

Approved of by
PJSC GAZPROM
Board of Directors Resolution
No. 3277 of May 21, 2019

REPORT

on PJSC GAZPROM related party transactions
made in 2018

Saint-Petersburg
2019

Transaction No. 1

Parties	PJSC GAZPROM AO SOGAZ
The Beneficiaries	<p>Beneficiaries under the Assets Insurance Contract (hereinafter the Contract) are operating entities, asset lessees and/or other persons interested – by law, other legal act or the Contract – in the insured assets safety (hereinafter the Beneficiaries). As concerns PJSC GAZPROM (the person with insured liability risk) civil liability as a result of loss of control over the well, the Contract is made for the benefit of the Beneficiaries – third persons that are as follows:-</p> <p>in case of any harm to life and health of individuals – the injured and the persons entitled to indemnity in case of death of the injured, according to the applicable law;</p> <p>in case of any damage to assests – individuals and legal entities bearing the risk of destruction, loss of, damage to damaged assests and, in case of any damage to public or municipal assests, the Russian Federation, the Russian Federation constituents and municipalities represented by government and local authorities; and</p> <p>in case of any harm to the environment – the state represented by authorized executive authorities in charge of environmental safety.</p> <p>The third persons include PJSC GAZPROM employees (the persons with insured liability risk). As concerns PJSC GAZPROM employees (the persons with insured liability risk), the Contract is applicable to the extent the harm to life and health of PJSC GAZPROM employees (the persons with insured liability risk) is not indemnified under mandatory social insurance against accidents at work and occupational diseases.</p>
Transaction subject matter	<p>Under 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 (loss event), within the Contract amount (insured amount), for the Contract fee (insurance premium), in case of the 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 amount per loss event does not exceed AO SOGAZ limit (sublimit) of liability for each loss event. 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 operating entities, asset lessees and/or other persons interested – by law, other legal act or the Contract – in the insured assets safety (hereinafter the Beneficiaries). AO SOGAZ is entitled to request that the Beneficiary claiming insurance indemnify payment performs its obligations under the Contract, including outstanding obligations of PJSC GAZPROM.</p>
Insured asset categories	<p>All the assets insured under the Contract are split into 5 categories as follows:-</p> <p>category 1 assets – all PJSC GAZPROM (movable and immovable) assets other than those falling within categories 2 to 5;</p> <p>category 2 assets – gas, gas condensate and oil wells of different technical use, including equipment;</p> <p>category 3 assets – underwater offshore pipelines and underwater production facilities of Kirinskoye gas condensate field;</p> <p>category 4 assets – offshore floating drilling rigs (FDRs) of various design types; and</p> <p>category 5 assets – vessels and floating equipment.</p>

Insurance premium amount	The total insurance premium amount under the Contract is RUB 6,882,332,600.00, including for:- category 1 assets: RUB 4,282,994,905.00; category 2 assets: RUB 737,829,213.00; category 3 assets: RUB 1,460,747,139.00; category 4 assets: RUB 307,759,877.00; and category 5 assets: RUB 93,001,466.00.
Insured amounts	The Contract Parties have defined that the liability limit for each loss event shall be the maximum possible insurance indemnify for each loss event. The total insured amount for category 1 assets shall be the aggregate of production facilities insured amounts and shall amount to RUB 12,223,946,602,999.00. The contractual insured amount for loss from interruption in operations shall be RUB 1,500,000,000.00. The total insured amount for category 2 assets shall be insured amounts of category 2 assets declared by PJSC GAZPROM and shall amount to RUB 700,838,042,498.00. The total insured amount for category 3 assets shall be insured amounts of category 3 assets declared by PJSC GAZPROM and shall amount to RUB 346,235,039,954.00. The total insured amount for category 4 assets shall be insured amounts of category 4 assets declared by PJSC GAZPROM and shall amount to RUB 112,726,900,000.00. The total insured amount for category 5 assets shall be insured amounts of category 5 assets declared by PJSC GAZPROM and shall amount to RUB 27,856,100,000.00.
Loss events	Under the Contract, AO SOGAZ insures PJSC GAZPROM (the Beneficiaries') property interests in case of the following:- Regarding category 1 assets: direct physical destruction, loss of or damage to the insured assets for any reason not excluded from the Contract (insurance 'against all risks'), including: breakage of machines and equipment, mechanisms, devices, units, transfer devices, destruction, loss of or damage to the assets being part of pipelines as a result of third party actions, pipeline fracture, loss of piping integrity, pipe coupling, and valving; short-receipt by PJSC GAZPROM of expected income from sales of products by hydrocarbon refineries in connection with full or partial termination of their operations, as caused by destruction of or damage to the assets necessary for the operations as a result of events specified in the Contract; and short-receipt by PJSC GAZPROM of rent for leased assets in case of its destruction, loss or damage as a result of events specified in the Contract. Regarding category 2 assets: destruction of or damage to the insured well in the form of loss of control over it for any reason not excluded from the Contract; harm to life, health, assets of third persons, the environment as a result of pollution or contamination caused by loss of control over the well; and destruction, loss of or damage to the insured well and/or drilling equipment as a result of 'intra-well risks'. Regarding category 3 assets: destruction, loss or damage for any reason not excluded from the Contract. Regarding category 4 assets: destruction, loss of or damage to the insured FDRs, their insured equipment for any reason not excluded from the Contract; and

	<p>necessary and reasonable expenses incurred and caused by the loss event or high probability of its occurrence.</p> <p>Insurance regarding category 5 assets shall be on terms of 'liability for destruction and damage included', whereby:-</p> <p>losses as a result of full loss of the vessel or expenses for elimination of damages to the vessel, as well as losses as a result of the vessel got missed;</p> <p>necessary and reasonable expenses incurred for the vessel salvation, for prevention, mitigation and determination of the scope of loss to be indemnified under the Contract; and</p> <p>the vessel's proportion of general average expenses and contributions; are indemnified.</p>	
Insurance period	From 00:00 on 01.07.2018 to 24:00 on 30.06.2019 (both inclusive), by local time at the place of location of the insured assets.	
Interested persons and interest reasons¹	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	15.06.2018. No request received.	
Transaction date	01.07.2018.	

Transaction No. 2

Parties	PJSC GAZPROM OOO GAZPROM MEZHREGIONGAZ	
Transaction subject matter	PJSC GAZPROM undertakes to transfer in OOO GAZPROM MEZHREGIONGAZ ownership, and OOO GAZPROM MEZHREGIONGAZ undertakes to accept and pay for, the following assets owned by PJSC GAZPROM: construction facility in progress – Kovykta-Sayansk-Irkutsk pipeline section from 0 to 112.5 km; 15,381.00 m2 land plot of the category: urban lands, the facility address: 45 Kuibysheva St., Rudovka settlement, Zhigalovsky district, Irkutsk region.	
Transaction price	The asset price is RUB 8,945,195,400.00 (including VAT), namely:- the construction facility in progress price is RUB 7,571,680,000.00. Plus VAT of RUB 1,362,902,400.00; the land plot price is RUB 10,613,000.00, VAT exempt pursuant to Par. 6, Clause 2, Art.146, RF TC.	
Settlement terms	Within 30 calendar days from the date of state registration of the assets title transfer, OOO GAZPROM MEZHREGIONGAZ shall pay for the assets by cash remittance to PJSC GAZPROM current account.	
Asset transfer obligation performance time	Within 10 business days from the Contract signature date, PJSC GAZPROM shall transfer the assets to OOO GAZPROM MEZHREGIONGAZ under an Acceptance Certificate made in three counterparts.	
Asset title transfer time	OOO GAZPROM MEZHREGIONGAZ shall become the assets owner from the state registration of title transfer.	
Contract term	The Contract takes effect from its signature by the Parties and is valid till the Parties have fully discharged their obligations under the Contract.	
Interested persons and interest reasons	Mr. K.G. Seleznyov	Holds a position in PJSC GAZPROM Management Committee and is OOO GAZPROM MEZHREGIONGAZ General Director

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

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

Notice sent	27.04.2018. No request received.
Transaction date	14.05.2018.

Transaction No. 3

Parties	PJSC GAZPROM AO FOOTBALL CLUB ZENIT
Subject matter	<p>AO FC ZENIT undertakes to render PJSC GAZPROM the services of sponsor (mentioning PJSC GAZPROM as the General Sponsor) and other advertising annually, from 01.01.2019 to 31.12.2023, as part of:- official matches of Zenit regular football team in the Russian Football Championship (among Premier League clubs), the Russian Football Cup, the UEFA Europa League and/or the UEFA Champions League; matches of Zenit-M youth football team in youth tournaments among the Premier League and the Champions League clubs; matches of Zenit-2 football team in the National Football League or other official sports competitions where Zenit-2 football team participates; and friendly matches and training events of Zenit, Zenit-M and Zenit-2 football teams, and PJSC GAZPROM undertakes to pay for the services in accordance with the Contract terms and conditions.</p> <p>To develop advertising information materials, AO FC ZENIT undertakes to provide, upon PJSC GAZPROM request, the right to use images (photos and those made in the way similar to taking photos) kept in AO FC ZENIT photograph database (Media Bank) (hereinafter the images) on terms of ordinary (non-exclusive) license, in the maximum number of 200 pieces a year, and PJSC GAZPROM undertakes to pay AO FC ZENIT the remuneration stipulated in the Contract.</p>
Services price and settlement terms	<p>The annual (from January 01 to December 31 of the respective year) services price shall be EUR 30,613,000.00, plus VAT at the rate applicable under the effective law of the Russian Federation on taxes and charges. The price of the right to use the images on terms of ordinary (non-exclusive) license shall be included in the above price and shall amount to EUR 200,000.00, plus VAT at the rate applicable under the effective law of the Russian Federation on taxes and charges.</p> <p>The services rendered under the Contract for a calendar year (from January 01 to December 31 of the respective year) shall be paid for in advance (the advance), in the amount of the annual services price, in rubles at the Bank of Russia rate set as of the payment date. The services shall be paid for not later than February 10 of the respective calendar year, as per an Invoice issued by AO FC ZENIT.</p> <p>The services reporting periods under the Contract shall be as follows:- January 01 through June 30 of each calendar year; July 01 through September 30 of each calendar year; and October 01 through December 31 of each calendar year.</p> <p>AO FC ZENIT shall, within 5 business days from the reporting period end, provide PJSC GAZPROM with an Acceptance Certificate signed by AO FC ZENIT in 2 counterparts, accompanied with a report prepared in accordance with the Contract requirements.</p> <p>AO FC ZENIT shall, within 5 calendar days from the date the Parties sign the respective Services Acceptance Certificate, issue PJSC GAZPROM a Sales Invoice.</p>
Contract term	The Contract takes effect from its signature and is valid till the Parties have fully discharged their obligations under the Contract.

Interested persons and interest reasons	Mr. S.F. Khomyakov	Holds positions in PJSC GAZPROM Management Committee and AO FC Zenit Board of Directors
	Ms. E.V. Mikhailova	Holds positions in PJSC GAZPROM Management Committee and AO FC Zenit Board of Directors
	Mr. K.G. Seleznyov	Holds positions in PJSC GAZPROM Management Committee and AO FC Zenit Board of Directors
Notice sent	31.05.2018. No request received.	
Transaction date	28.06.2018.	

Transaction No. 4

Parties	PJSC GAZPROM OAO SEVERNEFTEGAZPROM	
Supplementary Agreement subject matter	Making amendments to Gas Supply Contract No. 25 ПК-2007 of 13.12.2007 as concerns determination of 2018 gas supply volumes and the gas price for IQ 2018.	
Gas supply volume	From 10 a.m. on 01.01.2018 through 10 a.m. on 01.01.2019 (2018 supplies), OAO SEVERNEFTEGAZPROM undertakes to supply, and PJSC GAZPROM undertakes to offtake, the following gas volumes:- The annual contractual volume of 9,909,304 (in thou. cu.m), including in:- 1 quarter – 2,615,65; 2 quarter – 2,421,171; 3 quarter – 2,200,878; 4 quarter – 2,671,604.	
Gas price	The price for gas supplied from 10 a.m. on 01.01.2018 through 10 a.m. on 01.07.2018 (IQ 2018 supplies) is RUB 1,731.64 per 1,000 cu.m of gas (VAT exclusive).	
Supplementary Agreement entry into force	The Supplementary Agreement to the Contract comes into force from the date of its signature by the Parties. The Supplementary Agreement terms and conditions apply to the relations established between the Parties from 01.01.2018.	
Interested persons and interest reasons	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	05.04.2018. No request received.	
Transaction date	23.04.2018.	

Transaction No. 5

Parties	PJSC GAZPROM OAO SEVERNEFTEGAZPROM	
Supplementary Agreement subject matter	Making amendments to Gas Supply Contract No. 25 ПК-2007 of 13.12.2007 between PJSC GAZPROM and OAO SEVERNEFTEGAZPROM as concerns determination of IIQ 2018 gas price.	
Gas price	The price for gas supplied from 10 a.m. on 01.07.2018 through 10 a.m. on 01.01.2019 (IIQ 2018 supplies) is RUB 1,721.46 per 1,000 cu.m of gas (VAT	

	exclusive).	
Supplementary Agreement entry into force	The Supplementary Agreement to the Contract comes into force from the date of its signature by the Parties.	
Interested persons and interest reasons	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	15.06.2018. No request received.	
Transaction date	29.06.2018.	

Transaction No. 6

Parties	PJSC GAZPROM OAO SEVERNEFTEGAZPROM	
Subject matter	Making amendments to Gas Supply Contract No. 25 ПК-2007 of 13.12.2007 between PJSC GAZPROM and OAO SEVERNEFTEGAZPROM as concerns determination of IIQ 2018 gas price.	
Gas price	The price for gas supplied from 10 a.m. on 01.07.2018 through 10 a.m. on 01.01.2019 (IIQ 2018 supplies) is RUB 2,105.23 per 1,000 cu.m of gas (VAT exclusive).	
Settlement terms	The Parties have come to the agreement that payment for the gas supplied from 01.07.2018 to the signature date of the Supplementary Agreement to the Contract, in the amount of the difference between RUB 2,105.23 and RUB 1,721.46 prices, the latter being provided for by the Contract in Supplementary Agreement No. 27 of 29.06.2018, shall be a one-off payment made not later than 20.12.2018, as per the adjustment Invoice (Sales-12 (gas) Form) and the adjustment Sales Invoice for the said period, as issued within five days from the Supplementary Agreement signature date.	
Supplementary Agreement entry into force	The Supplementary Agreement comes into force from the date of its signature by the Parties. The Supplementary Agreement terms and conditions apply to the relations established between the Parties from 01.07.2018.	
Interested persons and interest reasons	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	25.10.2018. No request received.	
Transaction date	23.11.2018.	

Transaction No. 7

Parties	PJSC GAZPROM AO GAZPROM ORGENERGOGAZ	
Supplementary Agreement subject matter	Making amendments and supplements to Contract No. IIHP-05-65-2016 K(A) of 16.05.2016 for no-load start-up and commissioning as concerns:- change in the Party under the Contract, AO GAZPROM ORGENERGOGAZ, both in the Contract text and in its appendices, to read as the Contractor; change in the work payment procedure; change in the work acceptance procedure; elaboration of AO GAZPROM ORGENERGOGAZ liability before PJSC GAZPROM for non-provision and/or untimely provision of documents evidencing AO GAZPROM ORGENERGOGAZ actual expenses related to the Contract fulfillment; supplementation of the Terms and Definitions article of the Contract with the following definitions: Note on the Cost of Works Performed and Expenses (No. KC-3 Form (updated)) and Savings of the Contractor; replacement of the Transfer and Acceptance Certificate document template with the Works Acceptance Certificate one; and supplementation of the Contract with the following document templates: Note on the Cost of Works Performed and Expenses; Work Performance Register; Consolidated Estimate of Savings Found.	
Work payment procedure	AO GAZPROM ORGENERGOGAZ shall, within 5 calendar days from the date the Parties sign the respective Note on the Cost of Works Performed and Expenses (No. KC-3 Form (updated)), provide OOO GAZPROM DOBYCHA NADYM (the responsible person of PJSC GAZPROM) the original Sales Invoice issued in the name of PJSC GAZPROM, in accordance with Article 169 RF TC in the version applicable at the time of Sales Invoice issuance. Payment for the services rendered shall be by cash transfer to AO GAZPROM ORGENERGOGAZ current account from OOO GAZPROM DOBYCHA NADYM current account, as per the original Sales Invoice, within 70 business days from the Note on the Cost of Works Performed and Expenses (No. KC-3 Form (updated)) signature date.	
Supplementary Agreement entry into force	The Supplementary Agreement comes into force from the date of its signature by the Parties and is valid till the Parties have fully discharged their obligations.	
Interested persons and interest reasons	Mr. S.F. Prozorov	Holds positions in PJSC GAZPROM Management Committee and AO GAZPROM ORGENERGOGAZ Supervisory Board
Notice sent	06.06.2018. No request received.	
Transaction date	16.07.2018.	

Transaction No. 8

Parties	PJSC GAZPROM AO GAZPROM ORGENERGOGAZ	
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Supplementary Agreement subject matter	Making amendments to the no-load start-up and commissioning schedule to Contract No. IIHP-63-01-2016K of 07.11.2016 for no-load start-up and commissioning.	
Supplementary Agreement entry into force	The Supplementary Agreement to the Contract comes into force from the date of its signature by the Parties.	
Interested persons and interest reasons	Mr. S.F. Prozorov	Holds positions in PJSC GAZPROM Management Committee and AO GAZPROM ORGENERGOGAZ Supervisory Board
Notice sent	21.02.2018. No request received.	
Transaction date	15.03.2018.	

Transaction No. 9

Parties	PJSC GAZPROM AO GAZPROM SPACE SYSTEMS	
Transaction subject matter	AO GAZPROM SPACE SYSTEMS lends PJSC GAZPROM RUB 35,000,000,000.00, and PJSC GAZPROM undertakes to repay AO GAZPROM SPACE SYSTEMS the provided Principal and pay all interest thereon in the amount and in the manner stipulated in the Contract.	
Loan disbursement 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 SPACE SYSTEMS for disbursement of a loan in the amount not exceeding the repaid Loan portion.	
Loan interest	The interest rate under the Contract 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: One (1) day (overnight); One (1) week; Two (2) weeks; One (1) month; Two (2) months; Three (3) months; Four (4) months; Five (5) months; Six (6) months; Seven (7) months; Eight (8) months; Nine (9) months; Ten (10) months; Eleven (11) months; Twelve (12) months. The parties may establish any other interest payment procedure by supplementary agreements to the Contract.	
Loan repayment time	The Loan shall mature on 31.12.2018, with subsequent annual extension.	
Liability of the Parties	If PJSC GAZPROM defaults on its obligations to repay the Principal, AO GAZPROM SPACE SYSTEMS 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.	
Loan term	The Contract shall inure on the date when AO GAZPROM SPACE SYSTEMS disburses the Principal or a part thereof to PJSC GAZPROM and shall terminate upon agreement between the Parties or for other reasons envisaged in the Contract and applicable law.	
Interested persons and interest reasons	Mr. V.A. Markelov	Holds positions in PJSC GAZPROM Board of Directors and Management Committee and AO GAZPROM SPACE SYSTEMS Board of Directors
	Mr. M.L. Sereda	Holds positions in PJSC GAZPROM Board of Directors and AO GAZPROM SPACE SYSTEMS Board of Directors

	Mr. S.F. Khomyakov	Holds positions in PJSC GAZPROM Management Committee and AO GAZPROM SPACE SYSTEMS Board of Directors
	Mr. V.A. Mikhalenko	Holds positions in PJSC GAZPROM Management Committee and AO GAZPROM SPACE SYSTEMS Board of Directors
Notice sent	26.12.2017. No request received.	
Transaction date	Contract signature date – 24.12.2018. First tranche date – 26.12.2018.	

Transaction No. 10

Parties	PJSC GAZPROM OOO LAZURNAYA	
Transaction subject matter	OOO LAZURNAYA lends PJSC GAZPROM RUB 5,000,000,000.00, and PJSC GAZPROM undertakes to repay OOO LAZURNAYA the provided Principal and pay all interest thereon in the amount and in the manner stipulated in the Contract.	
Loan disbursement 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 LAZURNAYA for disbursement of a loan in the amount not exceeding the repaid Loan portion.	
Loan interest	The interest rate under the Contract 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: One (1) day (overnight); One (1) week; Two (2) weeks; One (1) month; Two (2) months; Three (3) months; Four (4) months; Five (5) months; Six (6) months; Seven (7) months; Eight (8) months; Nine (9) months; Ten (10) months; Eleven (11) months; Twelve (12) months. The parties may establish any other interest payment procedure by supplementary agreements to the Contract.	
Loan repayment time	The Loan shall mature on 31.12.2018, with subsequent annual extension.	
Liability of the Parties	If PJSC GAZPROM defaults on its obligations to repay the Principal, OOO LAZURNAYA 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.	
Loan term	The Contract shall inure on the date when OOO LAZURNAYA disburses the Principal or a part thereof to PJSC GAZPROM and shall terminate upon agreement between the Parties or for other reasons envisaged in the Contract and applicable law.	
Interested persons and interest reasons	Ms. E.A. Vasilieva	Holds positions in PJSC GAZPROM Management Committee and OOO LAZURNAYA Board of Directors
Notice sent	22.12.2017. No request received.	
Transaction date	Contract signature date – 29.01.2018. First tranche date – 01.02.2018.	

Transaction No. 11

Parties	PJSC GAZPROM OOO LAZURNAYA	
Transaction subject matter	PJSC GAZPROM lends OOO LAZURNAYA RUB 2,000,000,000.00, and OOO LAZURNAYA undertakes to repay PJSC GAZPROM the provided Principal and pay all interest thereon in the amount and in the manner	

	stipulated in the Contract.	
Loan disbursement procedure	The Loan may be provided in full or by installments, according to the written application(s) of OOO LAZURNAYA. If the Loan is exhausted, OOO LAZURNAYA 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.	
Loan interest	The interest rate under the Contract 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: One (1) day (overnight); One (1) week; Two (2) weeks; One (1) month; Two (2) months; Three (3) months; Four (4) months; Five (5) months; Six (6) months; Seven (7) months; Eight (8) months; Nine (9) months; Ten (10) months; Eleven (11) months; Twelve (12) months. The parties may establish any other interest payment procedure by supplementary agreements to the Contract.	
Loan repayment time	The Loan shall mature on 31.12.2018, with subsequent annual extension.	
Liability of the Parties	If OOO LAZURNAYA defaults on its obligations to repay the Principal, PJSC GAZPROM is entitled to claim that OOO LAZURNAYA pays the forfeit of 0.1% of the past-due remittance amount for each day of the delay.	
Contract term	The Contract shall inure on the date when PJSC GAZPROM disburses the Principal or a part thereof to OOO LAZURNAYA and shall terminate upon agreement between the Parties or for other reasons envisaged in the Contract and applicable law.	
Interested persons and interest reasons	Ms. E.A. Vasilieva	Holds positions in PJSC GAZPROM Management Committee and OOO LAZURNAYA Board of Directors
Notice sent	22.12.2017. No request received.	
Transaction date	Contract signature date – 29.01.2018. First tranche date – 16.02.2018.	

Transaction No. 12

Parties	PJSC GAZPROM OOO GAZPROM MEZHREGIONGAZ	
Transaction subject matter	OOO GAZPROM MEZHREGIONGAZ lends PJSC GAZPROM RUB 40,000,000,000.00, and PJSC GAZPROM undertakes to repay OOO GAZPROM MEZHREGIONGAZ the provided Principal and pay all interest thereon in the amount and in the manner stipulated in the Contract.	
Loan disbursement 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 MEZHREGIONGAZ for disbursement of a loan in the amount not exceeding the repaid Loan portion.	
Loan interest	The interest rate under the Contract 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: One (1) day (overnight); One (1) week; Two (2) weeks; One (1) month; Two (2) months; Three (3) months; Four (4) months; Five (5) months; Six (6) months; Seven (7) months; Eight (8) months; Nine (9) months; Ten (10) months; Eleven (11) months; Twelve (12) months. The	

	parties may establish any other interest payment procedure by supplementary agreements to the Contract.	
Loan repayment time	The Loan shall mature on 31.12.2018, with subsequent annual extension.	
Liability of the Parties	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.	
Contract term	The Contract shall inure on the date when OOO GAZPROM MEZHREGIONGAZ disburses the Principal or a part thereof to PJSC GAZPROM and shall terminate upon agreement between the Parties or for other reasons envisaged in the Contract and applicable law.	
Interested persons and interest reasons	Mr. K.G. Seleznyov	Holds a position in PJSC GAZPROM Management Committee and is OOO GAZPROM MEZHREGIONGAZ General Director
Notice sent	26.03.2018. No request received.	
Transaction date	Contract signature date – 17.04.2018. First tranche date – 20.07.2018.	

Transaction No. 13

Parties	PJSC GAZPROM GPB BANK (AO)
Transaction subject matter	Making amendments and supplements to Deposit Operations Master Contract No. Д1-0001/2013 of 12.09.2013 (hereinafter the Master Contract) as concerns:- extension of the Master Contract term till 12.09.2023 inclusive; change in the brand names and bank details of the Parties; change in transaction terms and conditions and the procedure for entering thereinto; change in terms and conditions of early deposit return upon PJSC GAZPROM request; supplementation of the Master Contract with an Early Deposit Return Request Form; and change in the dispute settlement procedure.
Transaction terms and procedure for entering	The Parties shall agree upon material terms and conditions of the transaction by Thomson Reuters or Bloomberg system or by phone. The Parties shall be free to enter into transactions as follows:- by exchange of approvals. The transaction shall be deemed made from the time funds in the deposit amount are credited to the deposit account, provided that the Parties have exchanged approvals with the same transaction terms and conditions. The Parties shall exchange approvals not later than 17:30 (on Fridays and the days preceding the Russian Federation holidays – not later than 16:30) Moscow time on the deposit placement date. The Parties shall exchange approvals in one of the following ways:- the Parties shall provide each other with original hard copy approvals; by emailing a graphic file (in jpg, pdf etc. format) containing a scanned copy of the approval; by facsimile; or by the Client-Bank System. The approvals shall be sent using the Parties' details specified in the Master Contract. The Parties shall, within Seven (7) business days following the Deposit Placement Date, exchange hard copy approvals with original personal

	<p>signatures of authorized persons and seals of the Parties, as transferred earlier using facsimile or email.</p> <p>The exchange of hard copy approvals with an original personal signature of an authorized person and a seal of the respective Party shall not be carried out, if the respective approvals have been transferred earlier by the Client-Bank System via electronic document exchange in the GPB-Dealing System. The transaction shall be deemed made using the GPB-Dealing System, if the Parties have exchanged electronic documents containing the same transaction terms and conditions in the GPB-Dealing System.</p> <p>Entering into the transaction using the GPB-Dealing System shall result in generation of the Ticket ED with the same contents for each of the Parties. The procedure for entering into transactions using the GPB-Dealing System, including the electronic document exchange procedure, shall be governed by the agreement for the GPB-Dealing System use.</p>	
Early Deposit Return Requests	<p>If the Parties do not agree otherwise at entering into the transaction, in case of an early deposit return upon PJSC GAZPROM request pursuant to the Early Deposit Return Request, the deposit interest shall accrue on:-</p> <p>deposits in the Russian Federation currency at the rate of 0.1% per annum; and</p> <p>deposits in foreign currency at the rate of 0.01% per annum, from the date following the date of deposit amount crediting to the deposit account to the date of its return to PJSC GAZPROM inclusive.</p>	
Dispute settlement procedure	<p>Any disputes and/or disagreements between the Parties arising in the Master Contract fulfillment shall be settled in the Moscow City Arbitration Court following the pre-trial dispute settlement procedure provided for by the Russian Federation law.</p>	
Supplementary Agreement entry into force	<p>The Supplementary Agreement comes into force from the date of its signature by the Parties.</p>	
Interested persons and interest reasons	Mr. A.B. Miller	Holds positions in PJSC GAZPROM Board of Directors and Management Committee and GPB BANK (AO) Board of Directors
	Mr. A.I. Akimov	Holds positions in PJSC GAZPROM Board of Directors and GPB BANK (AO) Board of Directors and Management Committee
	Mr. M.L. Sereda	Holds positions in PJSC GAZPROM Board of Directors and GPB BANK (AO) Board of Directors
	Ms. E.A. Vasilieva	Holds positions in PJSC GAZPROM Management Committee and GPB BANK (AO) Board of Directors
	Mr. A.V. Kruglov	Holds positions in PJSC GAZPROM Management Committee and GPB BANK (AO) Board of Directors
	Mr. K.G. Seleznyov	Holds positions in PJSC GAZPROM Management Committee and GPB BANK (AO) Board of Directors
Notice sent	07.12.2017. No request received.	
Transaction date	23.01.2018.	

Transaction No. 14

Parties	PJSC GAZPROM OOO GAZPROM PERERABOTKA BLAGOVESCHENSK
Transaction subject matter	Making amendments and supplements to Loan Contract No. 1 of 14.04.2017 in connection with OOO GAZPROM PERERABOTKA

	BLAGOVESCHENSK joining the CGT as concerns a change in the interest rate and supplementation of the Contract with a form of the Supplementary Agreement for interest rate establishment.	
Loan interest	The Contract interest rate is fixed at 0%. If OOO GAZPROM PERERABOTKA BLAGOVESCHENSK exits the consolidated group of taxpayers with PJSC GAZPROM responsible participant before expiration of the Contract, the Parties shall, within 30 days from the date the Contract for consolidated group of taxpayers with PJSC GAZPROM responsible participant comes into force, conclude a Supplementary Agreement to the Contract, for interest rate establishment in the established form. The Supplementary Agreement terms and conditions apply to the relations established between the Parties from the date the Contract for consolidated group of taxpayers with PJSC GAZPROM responsible participant comes into force.	
Supplementary Agreement entry into force	The Supplementary Agreement comes into force from the date of its signature by the Parties. The Supplementary Agreement terms and conditions apply to the relations established between the Parties from the date OOO GAZPROM PERERABOTKA BLAGOVESCHENSK joins the consolidated group of taxpayers with PJSC GAZPROM responsible participant.	
Interested persons and interest reasons	Mr. S.F. Prozorov	Holds positions in PJSC GAZPROM Management Committee and OOO GAZPROM PERERABOTKA BLAGOVESCHENSK Board of Directors
Notice sent	29.12.2017. No request received.	
Transaction date	31.01.2018.	

Transaction No. 15

Parties	PJSC GAZPROM OOO GAZPROM PERERABOTKA BLAGOVESCHENSK	
Transaction subject matter	Making amendments and supplements to Loan Contract No. 2 of 14.04.2017 in connection with OOO GAZPROM PERERABOTKA BLAGOVESCHENSK joining the CGT as concerns a change in the interest rate and supplementation of the Contract with a form of the Supplementary Agreement for interest rate establishment.	
Loan interest	The Contract interest rate is fixed at 0%. If OOO GAZPROM PERERABOTKA BLAGOVESCHENSK exits the consolidated group of taxpayers with PJSC GAZPROM responsible participant, the Parties shall, within Thirty (30) days from the date of entry into force of the amendments to the Contract for creation of CGT with PJSC GAZPROM responsible participant, conclude a Supplementary Agreement to the Contract, for interest rate establishment in the established form. The Supplementary Agreement terms and conditions apply to the relations established between the Parties from the date of entry into force of the amendments to the Contract for creation of CGT with PJSC GAZPROM responsible participant. If OOO GAZPROM PERERABOTKA BLAGOVESCHENSK does not sign the Supplementary Agreement to the Contract, for interest rate establishment, within thirty days, PJSC GAZPROM shall have the right to claim early repayment of the Principal amount. OOO GAZPROM PERERABOTKA BLAGOVESCHENSK shall, within 5 business days from the date it receives PJSC GAZPROM written notice, repay the Principal amount.	
Supplementary	The Supplementary Agreement comes into force from the date of its	

Agreement entry into force	signature by the Parties. The Supplementary Agreement terms and conditions apply to the relations established between the Parties from the date OOO GAZPROM PERERABOTKA BLAGOVESCHENSK joins the consolidated group of taxpayers with PJSC GAZPROM responsible participant.	
Interested persons and interest reasons	Mr. S.F. Prozorov	Holds positions in PJSC GAZPROM Management Committee and OOO GAZPROM PERERABOTKA BLAGOVESCHENSK Board of Directors
Notice sent	29.12.2017. No request received.	
Transaction date	31.01.2018.	

Transaction No. 16

Parties	PJSC GAZPROM AO BANK ROSSIYA
Transaction subject matter	The Contract has been concluded in connection with AO BANK ROSSIYA rendering financial and banking services to PJSC GAZPROM (including under Bank Account Contract No. PK 4078483 of 05.05.2003). In accordance with the Contract terms and conditions, the Parties undertake to provide each other with, in fulfillment of the contracts (agreements) made between them, and not to disclose the information that constitutes business secret and any other confidential information.
Obligations of the Parties	<p>PJSC GAZPROM and AO BANK ROSSIYA undertake:-</p> <ul style="list-style-type: none"> to transfer media with the Confidential Information under an Acceptance Certificate for confidential documents, as envisaged in the Contract and signed by authorized representatives of the Parties; inform each other in writing and in reasonable time of the persons authorized to accept and transfer the Confidential Information; to transfer the Confidential Information by registered mail using express, courier mail services or special post or by employees of the Parties (corporate couriers); not to transfer the Confidential Information to each other by open communication channels, including by facsimile and via the Internet, unless appropriate protection measures satisfactory to both Parties have been taken; to protect the Confidential Information, ensuring its security (non-disclosure); to use the Confidential Information strictly for fulfillment of the Contract obligations. <p>In this regard, not to sell, exchange, publish or otherwise disclose the information, including by printing, copying or using electronic media, without a prior written consent of the Party that has transferred the Confidential Information (hereinafter the Transferring Party). Provision of the Confidential Information to a government authority and a municipal authority shall not be deemed the Confidential Information disclosure in the cases when such authorities are authorized to require the Confidential Information provision in accordance with the Russian Federation law. In this regard, the Confidential Information shall be provided to the above-mentioned authorities to the extent required under the applicable legal and regulatory acts, subpoena or reasoned requirements of authorized government authorities and municipal authorities. In all of the above cases, the Party having received the Confidential Information shall inform the Transferring Party of the Confidential Information provision before such provision and, if not possible, within 3 business days after such provision, specifying the scope and nature of the Confidential Information to be</p>

	provided (provided); to handle the Confidential Information and its media according to regulatory requirements and documents of the Parties and to ensure the Confidential Information non-disclosure; and to immediately inform each other of any Confidential Information disclosure cases, to have such cases investigated.
Liability of the Parties	The Party at fault for disclosure of the Confidential Information shall compensate for any losses incurred by the other Party in connection with the Confidential Information disclosure.
Contract entry into force and validity period	The Contract comes into force from the date of its signature by the Parties and is valid for 5 years.
Interested persons and interest reasons	Mr. K.G. Seleznyov Holds positions in PJSC GAZPROM Management Committee and AO BANK ROSSIYA Board of Directors
Notice sent	21.11.2018. No request received.
Transaction date	10.12.2018.

Transaction No. 17

Parties	PJSC GAZPROM OOO LAZURNAYA
Transaction subject matter	The Contract defines the Parties' accounting procedure for settlements – cash remittances (transfers) under the Loan Contract between PJSC GAZPROM and OOO LAZURNAYA, whereby OOO LAZURNAYA is the Lender (hereinafter Contract No. 1), and the Loan Contract between PJSC GAZPROM and OOO LAZURNAYA, whereby PJSC GAZPROM is the Lender (hereinafter Contract No. 2). The Contract applies to disbursement and/or return (repayment) of the Principal under Contract No. 1 and Contract No. 2 only, including partial or full prepayment of the Principal, and does not apply to payment (transfer) of the interest accrued under Contract No. 1 and Contract No. 2.
Other material conditions or their determination procedure	Cash remittance from OOO LAZURNAYA to PJSC GAZPROM with a reference to the Contract is, respectively, either:- the Principal prepayment under Contract No. 2 (on the initiative of OOO LAZURNAYA); 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 LAZURNAYA) 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. 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; 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 LAZURNAYA with a reference to the Contract is, respectively, either:-

	<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 Contract No. 1 expiry;</p> <p>the Principal repayment under Contract No. 1 in connection with Contract No. 1 expiry 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>		
Contract entry into force and validity period	The Contract takes effect on the effective date of Contract No. 1 or Contract No. 2 and is valid till the termination date of Contract No. 1 and Contract No. 2.		
Interested persons and interest reasons	<table border="1"> <tr> <td>Ms. E.A. Vasilieva</td> <td>Holds positions in PJSC GAZPROM Management Committee and OOO LAZURNAYA Board of Directors</td> </tr> </table>	Ms. E.A. Vasilieva	Holds positions in PJSC GAZPROM Management Committee and OOO LAZURNAYA Board of Directors
Ms. E.A. Vasilieva	Holds positions in PJSC GAZPROM Management Committee and OOO LAZURNAYA Board of Directors		
Notice sent	22.12.2017. No request received.		
Transaction date	29.01.2018.		

Transaction No. 18

Parties	<p>PJSC GAZPROM</p> <p>AO RUSSIAN AGRICULTURAL BANK</p>
Transaction subject matter	The Contract on general terms of currency purchase and sale defines the procedure for making and implementing supply and conversion transactions of TOD, TOM and SPOT types, as well as currency swap transactions.
Transaction procedure for entering and approval	<p>The transactions may be made on the initiative of any of the Parties. Each Party shall be free, at its own discretion and without any explanations, to reject the transaction offered by the other Party.</p> <p>To enter into the transactions, the Parties shall negotiate using means of communication to agree upon material terms, namely:-</p> <p>as concerns the supply and conversion transaction:-</p> <ul style="list-style-type: none"> the conclusion date; the value date; the currency name and amount to be supplied by one of the Parties; and the name of currency to be supplied by the other Party, the currency amount or exchange rate. <p>The Parties also have the right to agree upon any transaction terms additional to the material ones mentioned above, including, but not limited to, prepayment by one of the Parties, payment instructions of the Parties.</p> <p>as concerns the currency swap transaction:-</p> <ul style="list-style-type: none"> the conclusion date; the initial payment date; the currency name and amount to be supplied by one of the Parties on the initial payment date; the currency name and amount to be supplied by the other Party on the initial payment date or the currency exchange rate as of the initial payment date; the final payment date; the currency name and amount to be supplied by one of the Parties on the final payment date; and the currency name and amount to be supplied by the other Party on the final

	<p>payment date or the the currency exchange rate as of the final payment date. The Parties also have the right to agree upon any transaction terms additional to the material ones mentioned above, including, but not limited to, prepayment by one of the Parties, payment instructions of the Parties. The transaction conclusion shall be accompanied with the Parties' obligatory prior agreement of its material terms by Thomson Reuters or Bloomberg system.</p> <p>Upon agreement of the material terms, PJSC GAZPROM shall send AO RUSSIAN AGRICULTURAL BANK a copy of the transaction approval by facsimile or email or by a remote banking system (hereinafter RBS) not later than 17:00, Moscow time, on the material transaction terms agreement date. If AO RUSSIAN AGRICULTURAL BANK consents to the terms specified in the approval received from PJSC GAZPROM and they correspond to the terms preagreed by the Parties by Thomson Reuters or Bloomberg system, AO RUSSIAN AGRICULTURAL BANK shall accept the approval by:- certifying the copy received by facsimile with AO RUSSIAN AGRICULTURAL BANK authorized person signature and corporate seal and by sending PJSC GAZPROM of this certified copy by facsimile not later than 18:00, Moscow time, on the material transaction terms agreement date; or by certifying the copy received by email with AO RUSSIAN AGRICULTURAL BANK authorized person signature and corporate seal and by sending PJSC GAZPROM of this certified copy by email not later than 18:00, Moscow time, on the material transaction terms agreement date; or by sending the approval signed with an authorized person electronic signature in accordance with the RBS Contract to PJSC GAZPROM by the RBS system not later than 18:00, Moscow time, on the material transaction terms agreement date.</p> <p>The transaction shall be deemed made at the time of complete approval exchange by the Parties.</p> <p>In case of any discrepancies between the Contract provisions and the approval, the approval shall prevail for the purposes of the respective transaction.</p>
Dispute settlement procedure	Any disputes and disagreements that may arise out of the Contract, transactions or in connection therewith shall be settled by the Parties through negotiations, if possible. In case of impossibility to reach agreement through negotiations, all disputes, disagreements or claims arising out of the Contract, transactions or in connection therewith, including with respect to their fulfillment, breach, termination or invalidity, shall be settled in the Moscow City Arbitration Court.
Entry into force	The Contract comes into force from the date of its signature by both Parties.
Interested persons and interest reasons	Mr. D.N. Patrushev Holds positions in PJSC GAZPROM Board of Directors and AO RUSSIAN AGRICULTURAL BANK Supervisory Board
Notice sent	13.12.2017. No request received.
Transaction date	16.01.2018.

Transaction No. 19

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 2015/2019 as concerns gas supply volume

	increase in 2018 and its allocation across 2018 quarters (increase in IVQ 2018).	
Gas supply volume	PJSC GAZPROM undertakes to sell OAO GAZPROM TRANSGAZ BELARUS, and OAO GAZPROM TRANSGAZ BELARUS undertakes to purchase from PJSC GAZPROM, 20.6 Bcm of gas in 2018. The IVQ 2018 supply volume shall be 6,400 mln. cu.m.	
Supplement entry into force	The Supplement to the Contract takes effect from the date of its signature and applies to the relations established between the Parties from 01.01.2018.	
Interested persons and interest reasons	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
	Mr. S.F. Prozorov	Holds positions in PJSC GAZPROM Management Committee and OAO GAZPROM TRANSGAZ BELARUS Supervisory Board
	Mr. I.Y. Fyodorov	Holds positions in PJSC GAZPROM Management Committee and OAO GAZPROM TRANSGAZ BELARUS Supervisory Board
Notice sent	14.12.2018. No request received.	
Transaction date	29.12.2018.	

Transaction No. 20

Parties	PJSC GAZPROM GAZPROM SCHWEIZ AG
Transaction subject matter	Making amendments to Contract No. P-TP-12 of December 29, 2011, between PJSC GAZPROM and GAZPROM SCHWEIZ AG as concerns the settlement procedure and GAZPROM SCHWEIZ AG bank details.
Settlement terms	GAZPROM SCHWEIZ AG shall pay for services under the Contract monthly, by cash remittance to PJSC GAZPROM account in the following manner:- PJSC GAZPROM shall, not later than the 25 th of the month immediately preceding the services rendering month, send GAZPROM SCHWEIZ AG a Letter of Approval containing a reference to the Contract and an advance payment amount towards payment for the services in that services rendering month. The advance payment amount shall not be less than the actual services price specified in the last monthly business Services Rendering Certificate signed by the Parties. GAZPROM SCHWEIZ AG shall, not later than two calendar days before the end of the month immediately preceding the services rendering month, fully pay the advance payment amount specified by PJSC GAZPROM in the Letter of Approval in accordance with the Contract. If the price in the respective monthly business Services Rendering Certificate in the services rendering month exceeds the amount paid according to the respective Letter of Approval, GAZPROM SCHWEIZ AG shall make an additional payment in the amount of the excess not later than the last day of the month following such services rendering month, as per the monthly business Services Rendering Certificate and/or an Invoice and/or a Sales Invoice issued by PJSC GAZPROM not later than 5 calendar days from the respective Certificate signature date. If the price in the respective monthly business Services Rendering Certificate in the services rendering month is less than the amount paid according to the respective Letter of Approval, PJSC

	GAZPROM shall, upon the business Services Rendering Certificate signature, offset the excess paid by GAZPROM SCHWEIZ AG against payment for the next month services. GAZPROM SCHWEIZ AG obligations under these provisions shall be deemed duly discharged from the date of crediting the respective payments to PJSC GAZPROM account in full. PJSC GAZPROM shall have the right to refuse rendering of the services to GAZPROM SCHWEIZ AG, if GAZPROM SCHWEIZ AG has not duly paid for such services in regard to the respective services rendering month. However, PJSC GAZPROM shall resume rendering of such services from the time of due payment therefor.	
Supplement entry into force	The Supplement to the Contract takes effect from the date of its signature and applies to the relations established between the Parties from 01.05.2018.	
Interested persons and interest reasons	Mr. M.L. Sereda	Holds positions in PJSC GAZPROM Board of Directors and GAZPROM SCHWEIZ AG Administrative Board
Notice sent	12.07.2018. No request received.	
Transaction date	30.07.2018.	

Transaction No. 21

Parties	PJSC GAZPROM AO GAZTRANSIT
Transaction subject matter	Making amendments to the Compression Contract between OAO GAZPROM and ZAO GAZTRANSIT of April 20, 2000, as concerns the services price.
Services price	The total services price for the period from 01.01.2018 to 31.12.2019, inclusive, shall be maximum USD 26,257,000.00 (VAT exclusive). The Parties shall set the services price for each reporting month of the services rendering by signature of a business Certificate. The Parties shall set the services price for each reporting month falling within the period from 01.01.2018 to 31.12.2018, inclusive, so that the total actual services price calculated cumulatively (from the first reporting month of the said period to the last day of such reporting month inclusive) shall not exceed USD 18,128,500.00 (VAT exclusive). Regardless of the actual scope of services rendered in that period, PJSC GAZPROM obligations to pay for the services rendered by AO GAZTRANSIT in the period from 01.01.2018 to 31.12.2018, inclusive, shall in no way exceed the lesser of the amounts stated below: the actual cumulative services price for all reporting months falling within the period from 01.01.2018 to 31.12.2018, inclusive, or USD 18,128,500.00 (VAT exclusive). The Parties shall set the services price for each reporting month falling within the period from 01.01.2019 to 31.12.2019, inclusive, so that the total actual services price calculated cumulatively (from the first reporting month of the said period to the last day of such reporting month inclusive) shall not exceed the difference between the total services price specified in the first paragraph of this Article and PJSC GAZPROM actual amount paid against payment for the services rendered by AO GAZTRANSIT in the period from 01.01.2018 to 31.12.2018, inclusive. Regardless of the actual scope of services rendered in that period, PJSC GAZPROM obligations to pay for the services rendered by AO GAZTRANSIT in the period from 01.01.2019 to 31.12.2019, inclusive, shall in no way exceed the lesser of the amounts stated below: the actual cumulative services price for all reporting months falling within the period from 01.01.2019 to 31.12.2019, inclusive, or the difference between the total services price specified in the first paragraph of this Article and PJSC GAZPROM actual amount paid against payment for the services rendered by

	AO GAZTRANSIT in the period from 01.01.2018 to 31.12.2018, inclusive.	
Supplement entry into force	The Supplement takes effect from the date of its signature and applies to the relations established between the Parties from 01.01.2018.	
Interested persons and interest reasons	Mr. A.I. Medvedev	Holds positions in PJSC GAZPROM Management Committee and AO GAZTRANSIT Supervisory Board
Notice sent	23.07.2018. No request received.	
Transaction date	07.08.2018.	

Transaction No. 22

Parties	PJSC GAZPROM OOO GAZPROM PERERABOTKA BLAGOVESCHENSK	
Transaction subject matter	PJSC GAZPROM lends OOO GAZPROM PERERABOTKA BLAGOVESCHENSK maximum RUB 42,900,000,000.00, and OOO GAZPROM PERERABOTKA BLAGOVESCHENSK undertakes to repay the provided Principal in full, in the manner and the time stipulated in the Contract.	
Loan purpose	OOO GAZPROM PERERABOTKA BLAGOVESCHENSK shall use cash lent by PJSC GAZPROM to replenish its working capital.	
Loan disbursement procedure	PJSC GAZPROM shall disburse the Loan by tranches, upon OOO GAZPROM PERERABOTKA BLAGOVESCHENSK written request, by cash remittance to OOO GAZPROM PERERABOTKA BLAGOVESCHENSK current account, in the total amount not exceeding the Principal.	
Loan interest	Interest is not accrued on the Principal and is not paid.	
Loan repayment time	OOO GAZPROM PERERABOTKA BLAGOVESCHENSK undertakes to repay the Principal within 365 days from the remittance date of the first Principal tranche, by cash remittance to PJSC GAZPROM current account specified in the Contract. The Principal repayment date shall be the date of crediting cash to PJSC GAZPROM current account.	
Liability of the Parties	In case of the Principal maturity breach, PJSC GAZPROM shall be entitled to claim that OOO GAZPROM PERERABOTKA BLAGOVESCHENSK pays a penalty of 0.01% of the outstanding amount for each calendar day of the delay.	
Contract term	The Contract takes effect from the date of crediting the first Principal tranche to OOO GAZPROM PERERABOTKA BLAGOVESCHENSK current account and is valid till the Parties have fully discharged their obligations under the Contract.	
Interested persons and interest reasons	Mr. S.F. Prozorov	Holds positions in PJSC GAZPROM Management Committee and OOO GAZPROM PERERABOTKA BLAGOVESCHENSK Board of Directors
Notice sent	11.09.2018. No request received.	
Transaction date	27.09.2018.	

Transaction No. 23

Parties	PJSC GAZPROM OOO CENTRKASPNEFTEGAZ	
Transaction subject matter	Making amendments to Loan Contract No. ЦКНГ-0507 of 29.05.2007 as concerns: the Principal repayment extension till 25.12.2018; setting the Loan interest at 8.27% per annum; the dispute settlement procedure change.	

Dispute settlement procedure	In case of impossibility to reach agreement through negotiations, all disputes, disagreements or claims arising out of the Contract or in connection therewith, including with respect to its fulfillment, breach, termination or invalidity, shall be settled in the manner provided for by the applicable Russian Federation law.	
Supplementary Agreement entry into force	The Supplementary Agreement takes effect from 01.01.2018. The provisions envisaging the Loan maturity change apply to the relations established between the Parties from 22.12.2017.	
Interested persons and interest reasons	Mr. D.N. Patrushev	Member of PJSC GAZPROM Board of Directors. Mr. A.N. Patrushev, sibling of Mr. D.N. Patrushev, is Chairman of OOO CENTRKASPNEFTEGAZ Board of Directors
Notice sent	16.01.2018. No request received.	
Transaction date	14.02.2018.	

Transaction No. 24

Parties	PJSC GAZPROM OOO CENTRKASPNEFTEGAZ	
Transaction subject matter	Making amendments to Loan Contract No. 0608 of 05.06.2008 as concerns: the Principal repayment extension till 25.12.2018; setting the Loan interest at 8.27% per annum; the dispute settlement procedure change.	
Dispute settlement procedure	In case of impossibility to reach agreement through negotiations, all disputes, disagreements or claims arising out of the Contract or in connection therewith, including with respect to its fulfillment, breach, termination or invalidity, shall be settled in the manner provided for by the applicable Russian Federation law.	
Supplementary Agreement entry into force	The Supplementary Agreement takes effect from 01.01.2018. The provisions envisaging the Loan maturity change apply to the relations established between the Parties from 22.12.2017.	
Interested persons and interest reasons	Mr. D.N. Patrushev	Member of PJSC GAZPROM Board of Directors. Mr. A.N. Patrushev, sibling of Mr. D.N. Patrushev, is Chairman of OOO CENTRKASPNEFTEGAZ Board of Directors
Notice sent	16.01.2018. No request received.	
Transaction date	14.02.2018.	

Transaction No. 25

Parties	PJSC GAZPROM SOUTH STREAM TRANSPORT B.V.	
Transaction subject matter	PJSC GAZPROM lends SOUTH STREAM TRANSPORT B.V. funds in the total amount not exceeding EUR550,000,000.00, and SOUTH STREAM TRANSPORT B.V. undertakes to repay the provided Principal in full (hereinafter the Principal) and to pay interest thereon (hereinafter the Interest) in the manner and the time stipulated in the Contract.	
Loan purpose	SOUTH STREAM TRANSPORT B.V. shall use cash lent by PJSC GAZPROM to replenish its working capital.	
Loan interest	PJSC GAZPROM shall accrue the Interest under the Contract monthly, at 3.86% per annum, on the outstanding amount of the Principal. The Interest rate may be changed upon written mutual agreement of the Parties.	
Loan repayment time	SOUTH STREAM TRANSPORT B.V. undertakes to repay the Principal not later than 30.12.2021 by cash crediting to PJSC GAZPROM current account.	

Liability of the Parties	In case of a failure to repay the Principal and/or pay the Interest in time, PJSC GAZPROM is entitled to claim that SOUTH STREAM TRANSPORT B.V. pays the forfeit of 0.01% of the past-due remittance amount for each calendar day of the delay.	
Contract term	The Contract takes effect from the time PJSC GAZPROM remits the first Loan tranche and is valid till the Parties have fully discharged their obligations under the Contract.	
Interested persons and interest reasons	Mr. O.E. Aksyutin	Holds positions in PJSC GAZPROM Management Committee and SOUTH STREAM TRANSPORT B.V. Board of Directors
	Mr. S.F. Prozorov	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	16.01.2018. No request received.	
Transaction date	31.01.2018.	

Transaction No. 26

Parties	PJSC GAZPROM OAO BELGAZPROMBANK
Transaction subject matter	PJSC GAZPROM, as part of the private offering of registered uncertified shares of OAO BELGAZPROMBANK additional issue (hereinafter the Shares), as declared by resolution of OAO BELGAZPROMBANK General Meeting of Shareholders, undertakes to pay cash against payment for the Shares and, upon the Shares state registration with the Securities Department of the Ministry of Finance of the Republic of Belarus (the Registrar), accept in ownership the respective number of the Shares, and OAO BELGAZPROMBANK undertakes to accept PJSC GAZPROM cash and, provided that the Shares issue is recognized, to transfer PJSC GAZPROM in ownership the respective number of the paid Shares upon their state registration with the Registrar.
Shares data	The Issuer – OAO BELGAZPROMBANK. The Shares form – uncertified. The Shares class – common (ordinary). The nominal value per Share – 1 Belorussian kopeck. The subscription price per Share – 1 Belorussian kopeck. The Shares number – the number of the Shares transferred in PJSC GAZPROM ownership under the Contract is determined as the ratio of the total Contract amount in Belorussian rubles, as fixed in the Contract, to the nominal value per Share. The number of the Shares transferred in PJSC GAZPROM ownership is calculated by rounding to the integer in accordance with mathematical rounding rules. The total Contract amount is equivalent to RUB 2,478,686,250.00 at the Republic of Belarus National Bank rate set as of the date OAO BELGAZPROMBANK General Meeting of Shareholders adopts the resolution to increase the authorized capital.
Liability of the Parties	The Parties undertake to discharge all obligations under the Contract accurately and timely. Any of the Parties breaching the Contract terms shall compensate the other Party for all losses incurred as a result of its breach of obligations. OAO BELGAZPROMBANK shall not be liable for PJSC GAZPROM obligations, and PJSC GAZPROM shall not be liable for OAO BELGAZPROMBANK obligations.

Warranties of the Parties	<p>OAo BELGAZPROMBANK warranties that:- the transaction is in accordance with the Republic of Belarus law; and the securities PJSC GAZPROM purchases pursuant to the Contract are not pledged, any other limitations and prohibitions on transactions therewith do not exist.</p> <p>PJSC GAZPROM warranties that it has followed all internal procedures and obtained all necessary permits to purchase OAo BELGAZPROMBANK Shares in ownership.</p>	
Applicable law	The Contract is regulated and construed in accordance with the Republic of Belarus law.	
Contract term	The Contract takes effect and is deemed made from the time of its signature by representatives of the Parties and terminates upon due discharge by the Parties of their obligations.	
Interested persons and interest reasons	Mr. A.V. Kruglov	Holds positions in PJSC GAZPROM Management Committee and OAo BELGAZPROMBANK Board of Directors
Notice sent	31.10.2018. No request received.	
Transaction date	22.11.2018.	

Transaction No. 27

Parties	PJSC GAZPROM OAo BELGAZPROMBANK	
Transaction subject matter	<p>To increase OAo BELGAZPROMBANK authorized capital and fulfill the Loan Contract of 13.01.2015, the Parties have agreed to conclude a Supplementary Agreement whereby OAo BELGAZPROMBANK:- partially repays the subordinated loan by early repayment of RUB 2,478,686,250.00, by cash remittance to PJSC GAZPROM current account, provided that PJSC GAZPROM transfers the same amount to OAo BELGAZPROMBANK account on the subordinated loan partial early repayment date as part of fulfilling its obligations to pay OAo BELGAZPROMBANK shares of the additional issue in accordance with the Stock Subscription Contract between PJSC GAZPROM and OAo BELGAZPROMBANK; and PJSC GAZPROM pays interest on the early repaid amount of the Principal under the subordinated loan for the actual time of its maintenance on the subordinated loan account in the current quarter, by cash remittance to PJSC GAZPROM current account specified in the Contract. Upon the subordinated loan partial early repayment in the manner stipulated in the Supplementary Agreement, the subordinated loan amount under the Contract shall be RUB 2,478,686,250.00.</p>	
Representations and warranties	<p>The Parties warrant each other and guarantee that the Contract amendment and the Loan partial early repayment on the terms and in the manner stipulated in the Supplementary Agreement shall not entail a breach by any of the Parties of any national legal requirements of the Parties' registration countries and of any terms of other contracts and agreements made by each of the Parties with third persons and among the Parties themselves. OAo BELGAZPROMBANK guarantees that it has obtained all permits (approvals etc.) necessary to conclude the Supplementary Agreement in the manner provided for by law of the Republic of Belarus.</p>	
Supplementary Agreement entry into force	The Supplementary Agreement comes into force from the time of its signature by the Parties.	

Interested persons and interest reasons	Mr. A.V. Kruglov	Holds positions in PJSC GAZPROM Management Committee and OAO BELGAZPROMBANK Board of Directors
Notice sent	31.10.2018. No request received.	
Transaction date	22.11.2018.	

Transaction No. 28

Parties	PJSC GAZPROM OOO GAZPROM INVESTPROJECT	
Transaction subject matter	PJSC GAZPROM lends OOO GAZPROM INVESTPROJECT maximum RUB 2,440,000,000.00, and OOO GAZPROM INVESTPROJECT undertakes to repay the provided Principal in full, in the manner and the time stipulated in the Contract.	
Loan purpose	OOO GAZPROM INVESTPROJECT shall use cash lent by PJSC GAZPROM to replenish its working capital.	
Loan disbursement procedure	PJSC GAZPROM shall disburse the Loan by tranches, upon OOO GAZPROM INVESTPROJECT written request, by cash remittance to OOO GAZPROM INVESTPROJECT current account, in the total amount not exceeding the Principal.	
Loan interest	Interest is not accrued on the Principal and is not paid.	
Loan repayment time	OOO GAZPROM INVESTPROJECT undertakes to repay the Principal not later than 31.12.2018, by cash remittance to PJSC GAZPROM current account. The Principal repayment date shall be the date of crediting cash to PJSC GAZPROM current account.	
Liability of the Parties	In case of a failure to repay the Principal in time, PJSC GAZPROM is entitled to claim that OOO GAZPROM INVESTPROJECT pays the forfeit of 0.01% of the outstanding amount for each calendar day of the delay. If PJSC GAZPROM exercises the said right, OOO GAZPROM INVESTPROJECT shall pay the accrued forfeit within 5 business days from the date PJSC GAZPROM presents a written request to pay the forfeit.	
Contract entry into force	The Contract takes effect from the date the first Principal tranche is credited to OOO GAZPROM INVESTPROJECT account and is valid till the Parties have fully discharged their obligations under the Contract.	
Interested persons and interest reasons	Mr. V.A. Golubev	Holds positions in PJSC GAZPROM Management Committee and OOO GAZPROM INVESTPROJECT Board of Directors
Notice sent	13.09.2018. No request received.	
Transaction date	09.11.2018.	

Transaction No. 29

Parties	PJSC GAZPROM NORD STREAM 2 AG	
Beneficiary	OOO GAZPROM EXPORT	
Performance guarantee subject matter	In consideration of NORD STREAM 2 AG conclusion of the Gas Transportation Contract of 07.03.2017 with OOO GAZPROM EXPORT, as amended on 23.04.2017, PJSC GAZPROM as the main obligation and not as a surety:- irrevocably and unconditionally guarantees NORD STREAM 2 AG due, timely and full discharge and observance by OOO GAZPROM EXPORT of all its duties, obligations, liability and debts and all guarantees, guarantee	

	<p>and other obligations given or undertaken by OOO GAZPROM EXPORT, all amounts due from OOO GAZPROM EXPORT and all claims against OOO GAZPROM EXPORT (of either monetary or other nature) under the Contract or in connection therewith (hereinafter the Obligations), which have become due and payable in accordance with the Contract terms (including payment of all legal services expenses and costs incurred by NORD STREAM 2 AG in attempts at enforcement of the Contract provisions);</p> <p>(b) without prejudice to the Guarantee force and effect, undertakes the following obligations before NORD STREAM 2 AG:-</p> <p>(i) if OOO GAZPROM EXPORT fails to pay NORD STREAM 2 AG any amount due from OOO GAZPROM EXPORT to NORD STREAM 2 AG in the established manner and time (or within any applicable grace period in accordance with the Contract), PJSC GAZPROM shall immediately pay such amount to NORD STREAM 2 AG upon request, within the period specified in the Guarantee; and</p> <p>(ii) if OOO GAZPROM EXPORT fails to fully or partially fulfill any other OOO GAZPROM EXPORT obligations under the Contract in the established manner and time (or within any applicable grace period specified in the Contract), PJSC GAZPROM shall, upon NORD STREAM 2 AG written request, immediately remedy such failure or ensure elimination of such failure in accordance with the Contract terms;</p> <p>(c) shall compensate for and hold NORD STREAM 2 AG harmless in connection with all documented losses, damages, claims, costs, accruals and expenses arising out of any OOO GAZPROM EXPORT failure to fulfill all and every of OOO GAZPROM EXPORT Obligations when such Obligations become due, as per the Contract terms; and</p> <p>(d) shall compensate for and hold NORD STREAM 2 AG harmless in connection with any documented losses incurred by NORD STREAM 2 AG as a result of any OOO GAZPROM EXPORT Obligations under the Contract (that has become due, except for termination of operations) being or becoming null, voidable, unenforceable, invalid or becoming inoperative otherwise with respect to OOO GAZPROM EXPORT for any reason (regardless of whether NORD STREAM 2 AG is aware of the above); such loss amount shall be calculated as the one NORD STREAM 2 AG would otherwise have the right to receive from OOO GAZPROM EXPORT in the respective time pursuant to the Contract terms.</p>
Liability limit	<p>Except for in connection with any expenses specified in the Guarantee and any losses, claims, costs, accruals and expenses specified in the Guarantee, the scope of PJSC GAZPROM obligations and liability under the Guarantee shall not exceed the scope of obligations and liability PJSC GAZPROM would have if it were OOO GAZPROM EXPORT under the Contract. PJSC GAZPROM shall, in the process of any proceedings initiated by NORD STREAM 2 AG under the Guarantee, rely on any objections, setoff right or estoppel (or any similar measures), OOO GAZPROM EXPORT could have in the process of any proceedings initiated by NORD STREAM 2 AG under the Contract, except for the cases when OOO GAZPROM EXPORT Obligation arisen under the Contract and become due is or becomes null, voidable, unenforceable, invalid or becomes inoperative otherwise with respect to OOO GAZPROM EXPORT for any reason (regardless of whether OOO GAZPROM EXPORT, PJSC GAZPROM or NORD STREAM 2 AG is aware of the above).</p>
Assignment of rights	<p>NORD STREAM 2 AG has the right, without PJSC GAZPROM consent, to assign its rights and benefits under the Guarantee or any part thereof to any</p>

	<p>authorized assignee under the Contract, including any assignment as security of its rights and benefits under the Contract to any lender, creditor in connection with funding shortages, bridge creditor, mezzanine creditor and/or with respect to debt financing, bridge financing or mezzanine financing, respectively. PJSC GAZPROM agrees to sign, upon NORD STREAM 2 AG written request, such documents that may be reasonably necessary and usually required to ensure such assignment force and effect in accordance with the applicable law.</p> <p>PJSC GAZPROM gives its consent to NORD STREAM 2 AG assignment of the Guarantee to a security agent as security for debt financing, bridge financing or mezzanine financing, as may be agreed under respective financial documents, and agrees to immediately send the security agent a Letter of Approval in the established form, provided that NORD STREAM 2 AG presents a notice of any such assignment.</p>	
Entry into force	The Guarantee takes effect as a deed on the date specified as the Guarantee date.	
Applicable law	The Guarantee is regulated and construed in accordance with the law of England.	
Interested persons and interest reasons	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
Notice sent	20.08.2018. No request received.	
Transaction date	26.11.2018.	

Transaction No. 30

Parties	PJSC GAZPROM AO RUSSIAN AGRICULTURAL BANK	
Subject matter	The Master Contract establishes the general procedure for conclusion and implementation of the below-mentioned transactions (hereinafter the Transactions) by the Parties, the grounds and procedure for termination of obligations by the Parties thereunder, as well as the procedure for determination of amounts due in connection with termination of obligations under the Transactions. The Transactions regulated by the Master Contract shall be derivative contracts, including bond forward transactions.	
Applicable law	The Master Contract is governed by and construed in accordance with the Russian Federation law.	
Interested persons and interest reasons	Mr. D.N. Patrushev	Holds positions in PJSC GAZPROM Board of Directors and AO RUSSIAN AGRICULTURAL BANK Supervisory Board
Notice sent	09.11.2018. No request received.	
Transaction date	26.11.2018.	

Transaction No. 31

Parties	PJSC GAZPROM AO RUSSIAN AGRICULTURAL BANK
Subject matter	<p>The approval is the document containing results of the Parties' negotiations on all material transaction terms (hereinafter the Approval), in the meaning of Master Contract between AO RUSSIAN AGRICULTURAL BANK and PJSC GAZPROM for forward transactions on financial markets (hereinafter the Master Contract). The Transactions regulated by the Master Contract shall be derivative contracts, including bond forward transactions. The Transaction shall be deemed made on, and the transaction conclusion date shall be, the date when the Parties exchange hard copies of the Approvals signed by duly authorized persons of both Parties, sealed by both Parties, unless the Parties additionally agree otherwise. The Approval includes provisions of the 2011 Standard Terms and Conditions for bond forward transactions (hereinafter the Standard Terms and Conditions) developed and approved by the Self-Regulated (Non-Profit) Organization <i>National Association of Securities Market Participants</i>, the National Currency Association and the Association of Russian Banks. In case of any discrepancy between the Approval and the Standard Terms and Conditions provisions, the Approval shall prevail. All terms used in the Approval, have the meaning defined in the Standard Terms and Conditions and the Master Contract. The Approval supplements the Master Contract, makes part thereof and is governed thereby. All Master Contract provisions apply to the Approval, unless the Approval terms provide for otherwise.</p>
Other material conditions or their determination procedure	<p>The terms and conditions of the Transaction the Approval relates to shall be:- General terms and conditions:- Transaction subject matter – bond purchase and sale; seller – AO RUSSIAN AGRICULTURAL BANK; buyer – PJSC GAZPROM; bonds – OOO Zhiloy Mikrorayon inconvertible documentary interest-bearing bearer commercial bonds series KO-II01, with mandatory centralized safe custody and the nominal value of RUB 1,000,000.00 each, maturing on 01.10.2025, placed by private subscription as part of 001PC series commercial bond plan (hereinafter the Bonds); number of the Bonds – 3,540 items; and forward price – the forward price per Bond is determined as the sum of the nominal value per Bond (the residual nominal value, if it has already been paid by the Bonds issuer earlier at partial early redemption of the Bonds) and the yield accrued thereon and calculated in accordance with the Bonds issue terms and conditions (the resolution to issue securities, the Bonds issue terms and conditions approved by the Non-Bank Credit Organization AO <i>National Settlement Depository</i> (NSD) at assigning the Bonds issue identification number) from the current coupon period commencement date to the settlement date (hereinafter the Forward Price). The calculated price per Bond is rounded to one kopeck (the rounding shall be to the nearest integer in accordance with mathematical rounding rules). Settlement terms and conditions:- settlements in the manner established for a forward transaction – applicable; payment currency – Russian Federation rubles; calculated price – equal to the Forward Price (the transaction strike price); settlement date – the 5th business day before the bonds maturity date or the</p>

	<p>date following the date AO RUSSIAN AGRICULTURAL BANK sends an exercise request in connection with occurrence of a special condition, in case of occurrence of any of the special conditions specified in the Appendix to the notice, but not later than the 5th business day before the bonds maturity date. Full payment for the Bonds shall pre-condition their delivery;</p> <p>provision on the maturity falling on a non-business day, with respect to the settlement date – the following business day;</p> <p>the Bonds delivery in installments – not applicable;</p> <p>payment amount – calculated price per Bond multiplied by the number of Bonds, as specified in the Approval;</p> <p>choice of the way of settlements – not applicable;</p> <p>the Party vested with the right of choice – not applicable;</p> <p>selection date for the way of settlements – not applicable; and</p> <p>way of settlements by default – settlements in the manner established for a forward transaction.</p>	
Interested persons and interest reasons	Mr. D.N. Patrushev	Holds positions in PJSC GAZPROM Board of Directors and AO RUSSIAN AGRICULTURAL BANK Supervisory Board
Notice sent	09.11.2018. No request received.	
Transaction date	26.11.2018.	

Transaction No. 32

Parties	PJSC GAZPROM AO RUSSIAN AGRICULTURAL BANK	
Subject matter	The transaction subject matter and terms are the same as those of transaction No. 31 subject matter and terms, except for the bond series (KO-II02) and number (5,860 items).	
Interested persons and interest reasons	Mr. D.N. Patrushev	Holds positions in PJSC GAZPROM Board of Directors and AO RUSSIAN AGRICULTURAL BANK Supervisory Board
Notice sent	09.11.2018. No request received.	
Transaction date	26.11.2018.	

Transaction No. 33

Parties	PJSC GAZPROM AO RUSSIAN AGRICULTURAL BANK	
Subject matter	The transaction subject matter and terms are the same as those of transaction No. 31 subject matter and terms, except for the bond series (KO-II03) and number (3,053 items).	
Interested persons and interest reasons	Mr. D.N. Patrushev	Holds positions in PJSC GAZPROM Board of Directors and AO RUSSIAN AGRICULTURAL BANK Supervisory Board
Notice sent	09.11.2018. No request received.	

Transaction date	26.11.2018.
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Transaction No. 34

Parties	PJSC GAZPROM AO RUSSIAN AGRICULTURAL BANK	
Subject matter	The transaction subject matter and terms are the same as those of transaction No. 31 subject matter and terms, except for the bond series (KO-II04) and number (2,216 items).	
Interested persons and interest reasons	Mr. D.N. Patrushev	Holds positions in PJSC GAZPROM Board of Directors and AO RUSSIAN AGRICULTURAL BANK Supervisory Board
Notice sent	09.11.2018. No request received.	
Transaction date	26.11.2018.	

Transaction No. 35

Parties	PJSC GAZPROM AO RUSSIAN AGRICULTURAL BANK	
Subject matter	The transaction subject matter and terms are the same as those of transaction No. 31 subject matter and terms, except for the bond series (KO-II05) and number (2,557 items).	
Interested persons and interest reasons	Mr. D.N. Patrushev	Holds positions in PJSC GAZPROM Board of Directors and AO RUSSIAN AGRICULTURAL BANK Supervisory Board
Notice sent	09.11.2018. No request received.	
Transaction date	26.11.2018.	

Transaction No. 36

Parties	PJSC GAZPROM AO RUSSIAN AGRICULTURAL BANK	
Subject matter	The transaction subject matter and terms are the same as those of transaction No. 31 subject matter and terms, except for the bond series (KO-II06) and number (8,933 items).	
Interested persons and interest reasons	Mr. D.N. Patrushev	Holds positions in PJSC GAZPROM Board of Directors and AO RUSSIAN AGRICULTURAL BANK Supervisory Board
Notice sent	09.11.2018. No request received.	
Transaction date	26.11.2018.	

Transaction No. 37

Parties	PJSC GAZPROM
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	AO RUSSIAN AGRICULTURAL BANK	
Subject matter	The transaction subject matter and terms are the same as those of transaction No. 31 subject matter and terms, except for the bond series (KO-II07) and number (2,872 items).	
Interested persons and interest reasons	Mr. D.N. Patrushev	Holds positions in PJSC GAZPROM Board of Directors and AO RUSSIAN AGRICULTURAL BANK Supervisory Board
Notice sent	09.11.2018. No request received.	
Transaction date	26.11.2018.	

Transaction No. 38

Parties	PJSC GAZPROM AO RUSSIAN AGRICULTURAL BANK	
Subject matter	The transaction subject matter and terms are the same as those of transaction No. 31 subject matter and terms, except for the bond series (KO-II08) and number (2,873 items).	
Interested persons and interest reasons	Mr. D.N. Patrushev	Holds positions in PJSC GAZPROM Board of Directors and AO RUSSIAN AGRICULTURAL BANK Supervisory Board
Notice sent	09.11.2018. No request received.	
Transaction date	26.11.2018.	

Transaction No. 39

Parties	PJSC GAZPROM AO RUSSIAN AGRICULTURAL BANK	
Subject matter	The transaction subject matter and terms are the same as those of transaction No. 31 subject matter and terms, except for the bond series (KO-II09) and number (2,674 items).	
Interested persons and interest reasons	Mr. D.N. Patrushev	Holds positions in PJSC GAZPROM Board of Directors and AO RUSSIAN AGRICULTURAL BANK Supervisory Board
Notice sent	09.11.2018. No request received.	
Transaction date	26.11.2018.	

Transaction No. 40

Parties	PJSC GAZPROM AO RUSSIAN AGRICULTURAL BANK	
Subject matter	The transaction subject matter and terms are the same as those of transaction No. 31 subject matter and terms, except for the bond series (KO-II10) and number (15,432 items).	

Interested persons and interest reasons	Mr. D.N. Patrushev	Holds positions in PJSC GAZPROM Board of Directors and AO RUSSIAN AGRICULTURAL BANK Supervisory Board
Notice sent	09.11.2018. No request received.	
Transaction date	26.11.2018.	

Transaction No. 41

Parties	PJSC GAZPROM AO RUSSIAN AGRICULTURAL BANK	
Subject matter	The transaction subject matter and terms are the same as those of transaction No. 31 subject matter and terms, except for the bond series (KO-III1) and number (16,197 items).	
Interested persons and interest reasons	Mr. D.N. Patrushev	Holds positions in PJSC GAZPROM Board of Directors and AO RUSSIAN AGRICULTURAL BANK Supervisory Board
Notice sent	09.11.2018. No request received.	
Transaction date	26.11.2018.	

Transaction No. 42

Parties	PJSC GAZPROM AO RUSSIAN AGRICULTURAL BANK	
Subject matter	The transaction subject matter and terms are the same as those of transaction No. 31 subject matter and terms, except for the bond series (KO-III2) and number (7,743 items).	
Interested persons and interest reasons	Mr. D.N. Patrushev	Holds positions in PJSC GAZPROM Board of Directors and AO RUSSIAN AGRICULTURAL BANK Supervisory Board
Notice sent	09.11.2018. No request received.	
Transaction date	26.11.2018.	

Transaction No. 43

Parties	PJSC GAZPROM AO RUSSIAN AGRICULTURAL BANK	
Subject matter	The transaction subject matter and terms are the same as those of transaction No. 31 subject matter and terms, except for the bond series (KO-III3) and number (2,384 items).	
Interested persons and interest reasons	Mr. D.N. Patrushev	Holds positions in PJSC GAZPROM Board of Directors and AO RUSSIAN AGRICULTURAL BANK Supervisory Board
Notice sent	09.11.2018. No request received.	

Transaction date	26.11.2018.
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Transaction No. 44

Parties	PJSC GAZPROM SBERBANK OF RUSSIA PUBLIC COMPANY	
Beneficiary	AO GAZPROM SPACE SYSTEMS	
Subject matter	PJSC GAZPROM undertakes, subsidiarily with AO GAZPROM SPACE SYSTEMS, to be liable to SBERBANK OF RUSSIA PUBLIC COMPANY for AO GAZPROM SPACE SYSTEMS fulfillment of its payment obligations before SBERBANK OF RUSSIA PUBLIC COMPANY arisen out of the the Loan Contract made between SBERBANK OF RUSSIA PUBLIC COMPANY and AO GAZPROM SPACE SYSTEMS as concerns repayment of cash, namely: the Loan (the Principal), the Loan interest, fees (payment for reservation, credit facility limit use, early repayment of the Loan). PJSC GAZPROM liability limit under the Surety Contract shall be EUR 530,000,000.00.	
Liability	If AO GAZPROM SPACE SYSTEMS fails to fulfill or to duly fulfill the obligation secured by the surety, PJSC GAZPROM and AO GAZPROM SPACE SYSTEMS shall be liable to SBERBANK OF RUSSIA PUBLIC COMPANY subsidiarily. PJSC GAZPROM shall be liable to SBERBANK OF RUSSIA PUBLIC COMPANY to the extent of AO GAZPROM SPACE SYSTEMS liabilities, taking into account the said PJSC GAZPROM liability limit.	
Contract entry into force	The Contract comes into force from the date of its signature by the Parties.	
Interested persons and interest reasons	Mr. V.A. Mau	Holds positions in PJSC GAZPROM Board of Directors and SBERBANK OF RUSSIA PUBLIC COMPANY Supervisory Board
Notice sent	16.04.2018. No request received.	
Transaction date	11.05.2018.	

Transaction No. 45

Parties	PJSC GAZPROM UNICREDIT S.P.A.	
Beneficiary	OOO GAZPROM PERERABOTKA BLAGOVESCHENSK	
Transaction subject matter	PJSC GAZPROM without reservation and unconditionally:- guarantees UNICREDIT S.P.A., the loan servicing agent acting in the name of financing participants, and every financing participant OOO GAZPROM PERERABOTKA BLAGOVESCHENSK due fulfillment of all obligations under:- the Loan Contract between OOO GAZPROM PERERABOTKA BLAGOVESCHENSK, CREDIT AGRICOLE CORPORATE AND INVESTMENT BANK and UNICREDIT S.P.A. (and separately referred to as the Financing Participant), the Agency Fee Contract, the Arrangement Fee Contract (documents secured by the guarantee); planned for conclusion; undertakes, within 10 business days from UNICREDIT S.P.A. written request receipt, to remit any OOO GAZPROM PERERABOTKA BLAGOVESCHENSK past-due payment under any of the documents secured by the guarantee; and	

	undertakes, within 10 business days from the financing participant written request receipt, to compensate for all its losses caused by any OOO GAZPROM PERERABOTKA BLAGOVESCHENSK guaranteed obligations becoming null, voidable, legally unprotected, invalid or inoperative for any other reasons. The amount to be compensated for shall be equal to the one the financing participant would have received, if the said obligations do not exist. PJSC GAZPROM liability limit under the Contract shall be EUR 385,000,000.00 (excluding any penalty interest payable under the Loan Contract).	
Contract entry into force	The Contract comes into force from the date of its signature by the Parties.	
Applicable law	The Contract is regulated and construed in accordance with the law of England.	
Interested persons and interest reasons	Mr. S.F. Prozorov	Holds positions in PJSC GAZPROM Management Committee and OOO GAZPROM PERERABOTKA BLAGOVESCHENSK Board of Directors
Notice sent	17.09.2018. No request received.	
Transaction date	11.12.2018.	

Transaction No. 46

Parties	PJSC GAZPROM INTESA SANPAOLO BANK LUXEMBOURG	
Beneficiary	OOO GAZPROM PERERABOTKA BLAGOVESCHENSK	
Transaction subject matter	<p>PJSC GAZPROM irrevocably and unconditionally:- guarantees INTESA SANPAOLO BANK LUXEMBOURG, INTESA SANPAOLO S.P.A. and BANCA IMI S.P.A. London Branch (hereinafter collectively referred to as the Financing Parties) OOO GAZPROM PERERABOTKA BLAGOVESCHENSK fulfillment of all of its obligations under the Loan Contract secured by a guarantee between OOO GAZPROM PERERABOTKA BLAGOVESCHENSK and the Financing Parties (hereinafter the Loan Contract), the Letter of Agreement on structuring fee payment and the Letter of Agreement on agency fee payment (hereinafter collectively referred to as the Documents covered by the guarantee); undertakes, before every Financing Party, that every time OOO GAZPROM PERERABOTKA BLAGOVESCHENSK fails to pay any amount due under the Documents covered by the guarantee PJSC GAZPROM shall, within the period specified in the guarantee and upon the Facility agent request, pay such amount, as if PJSC GAZPROM were the main debtor; and agrees with every Financing Party as follows: if the obligation guaranteed by PJSC GAZPROM is or becomes unenforceable, invalid or illegal, PJSC GAZPROM compensates the respective Financing Party, as the independent and main obligation, within the period specified in the guarantee and upon its request, for any expenses, losses or obligations it incurs as a result of OOO GAZPROM PERERABOTKA BLAGOVESCHENSK failure to pay any amount that would have become due under the credit document on the scheduled payment date, but for such unenforceability, invalidity or illegality. The amount to be paid by PJSC GAZPROM in accordance with such compensation shall not exceed the one it would have paid under the guarantee terms, if the claimed amount were compensated for pursuant the guarantee. Notwithstanding any other provisions of the guarantee, PJSC GAZPROM liability limit with respect to all amounts shall be EUR 2,970,000,000.00 (excluding any penalty interest payable under the</p>	

	Loan Contract). The penalty interest under the Loan Contract shall accrue in case of OOO GAZPROM PERERABOTKA BLAGOVESCHENSK delay in payment of the Principal or the Loan interest or any other amounts due under the Loan Contract from the date established as the due date to the actual payment date, at the rate equal to the sum of one per cent, the margin and EURIBOR rate, which would have applied, if the past-due payment for the delay period were a loan in the past-due payment currency for the next interest periods each of the duration established at the discretion of INTESA SANPAOLO BANK LUXEMBOURG.
Guarantee entry into force and termination	The guarantee comes into force from the date of its signature and terminates from the date of full, final, unconditional and irrevocable payment of the amounts due from OOO GAZPROM PERERABOTKA BLAGOVESCHENSK to the Financing Parties under the Documents covered by the guarantee and of full satisfaction of all OOO GAZPROM PERERABOTKA BLAGOVESCHENSK payment obligations under the Documents covered by the guarantee (due to the payment made by OOO GAZPROM PERERABOTKA BLAGOVESCHENSK or PJSC GAZPROM).
Applicable law	The guarantee is governed by the law of England.
Interested persons and interest reasons	Mr. S.F. Prozorov Holds positions in PJSC GAZPROM Management Committee and OOO GAZPROM PERERABOTKA BLAGOVESCHENSK Board of Directors
Notice sent	10.12.2018.No request received.
Transaction date	28.12.2018.

Transaction No. 47

Parties	PJSC GAZPROM GPB BANK (AO)
Beneficiary	OOO AMUR TPP
Subject matter	<p>PJSC GAZPROM undertakes, subsidiarily with OOO AMUR TPP, to be liable to GPB BANK (AO) for OOO AMUR TPP fulfillment of its obligations before GPB BANK (AO) arisen out of the Loan Contract made between GPB BANK (AO) and OOO AMUR TPP (hereinafter the Loan Contract) as concerns repayment of the Loan (the Principal), the Loan interest, fees (payment for providing the Loan as the credit facility, the unused disbursement limit, early repayment of the Loan), a penalty (hereinafter the Secured Obligations).</p> <p>PJSC GAZPROM liability limit under the Contract shall be RUB 28,000,000,000.00. If OOO AMUR TPP fails to fulfill or to duly fulfill the Secured Obligations, PJSC GAZPROM shall be liable to GPB BANK (AO) subsidiarily. PJSC GAZPROM shall be liable to GPB BANK (AO) to the extent of OOO AMUR TPP liabilities, but in any case within the liability limit established in the Contract.</p>
Contract entry into force and validity period	<p>The Contract comes into force from the date of its signature by the Parties, but not earlier than the Loan Contract effective date, and is valid till the earlier of the following:-</p> <ul style="list-style-type: none"> - the date OOO AMUR TPP or any third person fully discharges the Secured Obligations under the Loan Contract; and - the date of occurrence of the last of the following events / conditions:- <ol style="list-style-type: none"> 1) obtaining of the permit to commission OOO AMUR TPP in accordance with the Russian Federation law; 2) to secure OOO AMUR TPP fulfillment of its obligations under the Loan

	<p>Contract, pledged to GPB BANK (AO) are:- the land plot lease rights and the TPP located thereon, including TPP movable and immovable property; 100% share in OOO AMUR TPP authorized capital; and the rights of claim under the contracts generating OOO AMUR TPP revenues and concluded on the terms acceptable for GPB BANK (AO). For the purposes of this clause, the condition on the pledge to GPB BANK (AO) of the said property shall be deemed fulfilled:- with respect to the immovable property, including the land plot lease rights – the date of state registration in the Unified State Real Estate Register of a mortgage for GPB BANK (AO) as the only pledgee; with respect to the movable property, including property claims under the contracts – the date of registration of a notice of a pledge to GPB BANK (AO) as the only pledgee in the Movable Property Pledge Notice Register in the manner established in the notary law; and with respect to shares in a limited liability company authorized capital – the date of state registration in the Unified State Register of Legal Entities of a pledge to GPB BANK (AO) as the only pledgee. 3) there are no OOO AMUR TPP failures to perform the Secured Obligations under the Loan Contract as of the Contract termination date.</p>	
Interested persons and interest reasons	Mr. A.B. Miller	Holds positions in PJSC GAZPROM Board of Directors and Management Committee and GPB BANK (AO) Board of Directors
	Mr. A.I. Akimov	Holds positions in PJSC GAZPROM Board of Directors and GPB BANK (AO) Board of Directors and Management Committee
	Mr. M.L. Sereda	Holds positions in PJSC GAZPROM Board of Directors and GPB BANK (AO) Board of Directors
	Ms. E.A. Vasilieva	Holds positions in PJSC GAZPROM Management Committee and GPB BANK (AO) Board of Directors
	Mr. A.V. Kruglov	Holds positions in PJSC GAZPROM Management Committee and GPB BANK (AO) Board of Directors
	Mr. K.G. Seleznyov	Holds positions in PJSC GAZPROM Management Committee and GPB BANK (AO) Board of Directors
Notice sent	16.11.2018. No request received.	
Transaction date	05.12.2018.	

Transaction No. 48

Parties	PJSC GAZPROM OAO GAZPROM TRANSGAZ BELARUS
Transaction subject matter	PJSC GAZPROM undertakes to transfer the assets suitable for normal operations and owned by PJSC GAZPROM into OAO GAZPROM TRANSGAZ BELARUS temporary possession and use for a fee, as per the attached lists of assets for lease.
Lease payment amount	OAO GAZPROM TRANSGAZ BELARUS pays PJSC GAZPROM a fee for use of the assets in the amount of USD 188,785,567.2, VAT inclusive.
Settlement terms	OAO GAZPROM TRANSGAZ BELARUS shall remit the lease payment for the reporting (current) period on or before the 22 nd of the month following the reporting (current) period. The Parties shall pay the value added tax in accordance with the Protocol (to the Agreement on the Eurasian Economic Union of 29.05.2014) on the procedure of levying indirect taxes and the mechanism of control over their payment while exporting and

	importing goods, performing works, rendering services and in accordance with tax laws of the Russian Federation and the Republic of Belarus. OAO GAZPROM TRANSGAZ BELARUS shall withhold a foreign legal entity income tax on the amounts of lease payments and penalties for a failure to remit the lease payments under the Contract, in accordance with the Agreement between the Russian Federation Government and the Republic of Belarus Government for the avoidance of double taxation and the prevention of fiscal evasion with respect to taxes on income and capital of 21.04.1995 and the Republic of Belarus law.	
Contract term	The Contract comes into force from the date of its signature and is valid till 31.12.2019, and as concerns mutual settlements, till the Parties have fully discharged their obligations. The Contract terms and conditions apply to the relations established between the Parties from 01.01.2018.	
Dispute settlement procedure	All disputes and disagreements arising out of the Contract shall be settled in the Moscow City Arbitration Court in accordance with applicable law of the Russian Federation.	
Interested persons and interest reasons	Mr. O.E. Aksyutin	Holds positions in PJSC GAZPROM Management Committee and OAO GAZPROM TRANSGAZ BELARUS Board of Directors
	Mr. V.A. Mikhalenko	Holds positions in PJSC GAZPROM Management Committee and OAO GAZPROM TRANSGAZ BELARUS Board of Directors
	Mr. S.F. Prozorov	Holds positions in PJSC GAZPROM Management Committee and OAO GAZPROM TRANSGAZ BELARUS Board of Directors
Notice sent	08.02.2018. No request received.	
Transaction date	31.01.2018.	

Transaction No. 49

Parties	PJSC GAZPROM GPB BANK (AO)
Transaction subject matter	Making amendments to Bank Account Contract No. 0001/98 of 05.01.1998 (as amended by Supplementary Agreement No. 64 of 16.02.2015, hereinafter the Contract) as concerns:- elaboration of the Contract definitions; supplementation of PJSC GAZPROM terms of use of loans in the form of overdraft in coordinating with subsidiary companies – the physical cash pool participants; increase in the overdraft limit up to RUB 40,000,000,000.00; extension of the maturity of loans in the form of overdraft till 30.12.2022, inclusive; and elaboration of extension terms of loans in the form of overdraft, including the condition on the debit balance limit adjustment, the addition of this condition to the form of the Supplementary Agreement on the debit balance limit establishment to the Bank Account Contract.
Terms of use of loans in the form of overdraft	During the validity period of the Supplementary Agreement to the Contract, not later than the business day following the date GPB BANK (AO) sends a notice, PJSC GAZPROM undertakes to send GPB BANK (AO) instructions on the debit balance limits allocation to the pool participants in accordance with extension terms of loans in the form of overdraft, which also provide for establishment of the debit balance limit for the pool participant current

	<p>account in the share amount equal to or exceeding the one specified in the notice sent by GPB BANK (AO).</p> <p>GPB BANK (AO) notice shall specify:-</p> <p>the pool participant's name;</p> <p>the pool participant's current account number;</p> <p>the amount of GPB BANK (AO) claims to the pool participant in accordance with contractual terms (including bank guarantee contracts and/or bank guarantee issue contracts) between GPB BANK (AO) and the pool participant (including the amounts of fees and expenses to be compensated for; the amount contained in claim(s) presented by GPB BANK (AO) beneficiary(ies) under the guarantee(s) issued by GPB BANK (AO) on the pool participant's request); and</p> <p>the validity period of the debit balance limits for the pool participants' current accounts, as established by PJSC GAZPROM in accordance with GPB BANK (AO) notice.</p> <p>The date of sending the notice by facsimile, and in case of GPB BANK (AO) impossibility to send such message, the date of GPB BANK (AO) sending the notice by courier service shall be the date of GPB BANK (AO) sending the notice to PJSC GAZPROM. PJSC GAZPROM undertakes not to decrease the debit balance limits established for the participant's current account in accordance with GPB BANK (AO) notice(s) before expiration of the period specified in GPB BANK (AO) notice.</p>	
Extension terms of loans in the form of overdraft	<p>If a financing limit (FI) is established for the pool participant pursuant to the consolidation contract terms and conditions, PJSC GAZPROM shall instruct GPB BANK (AO) to adjust the debit balance limit (DBL) for the pool participant, as established under the Contract:-</p> <p>if $DBL > FI - ExFI + ExLI$, DBL amount shall be determined by the formula $DBL = FI - ExFI + ExLI$;</p> <p>if $DBL \leq FI - ExFI + ExLI$, DBL shall not be adjusted.</p> <p>If PJSC GAZPROM needs to reallocate the debit balance limits to be established on the current business day in accordance with the effective PJSC GAZPROM instructions, the new PJSC GAZPROM instructions shall be sent to GPB BANK (AO) not later than 18:00, Moscow time, of the business day preceding the current business day.</p>	
Supplementary Agreement entry into force	<p>The Supplementary Agreement comes into force from the date of its signature.</p>	
Interested persons and interest reasons	Mr. A.B. Miller	Holds positions in PJSC GAZPROM Board of Directors and Management Committee and GPB BANK (AO) Board of Directors
	Mr. A.I. Akimov	Holds positions in PJSC GAZPROM Board of Directors and GPB BANK (AO) Board of Directors and Management Committee
	Mr. M.L. Sereda	Holds positions in PJSC GAZPROM Board of Directors and GPB BANK (AO) Board of Directors
	Ms. E.A. Vasilieva	Holds positions in PJSC GAZPROM Management Committee and GPB BANK (AO) Board of Directors
	Mr. A.V. Kruglov	Holds positions in PJSC GAZPROM Management Committee and GPB BANK (AO) Board of Directors
	Mr. K.G. Seleznyov	Holds positions in PJSC GAZPROM Management Committee and GPB BANK (AO) Board of Directors
Notice sent	06.02.2018. No request received.	
Transaction date	13.02.2018.	

Transaction No. 50

Parties	PJSC GAZPROM AO SOGAZ	
Insured persons	PJSC GAZPROM employees, their family members, PJSC GAZPROM retirees, their family members, and other persons.	
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, and PJSC GAZPROM undertakes to pay the insurance premium in the amount and the time provided for by the Contract.	
Voluntary Medical Insurance Plans (hereinafter the Plans)	The Plans envisage types of medical services (Outpatient care, Dental service, Domiciliary aid, First-aid service, Hospital service: emergency and planned admission, Medical rehabilitation treatment, Perinatal care, Obstetric aid, and Outpatient drug assistance), the list of medical institutions to provide medical assistance, and a certain list of services provided to the insured person in case of a loss event.	
Insured amount	The aggregate insured amount under the Contract is RUB 297,162,000,000.00.	
Insurance premium	The total insurance premium under the Contract is RUB 2,480,000,980.00.	
Loss events	The loss event shall mean the insured person's application to a medical institution envisaged in the Plan and the additional list of medical institutions to the Plans, for medical services for himself/herself, as envisaged in the Plan, during the Contract term of validity.	
Contract entry into force and validity period	The Contract comes into force at 00:00 on 01.01.2019 and is valid till 24:00 on 31.12.2019.	
Interested persons and interest reasons	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
	Mr. M.E. Putin	Holds positions in PJSC GAZPROM Management Committee and AO SOGAZ Board of Directors
Notice sent	17.12.2018. No request received.	
Transaction date	27.12.2018.	

Transaction No. 51

Parties	PJSC GAZPROM ZAO GAZPROM ARMENIA	
Transaction subject matter	PJSC GAZPROM purchases 5,248,471 additional ordinary registered shares in ZAO GAZPROM ARMENIA with the nominal value of AMD 5,026.5 each, totaling to AMD 26,381,439,481.5, at the offering price of AMD 5,026.5 per share, payable in cash in the total amount of AMD 26,381,439,481.5.	
Transaction price	Taking into account the market value calculated by ZAO EXCEL PARTNERS, the price of ZAO GAZPROM ARMENIA additional ordinary registered shares purchased by PJSC GAZPROM shall be AMD 26,381,439,481.5.	

Interested persons and interest reasons	Mr. V.A. Markelov	Holds positions in PJSC GAZPROM Board of Directors and Management Committee and ZAO GAZPROM ARMENIA Board of Directors
	Mr. V.A. Mikhaleiko	Holds positions in PJSC GAZPROM Management Committee and ZAO GAZPROM ARMENIA Board of Directors
Management body that resolved to consent to the transaction	Approved of by PJSC GAZPROM Board of Directors Resolution No. 3123 of 01.06.2018.	
Transaction date	08.10.2018.	

Transaction No. 52

Parties	VTB BANK (PAO) PJSC GAZPROM	
Transaction subject matter	Making amendments and supplements to Credit Facility Contract No. 3114 of 01.08.2013 as concerns updating of the Parties' brand names and bank details; extension of the credit facility till 01.08.2023; elaboration and supplementation of the Contract definitions; supplementation of general credit terms and conditions, including with respect to PJSC GAZPROM obligations; amendment of the credit terms approval procedure; supplementation of ways to notify of the early repayment; amendment and supplementation of the payment procedure; amendment of the interest payment procedure; and amendment of the dispute settlement and information exchange procedure.	
Dispute settlement procedure	All disputes and/or disagreements arising in fulfillment of the Contract shall be settled in the Moscow City Arbitration Court. To comply with the pre-trial dispute settlement procedure mandatory in accordance with provisions of the Russian Federation Arbitration Code of Practice, the Parties have defined that the receiving party claim consideration and pre-trial claim settlement period shall be (in aggregate) 10 business days from the date the respective Party receives the claim (the date when the claim is deemed received by the Party in accordance with the Russian Federation law).	
Interested persons and interest reasons	Russian Federation	Exercises over 20 per cent of votes in PJSC GAZPROM supreme management body and VTB BANK (PAO) supreme management body
Management body that resolved to approve of the transaction	Approved of by PJSC GAZPROM Board of Directors Resolution No. 3182 of 15.11.2018.	
Transaction date	13.07.2018.	

Transaction No. 53

Parties	PJSC GAZPROM SBERBANK OF RUSSIA PUBLIC COMPANY	
Transaction subject matter	Making amendments and supplements to Credit Facility Contract No. 5589 of 18.06.2013 as concerns updating of the Parties' brand names and PJSC GAZPROM bank details; elaboration and supplementation of the Contract definitions; extension of the credit facility till 17.06.2023; supplementation of general credit terms and conditions, including with respect to PJSC GAZPROM obligations; amendment of the credit terms approval procedure;	

	supplementation of ways to notify of the early repayment; amendment of the interest payment procedure; amendment of the dispute settlement and information exchange procedure; and amendment of the approval form.	
PJSC GAZPROM obligations	PJSC GAZPROM undertakes to provide SBERBANK OF RUSSIA PUBLIC COMPANY and the Bank of Russia representatives, upon their request, with documents (information), as well as access to the place of business, if such documents or access are necessary to assess PJSC GAZPROM financial situation or for other purposes provided for by the Russian Federation law. The information obtained by SBERBANK OF RUSSIA PUBLIC COMPANY and/or the Bank of Russia in familiarization with PJSC GAZPROM operations shall be subject to classification as confidential, if it contains any commercial, bank, official or other legally protected secret data that is to be protected in accordance with the Russian Federation law and the Bank of Russia regulatory documents and/or other data of confidential nature. PJSC GAZPROM undertakes to ensure that individuals, whose personal data are contained in the documents PJSC GAZPROM provides to SBERBANK OF RUSSIA PUBLIC COMPANY, provide their consent to verification and processing (including the automated treatment) of this data by SBERBANK OF RUSSIA PUBLIC COMPANY in accordance with applicable law of the Russian Federation, including Federal Law No. 152-ФЗ of 27.07.2006, <i>On Personal Data</i> .	
Interest payment procedure amendments	The credit facility interest shall be paid as follows:- on the maturity date and the accrued interest payment date(s) specified in the approvals the Parties have exchanged in approving material terms of the respective facility, or together with the Principal (the credit facility) repayment, on the full early repayment date specified in the notice under the Contract. The credit facility interest shall be calculated (accrued) in accordance with the Bank of Russia requirements contained in Regulations No. 446-II of 22.12.2014, <i>On Procedure for Determination of Income, Expenses and Other Comprehensive Income of Credit Institutions</i> .	
Dispute settlement procedure	All disputes and/or disagreements arising in fulfillment of the Contract shall be settled in the Moscow City Arbitration Court. To comply with the pre-trial dispute settlement procedure mandatory in accordance with provisions of the Russian Federation Arbitration Code of Practice, the Parties have defined that the receiving party claim consideration and pre-trial claim settlement period shall be (in aggregate) 7 business days from the date the respective Party receives the claim (the date when the claim is deemed received by the Party in accordance with the Russian Federation law).	
Supplementary Agreement entry into force	The Supplementary Agreement comes into force from the date of its signature.	
Interested persons and interest reasons	Mr. V.A. Mau	Holds positions in PJSC GAZPROM Board of Directors and SBERBANK OF RUSSIA PUBLIC COMPANY Supervisory Board
Management body that resolved to approve of the transaction	Approved of by PJSC GAZPROM Board of Directors Resolution No. 3160 of 14.09.2018.	
Transaction date	13.06.2018.	

Parties	PJSC GAZPROM GPB BANK (AO)	
Transaction subject matter	The Parties have concluded the Contract whereby GPB BANK (AO) is instructed to accept the signature and seal card and the documents containing PJSC GAZPROM instructions signed in the manner defined by PJSC GAZPROM with respect to the Company's bank accounts with GPB BANK (AO).	
Other material conditions or their determination procedure	The Contract comes into force from the date the Bank accepts the Offer Acceptance, is deemed made indefinitely and is valid till its cancellation date.	
Interested persons and interest reasons	Mr. A.B. Miller	Holds positions in PJSC GAZPROM Board of Directors and Management Committee and GPB BANK (AO) Board of Directors
	Mr. A.I. Akimov	Holds positions in PJSC GAZPROM Board of Directors and GPB BANK (AO) Board of Directors and Management Committee
	Mr. M.L. Sereda	Holds positions in PJSC GAZPROM Board of Directors and GPB BANK (AO) Board of Directors
	Ms. E.A. Vasilieva	Holds positions in PJSC GAZPROM Management Committee and GPB BANK (AO) Board of Directors
	Mr. A.V. Kruglov	Holds positions in PJSC GAZPROM Management Committee and GPB BANK (AO) Board of Directors
	Mr. K.G. Seleznyov	Holds positions in PJSC GAZPROM Management Committee and GPB BANK (AO) Board of Directors
Compliance with Chapter XI of the Law³	No notice sent; no approval of the transaction requested.	
Transaction date	24.12.2018.	

Transaction No. 55

Parties	PJSC GAZPROM PJSC GAZPROM NEFT	
Transaction subject matter	The Parties have agreed to cancel the Commodity (Oil) Supply Contract from 01.07.2018. The settlements under the Contract shall be finalized by 31.07.2018. The Parties have agreed to reconcile mutual settlements under the Contract on or before 31.10.2018 with the obligatory execution of a Mutual Settlement Reconciliation Certificate.	
Other material conditions or their determination procedure	The Contract comes into force from the date of its signature by the Parties.	
Interested persons and interest reasons	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 PJSC GAZPROM NEFT Board of Directors
	Mr. V.A. Golubev	Holds positions in PJSC GAZPROM Management Committee and PJSC GAZPROM NEFT Board of

³ Chapter XI *Corporate Related Party Transaction*, Federal Law No. 208-Ф3 of 26.12.1995 (as amended on 27.12.2018), *On Joint-Stock Companies* (hereinafter the Law).

		Directors
	Mr. A.V. Kruglov	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. K.G. Seleznyov	Holds positions in PJSC GAZPROM Management Committee and PJSC GAZPROM NEFT Board of Directors
	Mr. I.Y. Fyodorov	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
Compliance with Chapter XI of the Law	No notice sent; no approval of the transaction requested.	
Transaction date	25.10.2018.	

Transaction No. 56

Parties	PJSC GAZPROM PJSC GAZPROM NEFT	
Transaction subject matter	The Contract for the Commodity Supply Contract cancellation from 01.07.2018. The settlements under the Contract shall be finalized by 31.07.2018. The Parties shall reconcile mutual settlements under the Contract on or before 31.10.2018 with the obligatory execution of a Reconciliation Certificate.	
Other material conditions or their determination procedure	The Contract comes into force from the date of its signature by the Parties.	
Interested persons and interest reasons	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 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
	Ms. E.V. Mikhailova	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

	Mr. I.Y. Fyodorov	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
Compliance with Chapter XI of the Law	No notice sent; no approval of the transaction requested.	
Transaction date	25.10.2018.	

Transaction No. 57

Parties	PJSC GAZPROM PJSC TRANSNEFT	
Transaction subject matter	Supplementary Agreement No. 1 of 27.03.2018 to Contract No. 0018070 for 2018 oil transportation services between PJSC GAZPROM and PJSC TRANSNEFT as concerns amendment of liability for undue fulfillment of obligations under the Contract. The Contract is supplemented with a regulatory document establishing laboratory requirements.	
Interested persons and interest reasons	Mr. A.V. Novak	Holds positions in PJSC GAZPROM Board of Directors and PJSC TRANSNEFT Board of Directors
Compliance with Chapter XI of the Law	No notice sent; no approval of the transaction requested.	
Transaction date	27.03.2018.	

Transaction No. 58

Parties	PJSC GAZPROM PJSC TRANSNEFT	
Transaction subject matter	Supplementary Agreement No. 2 of 12.10.2018 to Contract No. 0018070 for 2018 oil transportation services between PJSC GAZPROM and PJSC TRANSNEFT as concerns adjustment of the oil volume to be transferred from PJSC GAZPROM to PJSC TRANSNEFT.	
Interested persons and interest reasons	Mr. A.V. Novak	Holds positions in PJSC GAZPROM Board of Directors and PJSC TRANSNEFT Board of Directors
Compliance with Chapter XI of the Law	No notice sent; no approval of the transaction requested.	
Transaction date	12.10.2018.	

Transaction No. 59

Parties	PJSC GAZPROM PJSC TRANSNEFT	
Transaction subject matter	The Contract for 2019 oil transportation services between PJSC GAZPROM and PJSC TRANSNEFT.	
Transaction price	The oil transportation services price shall be determined according to the tariffs established by the federal executive authority.	
Interested persons and interest reasons	Mr. A.V. Novak	Holds positions in PJSC GAZPROM Board of Directors and PJSC TRANSNEFT Board of Directors
Compliance with Chapter XI of the Law	No notice sent; no approval of the transaction requested.	

Transaction date	03.12.2018.
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Transaction No. 60

Parties	PJSC GAZPROM PJSC TRANSNEFT
Transaction subject matter	Rendering PJSC GAZPROM the services of oil storage in PJSC TRANSNEFT main oil pipeline system in 2019.
Interested persons and interest reasons	Mr. A.V. Novak Holds positions in PJSC GAZPROM Board of Directors and PJSC TRANSNEFT Board of Directors
Compliance with Chapter XI of the Law	No notice sent; no approval of the transaction requested.
Transaction date	03.12.2018.

Transaction No. 61

Parties	PJSC GAZPROM, THE STATE ATOMIC ENERGY CORPORATION ROSATOM
Transaction subject matter	Cooperation between the Parties in accordance with the Russian Federation law in creating stands for equipment testing in natural cryogenic hydrocarbonic – liquefied natural gas (hereinafter LNG) – conditions. The Parties acknowledge their mutual interest in fruitful cooperation to establish and master manufacturing of Russian equipment for promising LNG projects.
Cooperation purposes	<p>Taking into account PJSC GAZPROM plans to implement promising investment projects for opening LNG plants with equipment and materials localized in the Russian Federation to the maximum possible (up to 100%) level and to implement the Contract, the Parties envisage coordination as concerns:-</p> <p>creation of conditions to localize production and to replace hi-tech cryogenic equipment and material imports with domestic components;</p> <p>creation of testing stands for cryogenic equipment and materials;</p> <p>use of the created stands for testing hi-tech equipment to be utilized in implementing PJSC GAZPROM investment projects, including cryogenic pumps to pipe and load LNG, ‘cold’ pumps (in accordance with API 610 standard requirements), canned pumps to pipe fire and explosion dangerous liquefied gases, cryogenic pipe fittings, LNG loading arms, liquid expanders, cryogenic pipes, LNG shipping equipment; and</p> <p>use of the created stands for testing new and existing domestic engineering equipment production materials to be utilized in implementing PJSC GAZPROM investment projects.</p> <p>The coordination extends to, <i>inter alia</i>, the following projects:-</p> <p>construction of the third processing train at the LNG plant as part of Sakhalin-2;</p> <p>construction of the LNG plant in the Leningrad region (<i>Baltic LNG</i>); and</p> <p>construction of the LNG plant near the city of Vladivostok (<i>Vladivostok LNG</i>).</p>
Cooperation forms	<p>PJSC GAZPROM intends to use the created stands for testing (including life cycle, qualification, certification, and attestation testing) of domestic and foreign prototypes and samples of cryogenic equipment and materials for PJSC GAZPROM needs. THE STATE CORPORATION ROSATOM intends to create the cryogenic testing stands.</p> <p>Following the Russian Federation law, both of the Parties intend to:-</p> <p>exchange experience and up-to-date information to cooperate effectively and</p>

	get maximum synergy from the Contract cooperation; and inform each other, as early as possible, of the progress under the projects specified in the Contract and of the test program performance to ensure efficient cooperation under the Contract.	
Contract entry into force and validity period	The Contract is made for 5 years from the date of its signature by the Parties.	
Interested persons and interest reasons	Mr. A.V. Novak	Holds positions in PJSC GAZPROM Board of Directors and THE STATE ATOMIC ENERGY CORPORATION ROSATOM Supervisory Board
Compliance with Chapter XI of the Law	No notice sent; no approval of the transaction requested.	
Transaction date	05.10.2018.	

Transaction No. 62

Parties	PJSC GAZPROM PAO SEVERSTAL IHI CORPORATION MITSUI & CO. PLANT SYSTEMS, LTD.	
Transaction subject matter	Under terms and conditions of the Contract of Intent, the Parties have come to understanding and agreed to discuss localization of liquefied natural gas storages as part of special purpose projects. The Parties define, based on the Business Plan progress and performance, the role of each of the Parties under each of the special purpose projects. Upon further discussion, the basic cooperation concept, including but not limited to, the scope of work under each of the special purpose projects, shall be defined in a separate contract between the Parties.	
Special purpose project and the basic concept	The Business Plan is prepared to cover PJSC GAZPROM needs under all promising LNG projects, first of all:- Sakhalin-2 third processing train; <i>Baltic LNG</i> ; construction of the LNG plant near the city of Vladivostok (<i>Vladivostok LNG</i>); construction of the LNG plant on the Black Sea coast (<i>Black Sea LNG</i>); and Shtokman GCF development (<i>Shtokman LNG</i>). The Parties define the role of each of the Parties under each of the special purpose projects, based on progress under and performance of the Business Plan IHI CORPORATION is to provide the Parties with. Upon further discussion, the basic cooperation concept, including but not limited to, the scope of work under each of the special purpose projects, shall be defined in a separate contract between PJSC GAZPROM, PAO SEVERSTAL, IHI CORPORATION and MITSUI & CO. PLANT SYSTEMS, LTD.	
Work scope	The scope of work to be performed by each of the Parties under the special purpose projects shall be as follows:- upon discussion with PAO SEVERSTAL, IHI CORPORATION prepares the Business Plan for localization of LNG storages under the special purpose projects; PAO SEVERSTAL participates in the discussion and provides the necessary information; PJSC GAZPROM provides the necessary coordination of and support to the	

	Business Plan preparation, as well as the necessary information upon IHI Corporation request; and MITSUI & CO. PLANT SYSTEMS, LTD. supports IHI CORPORATION in the Business Plan preparation.	
Contractual costs and expenses	Each Party shall bear its own costs and expenses in connection with the Contract fulfillment, unless agreed otherwise in writing in supplementary agreements and/or contracts concluded between the Parties.	
Liability of the Parties	Neither of the Parties shall be liable to the other Parties for lost opportunities to use any results or options, lost profit, a lost contract or any other special losses, punitive damages, direct or consequential losses, or damages the other Parties may bear in connection with the Contract.	
Entry into force	The Contract comes into force from its signature by all of the Parties and is valid (whichever is earlier):- for 2 years from the Contract effective date, or till the Parties have concluded the final contract on the discussion subject matter.	
Applicable law	The Contract shall be construed and interpreted in accordance with the law of England and Wales in all respects.	
Interested persons and interest reasons	Mr. V.A. Mau	Holds positions in PJSC GAZPROM Board of Directors and PAO SEVERSTAL Board of Directors
Compliance with Chapter XI of the Law	No notice sent; no approval of the transaction requested.	
Transaction date	31.10.2018.	

Transaction No. 63

Parties	PJSC GAZPROM GAZPROM SCHWEIZ AG	
Transaction subject matter	The Confidentiality Contract defines obligations of the Parties as concerns provision to each other and non-disclosure of information representing commercial secret and other confidential information.	
Other material conditions or their determination procedure	In connection with conclusion of loan contracts and further contractual relations for coordination within the physical cash pool, as well as for non-disclosure of information representing commercial secret and other confidential information, the Parties undertake to provide each other and not to disclose information representing commercial secret and other confidential information in accordance with the Contract terms.	
Interested persons and interest reasons	Mr. M.L. Sereda	Holds positions in PJSC GAZPROM Board of Directors and GAZPROM SCHWEIZ AG Administrative Board
Compliance with Chapter XI of the Law	No notice sent; no approval of the transaction requested.	
Transaction date	27.12.2018.	

Transaction No. 64

Parties	PJSC GAZPROM AO REP HOLDING MITSUBISHI HEAVY INDUSTRIES COMPRESSOR CORPORATION	
Transaction subject matter	The Parties jointly develop a business plan (hereinafter BP) to identify the most economically promising way of cooperation in compressor localization in Russia. When developing the BP, the Parties shall observe, <i>inter alia</i> , the following principles:- technological demand and competitiveness in terms of quality of the	

	<p>equipment envisaged for localization, which would enable use of the said equipment in the Russian Federation; localization extension up to the optimum level, by the Parties' drafting of the respective program.</p> <p>At the same time, the Parties develop main terms and conditions of the binding Master Contract for production and supply of the mixed refrigerant compressor localized in the Russian Federation, for the <i>Baltic LNG</i> project needs, including the price estimate, scheme and main conditions of the Contract for localized compressor manufacturing.</p> <p>If, upon their joint feasibility study (hereinafter FS) and BP assessment, the Parties come to the agreement that FS would result in the localization program launch after final investment decisions by the Parties' management, the Parties shall take all reasonable efforts to launch the localization program in IQ 2019.</p> <p>The above-mentioned contractual terms and conditions shall not be binding and not burden the Parties with any rights and obligations, as well as shall not be restrictive in terms of the Parties' relations with other companies and organizations.</p>	
Information disclosure and contractual costs	Neither of the Parties shall be entitled to disclose any information related to the Contract, FS and BP in press-releases, if the Parties have not given their written consent to the above. Each Party shall bear its own costs and expenses in connection with the Contract fulfillment, unless agreed otherwise in writing in supplementary agreements and/or contracts concluded between the Parties.	
Liability of the Parties	Neither of the Parties in any circumstances whatsoever shall be liable to the other Parties for any decreased income, profit or lost capital, lost time of facilities, lost goodwill or opportunities, decreased, lost output or any incidental or consequential losses caused by special circumstances or damages of any nature, arisen at any time or for any reasons whatsoever.	
Contract entry into force	The Contract comes into force from its signature by all of the Parties and is valid for 2 years.	
Applicable law	The Contract shall be construed and interpreted in accordance with the law of Switzerland in all respects.	
Interested persons and interest reasons	Mr. V.A. Mikhaleiko	Holds positions in PJSC GAZPROM Management Committee and AO REP HOLDING Board of Directors
	Mr. I.Y. Fyodorov	Holds positions in PJSC GAZPROM Management Committee and AO REP HOLDING Board of Directors
Management body that resolved to approve of the transaction	Approved of by PJSC GAZPROM Board of Directors Resolution No. 3217 of 19.02.2019.	
Transaction date	24.05.2018.	

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