPB (JSC) Board of Directors
	Mr. K.G. Seleznyov	Holds positions in PJSC GAZPROM Management Committee and GPB (JSC) Board of Directors
Management body resolved to approve of the transaction	No approval of the transaction requested.	
Transaction date	18.09.2017	

Mr. A.B. Miller
Management Committee Chairman
PJSC GAZPROM