

Report on Interested-Party Transactions Entered into by Gazprom Neft PJSC in 2017

No.	Parties to the transaction	Subject of transaction and its material terms and conditions	Information about the person(s) interested in entering into the transaction, basis for interest and shareholding in Gazprom Neft PJSC and the counterparty And about the Company management body which made the decision to agree to enter into the transaction or approve it afterwards (if such decision was made)
1	Gazprom Neft PJSC Russian Agricultural Bank	<p>Entering into Addendum No. 1 to revolving facility agreement No. 163500/0084 dated 26.08.2016 between Gazprom Neft PJSC and Russian Agricultural Bank pursuant to which the following key provisions of the Agreement are changed:</p> <ul style="list-style-type: none"> • the facility availability period is extended until 10 January 2010 (inclusively); • the term of the facility is extended until 22 January 2020 (inclusively); • the full repayment date is or before 22 January 2020. 	<p>Member of the Management Board of Gazprom Neft PJSC – A. N. Patrushev because his brother D. N. Patrushev is a member of the Supervisory Committee of the Bank and is the Chairman of the Management Board of the Bank which is a party to the transaction.</p> <p>Transaction approved by the Board of Directors, Minutes ПТ-0102/09 dated 10.04.2017</p>
2	Joint-Stock Bank RUSSIA Joint-Stock Company Gazprom Neft PJSC	<p>Entering into a facility agreement between Joint-Stock Bank RUSSIA Joint-Stock Company (hereinafter the Bank) and Gazprom Neft PJSC:</p> <p>Amount (debt limit) and currency of the facility: up to RUB 15,000.000.000;</p> <p>Intended purpose: financing the current operations, including provision of loans to subsidiaries and repayment of debt under loans from subsidiaries;</p> <p>The date by which the Borrower must repay the principal amount: the date occurring after the expiration of up to 60 months after the date of the Facility Agreement;</p> <p>End of the utilization period of the facility: the date occurring after the expiration of up to 60 months after the date of the Facility Agreement;</p> <p>Interest rate: up to the Key Rate of the Bank + 0.50 percent per annum;</p> <p>Commission fee for maintaining the loan account: no.</p> <p>Security: unsecured.</p> <p>In the event of non-performance/inadequate performance of the obligation to procure approval of the transaction, the Borrower pays to the Lender a penalty of RUB 10.000 for each day of non-performance/inadequate performance.</p>	<p>Member of the Board of Directors of Gazprom Neft PJSC K. Seleznev who is at the same time a member of the Board of Directors of the Bank</p> <p>Transaction approved by the Board of Directors, Minutes ПТ-0102/31 dated 07.06.2017</p>
3	Gazprom Neft PJSC - Guarantor; LLC GPN-Nefteservis - Buyer; Repsol Exploración Karabashsky	<p>Issuance by Gazprom Neft PJSC of a guarantee to secure the obligations of LLC GPN-Nefteservis under the following key terms and conditions:</p> <p>Issuance by Gazprom Neft PJSC of the guarantee to secure performance by LLC GPN-Nefteservis of the obligations under the Sale and Purchase Agreement:</p> <ul style="list-style-type: none"> - with regard to sale and purchase of 1,096 shares in Joint-Stock Company Evrotek-Yugra (25.02% of the charter capital of the Company); 	<p>Gazprom PJSC (<i>hereinafter the participating interest of Gazprom PJSC in the charter capital of Gazprom Neft PJSC if 95.68%</i>), because its controlled entity LLC GPN-Nefteservis is a beneficiary under the deal</p> <p>Transaction approved by the Board</p>

	B.V. – Seller.	<p>- with regard to assignment of the claim rights under the loan agreement made between JSC Evrotek-Yugra and Repsol Exploración Karabashsky B.V.;</p> <p>- with regard to subsequent increase of the share by 1093 of Joint-Stock Company Evrotek-Yugra (24.95% of the Company's charter capital)</p> <p>planned to be made between the Buyer and the Seller, including:</p> <ul style="list-style-type: none"> ✓ obligation to pay for the shares upon the closing of the transaction; ✓ obligation to make the adjustment payment after the closing; ✓ obligation to pay for the shares when exercising the option to increase the participating interest; ✓ representations and warranties related to the circumstances. <p>The validity term of the guarantee: limited to the term of the Sale and Purchase Agreement.</p> <p>Security under the guarantee: no security.</p>	of Directors, Minutes ПТ-0102/42 dated 01.08.2017
4	<p>Gazprom Neft PJSC - Guarantor;</p> <p>LLC Gazpromneft-Nefteservis - Buyer;</p> <p>Repsol Exploración Karabashsky B.V. – Seller.</p>	<p>Issuance by Gazprom Neft PJSC of a guarantee to secure the obligations of LLC Gazpromneft -Nefteservis under the following key terms and conditions:</p> <p>Issuance by Gazprom Neft PJSC of the guarantee to secure performance by LLC GPN-Nefteservis of the obligations under the shareholders' agreement of JSC Evrotek-Yugra planned to be made between the Buyer and the Seller, including:</p> <ul style="list-style-type: none"> ✓ obligation to finance the company; ✓ obligation to pay for the shares when exercising option and resolving disputes; ✓ obligation to pay penalties; ✓ representations and warranties related to the circumstances <p>The validity term of the guarantee: limited to the term of the shareholders' agreement.</p> <p>Security under the guarantee: no security.</p>	<p>Gazprom PJSC because its controlled entity LLC GPN-Nefteservis is a beneficiary under the deal</p> <p>Transaction approved by the Board of Directors, Minutes ПТ-0102/42 dated 01.08.2017</p>
5	Gazprom Neft PJSC, LLC GPN-Logistics	<p>Provision of services related to shipment and/or arranging shipment of the petroleum products produced by JSC Gazpromneft Omsk Refinery</p> <p>Amount: up to RUB 3,540.000.000 (including VAT)</p> <p>Service provision period: from 01 March 2017 to 31 December 2019.</p>	Gazprom PJSC because its controlled entity LLC GPN-Logistics is a party to the deal; member of the Management Board of Gazprom Neft PJSC A. M. Cherner, who is a member of the Board of Directors of LLC GPN-Logistics.
6	Gazprom Neft PJSC, LLC GPN-Logistics	<p>Provision of services related to arranging shipment of petroleum products</p> <p>Amount: up to RUB 4,661,000.000 (including VAT)</p> <p>Service provision period: from 01 March 2017 to 31 December 2019</p>	Gazprom PJSC because its controlled entity LLC GPN-Logistics is a party to the deal; member of the Management Board of Gazprom Neft PJSC A. M. Cherner, who is a member of the Board of Directors of LLC GPN-Logistics.
7	Gazprom Neft PJSC, Gazprom PJSC	<p>Provision of services related to arranging transportation of gas owned by Gazprom Neft PJSC during the period from 01.01.2017 to 31.12.2017</p> <p>Amount: up to RUB 9,800.000.000 (including VAT)</p> <p>Transported volume of gas: 7,673.030 million m³</p>	Gazprom PJSC because its controlled entity Gazprom Neft PJSC is a party to the deal; Chairman of the Board of Directors of Gazprom Neft PJSC A. B. Miller, who is the Chairman of the Management Board, deputy Chairman of the Board of Directors of Gazprom PJSC; members of the Board of Directors of Gazprom Neft PJSC V. A. Golubev,

			K. Seleznev, N. N. Dubik, A. V. Kruglov, V. V. Cherepanov, E. V. Mikhailova, who are members of the Management Board of Gazprom PJSC; member of the Board of Directors of Gazprom Neft PJSC M. L. Sereda, who is at the same time a member of the Board of Directors of Gazprom PJSC.
8	Gazprom Neft PJSC, SIBUR Holding PJSC, LENGVILLE LIMITED, LENSEY LIMITED, LLC GPN-Finance, LLC Poliom	Entering into Agreement No. 1 for making changes to the LLC Poliom Joint Venture Agreement dated 23 May 2014 pursuant to which changes are made with regard to the parties' financing obligations.	Gazprom PJSC because its controlled entity LLC GPN-Finance is a party to the deal; Chief Executive Officer A. V. Dyukov, who is a member of the Board of Directors of SIBUR Holding PJSC.
9	Gazprom Neft PJSC - Buyer, LLC Gazprom Neft Shelf - Supplier	Entering into the sale and purchase agreement for oil GOST R 51858-2002 Oil. General Technical Specifications No. ГПН-17/28000/02742/P dated 31.10.2017. <ul style="list-style-type: none"> - the products are delivered by tankerloads during the period from 01 November 2017 to 31 December 2018 inclusively in the amount of 4,200.000 tons +/- 10% in the Supplier's option according to the Supplier's oil production plan during the validity term of this Agreement; - total value RUB 86,807,400.000; 	Gazprom PJSC because its controlled entity LLC Gazprom Neft Shelf is a party to the deal; members of the Management Board of Gazprom Neft PJSC A. N. Patrushev, E. A. Ilyukhina, V. V. Yakovlev, A. V. Yankevich, who are members of the Board of Directors of LLC Gazprom Neft Shelf. Share held by V. V. Yakovlev in the charter capital of Gazprom Neft PJSC and the legal entity which is a party to the deal: 0.001051526 % in the Company and 0.00% in the legal entity. Share held by E. A. Ilyukhina, A. V. Yankevich, A. N. Patrushev in the charter capital of Gazprom Neft PJSC and the legal entity which is a party to the deal: 0.00% in the Company and 0.00% in the legal entity.
10	Gazprom Neft PJSC - borrower; Russian Agricultural Bank - lender	Entering into Addendum No. 2 to Agreement No. 163500/0084 for a revolving facility line dated 26.08.2016 <ul style="list-style-type: none"> • to increase the facility limit from RUB 20.000.000.000 to RUB 36,000.000.000; • the provisions of Addendum No. 2 apply to the relationship between the Parties created on the date of the Agreement. 	Member of the Management Board of Gazprom Neft PJSC A. N. Patrushev, because his brother D. N. Patrushev is a member of the Supervisory Committee of Russian Agricultural Bank and is the Chairman of the Management Board of Russian Agricultural Bank. Transaction approved by the Board of Directors, Minutes ПТ-0102/31 dated 07.06.2017 Share held by A. N. Patrushev in the charter capital of Gazprom Neft PJSC and the legal entity which is a party to the deal: 0.00 % in the Company and 0.00% in the legal entity.
11	Gazprom Neft PJSC; JSC Gazpromneft Omsk Refinery	Entering into Addendum No. 22 dated 24.04.2017 to oil processing contract No. ГПН-13/09000/02436/P dated 18.12.2013 <ul style="list-style-type: none"> • the Contract term is extended from 01.05.2017 to 	Gazprom PJSC because its controlled entity JSC Gazpromneft Omsk Refinery is a party to the deal; members of the Management Board

		<p>31.12.2019;</p> <ul style="list-style-type: none"> • the price of the Plant processing 1 ton of crude oil and semi-finished petroleum products purchased from third parties shall be: <ul style="list-style-type: none"> - RUB 1,918 per ton for processing crude oil (exclusive of VAT), - RUB 86 per ton for processing semi-finished products purchased from third parties (exclusive of VAT); • maximum processing quantity during the period from 01.05.2017 to 31.12.2019 will be up to 55,176,000 tons of raw materials and 1,386,000 tons of semi-finished products purchased from third parties (subject to permitted under Clause 8.10 of the Contract 10% deviation from the planned parameters towards increase), maximum value up to RUB 105,946,039,229, exclusive of VAT; • Addendum No. 22 becomes effective at the time of its execution and applies to the relationship between the Parties created on 01.05.2017 	<p>of Gazprom Neft PJSC A. M. Cherner and V. V. Baranov, who are members of the Board of Directors of JSC Gazpromneft Omsk Refinery.</p> <p>Share held by V. V. Baranov in the charter capital of Gazprom Neft PJSC and the legal entity which is a party to the deal: 0.0031611 % in the Company and 0.00% in the legal entity.</p> <p>Share held by A. M. Cherner in the charter capital of Gazprom Neft PJSC and the legal entity which is a party to the deal: 0.00% in the Company and 0.00% in the legal entity.</p>
12	<p>Gazprom Neft PJSC - New Lender; Borrower - JSC Messoyakhaneftegaz; Original Lender - LLC GPN-Invest; Second Lender - JSC RN Holding</p>	<p>Entering into Agreement No. MCX-16/00000/00169/Д/07-03/1 dated 24.08.2017 for replacing the person in the obligation arising out of the loan agreements made between the Borrower, the Original Lender and the Second Lender (hereinafter the Loan Agreements) to the total of RUB 54,019,194,605.79</p> <p>Loan Agreements:</p> <ul style="list-style-type: none"> - No. TBX-0036/14/59MHГ/14 dated 19.11.2014 for RUB 8,864,000.000.00 (not including interest); - No. TBX-0018/15/33MHГ/15 dated 01.06.2015 for RUB 18,263,100,500.00 (not including interest); - No. TBX-0004/16/MCX-16/00000/00169/Д/07-03 dated 29.01.2016 for RUB 17,632,863,722.00 (not including interest). <p>The debt of the Original Lender to the New Lender under bilateral loan agreements made between them (hereinafter the Invest Loans) is reduced by the same amount of RUB 54,019,194,605.79 by offsetting the claim rights the new Lender has against the Borrower as repayment by the Original Lender of a portion of the Invest Loan to the New Lender.</p> <p>Entering into the agreement for replacement of a person in the obligation arising out of the loan agreements made between the Borrower, the Original Lender and the Second Lender (hereinafter the Loan Agreements) to the total of RUB 54,019,194,605.79</p> <p>Loan Agreements:</p> <ul style="list-style-type: none"> - No. TBX-0036/14/59MHГ/14 dated 19.11.2014 for RUB 8,864,000.000.00 (not including interest); - No. TBX-0018/15/33MHГ/15 dated 01.06.2015 for RUB 18,263,100,500.00 (not including interest); - No. TBX-0004/16/MCX-16/00000/00169/Д/07-03 dated 29.01.2016 for RUB 17,632,863,722.00 (not including interest). <p>The debt of the Original Lender to the New Lender under bilateral loan agreements made between them (hereinafter the Invest Loans) is reduced by the same amount of RUB 54,019,194,605.79 by offsetting the claim rights the new Lender has against the Borrower as repayment by the Original Lender of a portion of the Invest Loan to the New Lender.</p> <p>Invest Loans:</p> <ul style="list-style-type: none"> - No. ГПН-12/12100/00507 dated 02.04.2012 for RUB 5,324,323,968.50 (not including interest); - No. ГПН-14/12100/02986 dated 17.12.2014 for RUB 	<p>Gazprom PJSC because its controlled entity JSC Messoyakhaneftegaz is a party to the deal.</p>

		<p>8,864,000.000.00 (not including interest);</p> <ul style="list-style-type: none"> - No. ГПН-16/12100/00071 dated 27.01.2016 for RUB 1,464,861,499.55 (not including interest); - No. ГПН-16/12100/00486/Д dated 23.03.2016 for RUB 17,632,863,722.00 (not including interest); - No. ГПН-15/12100/02014 dated 21.08.2016 for RUB 16,798,239,000.00 (not including interest). <p>The Agreement remains in force until the Borrower fully discharges its obligations to the Lenders under the loan agreements.</p>	
13	<p>Gazprom Neft PJSC - Borrower, LLC Gazpromneft-Corporate Sales - Lender</p>	<p>Entering into a loan agreement between LLC Gazpromneft-Corporate Sales and Gazprom Neft PJSC</p> <p>Loan amount: RUB 10.000.000.000.00</p> <ul style="list-style-type: none"> • the interest rate on the Loan for each month of using the Loan shall be 0.75 (seventy-five hundredth) of the key rate published by the bank of Russia on the first day of the month of using the Loan plus 0.01 (one hundredth) of a percentage point. If the key rate published by the Bank of Russia changes during the month of using the Loan, the interest rate for the Loan shall be, for the purposes of this Agreement, set on the first day of the month of using the Loan in which such change occurred at 0.75 (seventy-five hundredth) of the new key rate published by the bank of Russia on the first day of the month of using the Loan plus 0.01 (one hundredth) of a percentage point; • the agreement becomes effective at the of transfer (making available) by the Lender of the Loan to the Borrower and shall remain in force until the Borrower fully discharges its obligations; • if the Borrower defaults on its obligation to repay the Loan, the Borrower shall pay to the Lender a penalty of 0.1% (one tenth of a percent) of the unpaid Loan amount for each day of the delay. 	<p>Gazprom PJSC because its controlled entity LLC Gazpromneft-Corporate Sales is a party to the deal.</p>
14	<p>Gazprom Neft PJSC - borrower; GPB Bank (JSC) - lender</p>	<p>Entering into Addendum No. 1 to the agreement for financing in the form of overdraft No. 23/16-P dated 08.02.2016 made between Gazprom Neft PJSC and GPB Bank (JSC) pursuant to which the date of the final repayment of the debt under the loans provided pursuant to these Agreements is extended until 31 December 2018 (inclusively).</p> <p>Addendum No. 1 becomes effective on the date of its execution.</p>	<p>Chairman of the Board of Directors of Gazprom Neft PJSC A. B. Miller, who is the Chairman of the Board of Directors of GPB Bank (JSC); members of the Board of Directors of Gazprom Neft PJSC A. V. Kruglov, K. Seleznev, M. L. Sereda, who are members of the Board of Directors of GPB Bank (JSC).</p>
15	<p>Gazprom Neft PJSC - Principal; GPB Bank (JSC) - Guarantor</p>	<p>Entering into Addendum No. 5 to the agreement for issuing bank guarantees No. 4789ГC/12-P dated 30.07.2012 (hereinafter the Agreement) made between Gazprom Neft PJSC and GPB Bank (JSC) pursuant to which the following key provisions of the Agreement are amended:</p> <ul style="list-style-type: none"> • the amount of all simultaneously effective guarantees issued upon the Principal's instructions under the Agreement shall not exceed RUB 25,000.000.000 and the total amount of the all simultaneously effective guarantees issued pursuant to provisions of contracts/agreements and pursuant to the provisions of Articles 84.1 – 84.2. of the Federal Law No. 208-FZ dated 26 December 1995 "On Joint-Stock Companies" shall not exceed RUB 5,500.000.000; • the period of issuing the guarantees upon the Principal's instructions under the Agreement shall start from the date of executing the Agreement and last until 31 March 2020 inclusively; • the validity term of each guarantee shall not last beyond 31 December 2020 (inclusively). <p>Addendum No. 5 becomes effective on the date of its</p>	<p>Chairman of the Board of Directors of Gazprom Neft PJSC A. B. Miller, who is the Chairman of the Board of Directors of GPB Bank (JSC); members of the Board of Directors of Gazprom Neft PJSC A. V. Kruglov, K. Seleznev, M. L. Sereda, who are members of the Board of Directors of GPB Bank (JSC).</p>

		execution.	
16	Gazprom Neft PJSC, LLC GPN-Invest, JSC RN Holding and OJSC Tomskneft VNK; GPB Bank (JSC) and Sberbank PJSC	<p>Entering into the agreement on the procedure for satisfying the lenders' claims against the debtor (intercreditor agreement) (hereinafter the Deal) which defines the order of satisfaction of Junior Creditors' claims to the Borrower and/or the Surety and/or Tomskneft Group Companies (including the Surety and the legal entities whose financial statements are consolidated into the Surety's financial statements for the purposes of consolidated financial statements under the International Financial Reporting Statements mentioned in Regulation No. 1606/2002 adopted by the European Parliament and the Council of Europe on 19 July 2002) after fully satisfying the claims of the Lenders under the agreement for syndicated loan for up to RUB 100.000.000.000 with the repayment period until the 10th anniversary of the date of its execution made between the Borrower, the Facility Agent and the Original Lenders (hereinafter the Facility Agreement) and other contract (agreement) and documents made (executed) on the basis of the Facility Agreement and/or in connection with it and/or any other document as agreed to by the Facility Agent and the Borrower (hereinafter, together with the Facility Agreement, the Finance Documents).</p> <ul style="list-style-type: none"> • first of all, the Lenders' claims under the Finance Documents shall be satisfied, then (after the first-level creditors' claims have been satisfied) claims of Junior Creditors to Debtors shall be satisfied; • debt to the Junior Creditors (including, without limitation, interest payments, commission fees, principal debt, and any penalties) shall only be repaid after full discharge of all the Debtors' obligations under the Finance Documents (with exceptions permitted under the Facility Agreement); • the order of Lenders' claims satisfaction under the Deal shall not depend on the time when the relevant claim or obligation was incurred, the amount or term of the obligations out of which such claim arose or on any changes to any conditions of such obligations; • Senior Creditors shall not have any obligations to Junior Creditors with respect to any amounts received by the Senior Creditors towards performance by the Debtors of their obligations under the Finance Documents. 	<p>Gazprom PJSC because its controlled entity LLC GPN-Invest is a party to the deal; Chairman of the Board of Directors of Gazprom Neft PJSC A. B. Miller, who is the Chairman of the Board of Directors of GPB Bank (JSC); members of the Board of Directors of Gazprom Neft PJSC A. V. Kruglov, K. Seleznev, M. L. Sereda, who are members of the Board of Directors of GPB Bank (JSC)</p> <p>Transaction approved by the Board of Directors, Minutes ПТ-0102/52 dated 01.12.2017</p> <p>Share held by A. B. Miller, A. V. Kruglov, K. Seleznev, M. L. Sereda in the charter capital of Gazprom Neft PJSC and the legal entity which is a party to the deal: 0.00% in the Company and 0.00% in the legal entity.</p>
17	Gazprom Neft PJSC - customer, LLC Gazpromtrans - contractor	<p>Entering into the contract for transportation and cargo forwarding services related to transporting the main petroleum products produced by JSC Gazpromneft Moscow Refinery for export and for the domestic market.</p> <ul style="list-style-type: none"> • transaction amount up to RUB 3,746,350,386.87 • delivery volume 6,095,831 tons; • supply period from 01.08.2017 to 31.07.2019 inclusively; <p>The contract becomes effective on 01 August 2017 and remains in force until 31 July 2019, and as relates to payments – until their full discharge.</p>	<p>Gazprom PJSC because its controlled entity LLC Gazpromtrans is a party to the deal</p>
18	Gazprom Neft PJSC - customer, LLC GPN-Logistics - contractor	<p>Entering into the contract for transportation and cargo forwarding services related to transporting the marketable products, petrochemicals and liquefied hydrocarbon gasses produced by JSC Gazpromneft Moscow Refinery and JSC Gazpromneft Omsk Refinery and by Gazprom Neft PJSC from Platovka station of South-Urals railway from the resources of JSC YuUNG by railway for export.</p> <p>amount up to RUB 1,311,278,000.</p> <p>The contract becomes effective on the date of its execution and applies to the relationship between the</p>	<p>Gazprom PJSC because its controlled entity LLC GPN-Logistics is a party to the deal; member of the Management Board of Gazprom Neft PJSC A. M. Cherner, who is a member of the Board of Directors of LLC GPN-Logistics.</p>

		Parties created on 01 September 2017 until 31 December 2019 inclusively and as relates to the payments, until the full discharge by the Parties of their respective obligations.	
19	Gazprom Neft PJSC - customer, LLC GPN-Logistics - contractor	<p>Entering into a contract for the services related to shipping and/or arranging the shipment of marketable products, petrochemicals and liquefied gasses produced by JSC Gazpromneft Omsk Refinery by railway within the Russian Federation, including in multipurpose railway containers, road, pipeline and water transportation, the services related to making direct exit routes to non-public railway tracks of JSC Gazpromneft Omsk Refinery, Kombinatnaya station, arranging shipment of products from Platovka station of South-Urals railway and the services related to accounting for and accompanying the shipped products with JSC Gazpromneft Omsk Refinery, OJSC Slavneft-YANOS, NP Sokur, line operation dispatcher station Chelyabinsk, Petropavlovsk station, Platovka station to the domestic market.</p> <p>Up to RUB 1,034,573,000, exclusive of VAT 18%.</p> <p>The contract becomes effective on the date of its execution by the Parties and applies to the relationship between the Parties created on 01 September 2017 until 31 December 2019 inclusively and as relates to the payments, until the full discharge by the Parties of their respective obligations.</p>	Gazprom PJSC because its controlled entity GPN-Logistics is a party to the deal; member of the Management Board of Gazprom Neft PJSC A. M. Cherner, who is a member of the Board of Directors of LLC GPN-Logistics.
20	Gazprom Neft PJSC - Company; JSC Gazpromneft Moscow Refinery - Plant	<p>Entering into Addendum No. 36 dated 31.10.2017 to the contract for processing crude oil and other raw materials No. MH3-14/00000/00032/Д dated 24.01.2014 between Gazprom Neft PJSC and JSC Gazpromneft Moscow Refinery in order to produce marketable petroleum products for Gazprom Neft PJSC.</p> <p>Transaction amount up to RUB 34,576,428,000 exclusive of VAT.</p> <p>Maximum processing quantity during the period from 01.11.2017 to 31.12.2018 will be up to 13,900.000 tons of oil and 46,400 tons of other raw materials (subject to permitted under Clause 7.7 of the Contract 10% deviation from the planned parameters towards increase).</p> <p>The contract becomes effective on the date of its execution by the Parties and applies to the relationship between the Parties created on 01 November 2017 until 31 December 2018 and as relates to the outstanding obligations, until their full discharge by the Parties.</p>	<p>Gazprom PJSC because its controlled entity JSC Gazpromneft Moscow Refinery is a party to the deal; member of the Management Board of Gazprom Neft PJSC A. M. Cherner, who is a member of the Board of Directors of JSC Gazpromneft Moscow Refinery</p> <p>Share held by A. M. Cherner in the charter capital of Gazprom Neft PJSC and the legal entity which is a party to the deal: 0.00% in the Company and 0.00% in the legal entity.</p>
21	Gazprom Neft PJSC - Supplier; LLC Gazprom Mezhhregiongaz - Buyer	<p>Entering into Addendum No. 26/18 to gas supply contract No. 1-016/13/ГПН-12-01200/02687/Д dated 12.12.2012 between Gazprom Neft PJSC and LLC Gazprom Mezhhregiongaz for supply of gas for consumption categories "except the public" and "the public" in the regions: KMAD, YaNAD, Tyumenskaya, Tambovskaya, Saratovskaya, Sverdlovskaya, Kurganskaya, Chelyabinskaya, Moskovskaya, Ryazanskaya regions, and in Tatarstan and Bashkortostan republics.</p> <p>Maximum supply volume during the period from 01.01.2018 to 31.12.2018 will be up to 5,713.430 m³;</p> <p>Addendum No. 26/18 becomes effective on the date of its execution by the Parties and applies to the relationship between the Parties created on 01 January 2018 until 31 December 2018 and as relates to the outstanding obligations, until their full discharge by the Parties.</p>	<p>Gazprom PJSC because its controlled entity LLC Gazprom Mezhhregiongaz is a party to the deal; member of the Board of Directors of Gazprom Neft PJSC K. Seleznev, who is the Chief Executive Officer of LLC Gazprom Mezhhregiongaz</p> <p>Transaction approved by the Board of Directors, Minutes ПТ-0102/24 dated 26.04.2017</p>
22	Gazprom Neft PJSC - License Holder; LLC Gazpromneft-Yamal -	<p>Entering into Addendum No. 2 to Contract for Operator Services No. ГНЯ-16/00000/00751/Д/3-05 dated 14.11.2016 between Gazprom Neft PJSC and LLC Gazpromneft-Yamal to perform the work at North-Sambursky license block.</p>	Shareholder of Gazprom PJSC because its controlled entity LLC Gazpromneft-Yamal is a party to the deal

	Operator	<p>Key provisions of Addendum No. 2:</p> <ul style="list-style-type: none"> - add to the Contract Annex 2 for capital construction work as relates to the construction of wells; - add to the Contract Annex 3 for the work related to the production, acceptance, preparation, accounting for, storage, transportation and delivery of oil, associated petroleum gas and condensate into the system of oil trunk pipelines; - add to the Contract Annex 4 for the provision of other operator services; - Clause 3.1. of Annex 1 to the Contract shall read as follows: “3.1. The price of the services under Annex 1 shall be indicatively RUB 805,853,964.93 plus VAT 18% of RUB 145,053,713.69, total with VAT – RUB 950,907,678.62 pursuant to Schedule 1 which is an integral part to this Annex” <p>The total price of the work and services under the contract shall not exceed RUB 3,252,762,704.42, exclusive of VAT.</p> <p>Addendum No. 2 shall become effective at the time of its execution by both Parties and shall remain in force until the Parties have fully discharged their respective obligations.</p>	
23	Gazprom Neft PJSC - Buyer; OJSC Tomskneft VNK - Seller	<p>Entering into a contract for crude oil supply ГПН-17/28000/03460/P dated 26.12.2017 between Gazprom Neft PJSC and OJSC Tomskneft VNK (hereinafter the Contract) for 2018.</p> <p>The price of the Products shall be determined on the basis of the market value and set in Russian roubles per ton including VAT. To calculate the price of the products, the parties shall use the average quotation for Urals fip West Siberia SPOT published by the information and pricing agency Argus Media Limited during the period of active trading of the month preceding the month of delivery. The price of the Products shall be recorded by the Parties in the monthly Price Negotiation Memorandums which are integral parts to the Contract.</p> <p>The total deal amount shall be RUB 75,256,312,025.20, including VAT (permissible deviation under the Contract shall be +/- 20%).</p> <ul style="list-style-type: none"> • the oil supply volume during the period from 01.01.2018 to 31.12.2018 shall be 4,478,620 tons (permissible deviation under the Contract shall be +/- 20%); • Products delivery period: from 01 January 2018 to 31 December 2018; • the Contract shall become effective on the date of its execution by both Parties, shall apply to the relationship between the parties created on 01.01.2018 and shall remain in force until 31.12.2018 and, as relates to the obligations, until they are fully discharged by the Parties. 	<p>Member of the Management Board of Gazprom Neft PJSC V. V. Yakovlev, who is at the same time the Chairman of the Board of Directors OJSC Tomskneft VNK.</p> <p>Share held by V. V. Yakovlev in the charter capital of Gazprom Neft PJSC and the legal entity which is a party to the deal: 0.001051526 % in the Company and 0.00% in the legal entity.</p>
24	Gazprom Neft PJSC - Company; OJSC Slavneft-YANOS - Plant	<p>Entering into Addendum No. 14 to the contract for processing crude oil and other raw materials No. 03Д00269/14 dated 01.07.2014 between Gazprom Neft PJSC and OJSC Slavneft-YANOS to produce marketable petroleum products for Gazprom Neft PJSC.</p> <p>The total contract value shall be up to RUB 14,000.000.000, exclusive of VAT.</p> <ul style="list-style-type: none"> • maximum processing quantity during the period from 01.01.2018 to 31.12.2018 shall be up to 8,572,000 tons of oil (subject to permitted under Clause 8.9 of the Contract 10% deviation from the planned parameters towards increase); 	<p>Member of the Management Board of Gazprom Neft PJSC A. M. Cherner, who is a member of the Board of Directors of OJSC Slavneft-YANOS.</p>

		<ul style="list-style-type: none"> the Contract shall become effective on the date of its execution by the Parties and shall remain in force until 31 December 2018 and, as relates to the outstanding obligations, until they are fully discharged by the Parties. 	
25	Gazprom Neft PJSC - Buyer; OJSC OGC Slavneft - Seller	<p>Entering into Addendum No. 5 to Crude Oil Sale and Purchase Agreement No. ГПН-16/28000/03131/P/64537-2016-228 dated 19.12.2016</p> <p>Total contract value is RUB 7,020,000,495.71 (deviation within +/-10%) inclusive of VAT 18%.</p> <ul style="list-style-type: none"> oil supply quantity in January - December 2017 will be 406,531 tons (deviation within +/-10%); Addendum No. 5 shall become effective on the date of execution and apply to the relationship created on 01.01.2017 	Members of the Management Board of Gazprom Neft PJSC V. V. Yakovlev, A. M. Cherner, A. V. Yankevich, who are at the same time members of the Board of Directors of OJSC OGC Slavneft
26	Gazprom Neft PJSC - Buyer; LLC Gazpromneft-East - Seller	<p>Entering into Addendum No. 6 dated 28.12.2017 to Crude Oil Sale and Purchase Agreement No. ГПН-14/28000/02818/P/BCT-14/28000/573/Д dated 27.11.2014 for purchase of crude oil in 2018</p> <p>The price of the Products shall be in Russian roubles per ton, inclusive of VAT. To calculate the price of the Products, the Parties shall use the arithmetic average of the quotations for Urals fip West Siberia FORMULA published in the daily report Russian Oil Market by the agency Argus Media Limited for all days of the month of delivery. The price of one ton of the Products shall be determined after the end of the month of delivery, not later than one business day after the end of the quotation period. The Parties shall record the price of oil by executing the monthly Supplement to the Contract on or before the 2nd business day following the end of the month of delivery.</p> <p>The total contract value, subject to permitted under Clause 1 of Addendum No. 6 to the Contract 10% deviation from the planned parameters towards increase, shall be up to RUB 28,537,033,877.00, including VAT (18%).</p> <ul style="list-style-type: none"> oil supply volume during the period from 01.01.2018 to 31.12.2018 shall be 1,589,435 (deviation within +/- 10%); the validity term of the Contract shall be extended until 31 December 2018 inclusively, and as relates to the outstanding and/or inadequately performed obligations – until they are fully discharged; Addendum No. 6 shall become effective on 01 January 2018 	<p>Gazprom PJSC because its controlled entity LLC Gazpromneft-East is a party to the deal; member of the Management Board of Gazprom Neft PJSC V. V. Yakovlev, who is at the same time the Chairman of the Board of Directors LLC Gazpromneft-East.</p> <p>Share held by V. V. Yakovlev in the charter capital of Gazprom Neft PJSC and the legal entity which is a party to the deal: 0.001051526 % in the Company and 0.00% in the legal entity.</p>
27	Gazprom Neft PJSC - Buyer; OJSC SN-MNG - Seller	<p>Entering into a contract for sale and purchase of oil dated 28.12.2017</p> <p>The price of the Products shall be determined on the basis of the market value and set in Russian roubles per ton of oil. To calculate the price, the parties shall use the arithmetic average of the quotations for Urals fip West Siberia FORMULA published in the daily report Russian Oil Market by the agency Argus Media Limited for all days of the month of delivery.</p> <p>The total contract value shall be RUB 65,049,585,615.90 (deviation within +/-20%) inclusive of VAT 18%.</p> <p>Oil supply quantity during the period from 01.01.2018 to 31.12.2018 shall be 4,009,689 tons (deviation within +/-20%);</p> <p>the Contract shall become effective on the date of its execution by both Parties, shall apply to the relationship between the Parties created on 01 January 2018 and shall remain in force until 31 December 2018 and, as relates to the obligations, until they are fully discharged by the</p>	<p>Member of the Management Board of Gazprom Neft PJSC V. V. Yakovlev, who is a member of the Board of Directors of OJSC SN-MNG</p> <p>Share held by V. V. Yakovlev in the charter capital of Gazprom Neft PJSC and the legal entity which is a party to the deal: 0.001051526 % in the Company and 0.00% in the legal entity.</p>

		Parties.	
28	Gazprom Neft PJSC - Buyer; OJSC OGC Slavneft - Seller	<p>Entering into a contract for sale and purchase of oil</p> <p>The price of the Products shall be determined on the basis of the market value and set in Russian roubles per ton of oil. To calculate the price, the parties shall use the arithmetic average of the quotations for Urals fip West Siberia FORMULA published in the daily report Russian Oil Market by the agency Argus Media Limited for all days of the month of delivery.</p> <p>The total contract value shall be RUB 6,005,986,297.20 (deviation within +/-20%) inclusive of VAT 18%.</p> <p>Oil supply quantity during the period from 01.01.2018 to 31.12.2018 shall be 370,212 tons (deviation within +/-20%);</p> <p>the Contract shall become effective on the date of its execution by both Parties, shall apply to the relationship between the Parties created on 01 January 2018 and shall remain in force until 31 December 2018 and, as relates to the obligations, until they are fully discharged by the Parties.</p>	Members of the Management Board of Gazprom Neft PJSC V. V. Yakovlev, A. M. Cherner, A. V. Yankevich, who are members of the Board of Directors of OJSC OGC Slavneft
29	Gazprom Neft PJSC - Buyer; JSC Gazpromneft-NNG - Seller	<p>Entering into Addendum No. 6 dated 28.12.2017 (hereinafter the Addendum) to Crude Oil Sale and Purchase Agreement No. ГПН-14/28000/02782/P dated 27.11.2014 to purchase oil in 2018</p> <p>The price of the Products shall be in Russian roubles per ton, inclusive of VAT. To calculate the price, the Parties shall use the arithmetic average of the quotations for Urals fip West Siberia FORMULA published in the daily report Russian Oil Market by the agency Argus Media Limited for all days of the month of delivery. The price of one ton of the Products shall be determined after the end of the month of delivery, not later than one business day after the end of the quotation period.</p> <p>The total contract value, subject to permitted under Clause 1 of Addendum No. 6 to the Contract 10% deviation from the planned parameters towards increase, shall be up to RUB 132,675,038,579.60, including VAT (18%).</p> <p>The oil supply volume during the period from 01.01.2018 to 31.12.2018 shall be 7,389,638 (deviation within +/-10%);</p> <p>The validity term of the Contract shall be extended until 31 December 2018 inclusively, and as relates to the outstanding and/or inadequately performed obligations – until they are fully discharged;</p> <p>Addendum No. 6 shall become effective on 01 January 2018</p>	<p>Gazprom PJSC because its controlled entity JSC Gazpromneft-NNG is a party to the deal; members of the Management Board of Gazprom Neft PJSC V. V. Yakovlev, E. A. Ilyukhina who are at the same time members of the Board of Directors of JSC Gazpromneft-NNG</p> <p>Share held by V. V. Yakovlev in the charter capital of Gazprom Neft PJSC and the legal entity which is a party to the deal: 0.001051526 % in the Company and 0.00% in the legal entity.</p> <p>Share held by E. A. Ilyukhina in the charter capital of Gazprom Neft PJSC and the legal entity which is a party to the deal: 0.00% in the Company and 0.00% in the legal entity.</p>
30	Gazprom Neft PJSC - Buyer; LLC Zapolyarneft - Seller	<p>Entering into Addendum No. 4 dated 28.12.2017 to Crude Oil Sale and Purchase Agreement No. ГПН-14/28000/02784/P dated 27.11.2014 (hereinafter the Contract).</p> <p>The price of the Products shall be determined on the basis of the market value and set in Russian roubles per ton. To calculate the price of the Products, the Parties shall use the arithmetic average of the quotations for Urals fip West Siberia FORMULA published in the daily report Russian Oil Market by the agency Argus Media Limited for all days of the month of delivery. The price of one ton of the Products shall be determined after the end of the month of delivery, not later than one business day after the end of the quotation period.</p> <p>The total contract value, subject to permitted under the provisions of Addendum No. 4 10% deviation from the planned parameters towards increase, shall be up to RUB</p>	Gazprom PJSC because its controlled entity LLC Zapolyarneft is a party to the deal.

		<p>61,833,690,265.60, including VAT (18%).</p> <p>The oil supply volume during the period from 01.01.2018 to 31.12.2018 shall be 3,443,968 (deviation within +/- 10%);</p> <p>the validity term of the Contract shall be extended until 31 December 2018 inclusively, and as relates to the outstanding and/or inadequately performed obligations – until they are fully discharged</p> <p>Addendum No. 4 shall become effective on 01 January 2017</p>	
31	<p>Gazprom Neft PJSC - Buyer; JSC Messoyakhaneftegaz - Supplier</p>	<p>Entering into a contract for supply of crude oil No. MCX-17/01000/00554/Д dated 26.12.2017.</p> <p>The price of the Products shall be determined on the basis of the market value and set in Russian roubles per ton. To calculate the price of the Products, the Parties shall use the arithmetic average of the quotations for Urals fip West Siberia FORMULA published in the daily report Russian Oil Market by the agency Argus Media Limited plus the manufacturer's bonus calculated as the difference between the customs duty on oil exported from the Russian Federation outside of the Customs Union and the preferential customs duty effective in the month of delivery (the manufacturer's bonus shall apply during the period of the preferential duty for East-Messoyakhskoe oils, gas and condensate field of JSC Messoyakhaneftegaz as relates to the quantities supplied for export beyond the borders of the Customs Union) and minus the transport adjustment equal to the price of transporting the oil via the system of Transneft PJSC from the Supplier's Well Site Metering Station to Nizhevertovsk.</p> <p>The total contract value shall be RUB 46,036,904,342.00 (deviation within +/-20%) including VAT 18%.</p> <p>The Products supply volume shall be 2,181,880 tons (deviation within +/- 20%);</p> <p>The Products delivery period: from 01 January 2018 to 31 December 2018;</p> <p>the Contract shall become effective on the date of its execution by both Parties, shall apply to the relationship between the Parties created on 01 January 2018 and shall remain in force until 31 December 2018 and, as relates to the obligations, until they are fully discharged by the Parties.</p>	<p>Gazprom PJSC because its controlled entity JSC Messoyakhaneftegaz is a party to the deal</p>
32	<p>Gazprom Neft PJSC - Buyer; Salym Petroleum Development N.V. - Seller</p>	<p>Entering into Addendum No. 6 dated 28.12.2017 to crude oil supply and agency contract No. ГПН-12/29000/02471/P//MOS/12/0390 dated 13.12.2012 under which the validity term of the contract is extended until 31 December 2018.</p> <p>The price of one tone of oil shall be determined on the basis of the market value according to the monthly average quotations for Urals fip West Siberia FORMULA (daily report Russian Oil Market by the agency Argus Media Limited) for the month of delivery reduced by three percent (3%), but not lower than the minimum quotation of Urals fip West Siberia FORMULA in the month of delivery.</p> <p>The total contract value shall be up to RUB 51,255,363,020.00 рублей, including VAT 18% (subject to permitted deviation +5%).</p> <p>oil supply volume during the period from 01.01.2018 to 31.12.2018 shall be 3,083,289 tons (deviation within +/- 5%);</p> <p>Addendum No. 6 shall become effective on the date of its execution by the Parties and apply to the relationship between the Parties created on 01 October 2017 to 31 December 2018.</p>	<p>Member of the Management Board of Gazprom Neft PJSC V. V. Yakovlev, who is the Chairman of the Supervisory Board of Salym Petroleum Development N.V..</p> <p>Share held by V. V. Yakovlev in the charter capital of Gazprom Neft PJSC and the legal entity which is a party to the deal: 0.001051526 % in the Company and 0.00% in the legal entity.</p>

33	Gazprom Neft PJSC - Buyer; JSC Messoyakhaneftegaz - Supplier	<p>Entering into Addendum No. 2 dated 28.12.2017 to crude oil supply and agency contract No. ГПН-16/28000/03137/P/MCX-16/01000/00655/Д dated 22.12.2016 under which the total contract value changes.</p> <p>The Parties agreed to make Clause 1.1 of the Contract read as follows:</p> <p>“The Supplier shall transfer and the Buyer shall accept from 01 January 2017 to 31 December 2017 and pay RUB 34,641,205,090.61, including VAT (18%), for 1,490,280.00 tons of oil.”</p> <p>Addendum No. 2 shall become effective on the date of execution and apply to the relationship created on 01.01.2017</p>	Gazprom PJSC because its controlled entity JSC Messoyakhaneftegaz is a party to the deal.
34	NIS a.o. Novi Sad - Buyer; Gazprom Neft PJSC - Seller	<p>Entering into contract for sale and purchase of NOVY PORT CRUDE OIL (hereinafter the Products) ГПН-17/2800/03421/Д dated 25.12.2017.</p> <p>The price of the Products shall be determined under CIF port Omishal terms in USD per barrel net as the average of five average quotations after the consignment note date (the consignment note shall be day 0) published in PLATT'S Crude Oil Marketwire under BRENT (DATED) plus USD 3.72.</p> <p>The total contract value shall be up to USD 296,000.000 (subject to permitted deviation +1 load towards increase).</p> <p>The products supply volume: 5 loads (+/-1 load in the Buyer's option) with deliveries in batches of 100.000 tons (+/- 10% in the Seller's option).</p> <p>Contract validity term: from 25 December 2017 to 31 December 2018.</p>	Gazprom PJSC because its controlled entity NIS a.o. Novi Sad is a party to the deal; members of the Management Board of Gazprom Neft PJSC V. V. Yakovlev, K. A. Kravchenko, A. M. Cherner, A. V. Yankevich, who are at the same time members of the Board of Directors of NIS a.o. Novi Sad
35	Gazprom Neft PJSC - Customer; Association HC Avangard - Contractor	<p>Entering into a contract for advertising services related to placing advertising materials of the Customer's retail brands at the matches of KHL and IHL Championships and any other hockey during the following periods:</p> <p>from 01 August 2018 to 30 April 2019 (first season);</p> <p>from 01 August 2019 to 30 April 2020 (second season);</p> <p>from 01 August 2020 to 30 April 2021 (third season).</p> <p>The contract value shall be up to RUB 2,396,580.000, including VAT RUB 365,580.000.</p> <p>The Contract shall become effective at the time of execution and remain in force until 30 April 2021.</p>	Member of the Management Board of Gazprom Neft PJSC A. M. Dybal, who is at the same time the Chairman of the Board of Directors Association HC Avangard.
36	Gazprom Neft PJSC - Company; Gazprom PJSC.	<p>Provision by Gazprom PJSC of services related to the transportation within the Russian Federation of gas owned by the Company, which is an affiliate of Gazprom PJSC, from Luginetskoe, Novogodnee, Vyangapurovskoe, Muravlenkovskoe fields and from South-Priobskoe gas processing plant during the period from 01.01.2018 to 31.12.2018</p> <p>The price of the services shall be determined by the Parties based on the tariffs for the services of gas transportation via the main trunk pipelines of Gazprom PJSC for independent entities approved by the federal executive agency authorized by the Government of the Russian Federation on the basis of the actual volume of gas transported and the product transportation work (product of multiplying the transported gas quantity by the de facto distance of transportation) and shall be up to RUB 9,450,613,000 exclusive of VAT.</p> <p>The maximum transported quantity shall be up to 7,584.5 thousand m³;</p> <p>the Contract shall become effective on the date of its execution by the Parties and apply to the relationship between the Parties created on 01 January 2018 to 31 December 2018, and, as relates to the outstanding</p>	Gazprom PJSC because its controlled entity Gazprom Neft PJSC is a party to the deal; Chairman of the Board of Directors of Gazprom Neft PJSC A. B. Miller, who is at the same time the Chairman of the Management Board, deputy Chairman of the Board of Directors of Gazprom PJSC; members of the Board of Directors of Gazprom Neft PJSC: V. A. Golubev, K. Seleznev, N. N. Dubik, A. V. Kruglov, V. V. Cherepanov, E. V. Mikhailova, who are at the same time members of the Management Board of Gazprom PJSC; member of the Board of Directors of Gazprom Neft PJSC M. L. Sereda, who is at the same time a member of the Board of Directors of Gazprom PJSC.

		obligations, until they are fully discharged by the Parties.	
37	OJSC SN-MNGG - Supplier; Gazprom Neft PJSC - Buyer.	<p>Entering into a contract for sale and purchase of oil between Gazprom Neft PJSC and OJSC SN-MNGG.</p> <p>The Supplier shall transfer the oil (hereinafter the Products) into the Buyer's ownership, in January-December 2018. The Products shall meet the requirements set out in GOST R 51858-2002 Oil. General Technical Specifications.</p> <p>Supply volume: 99,450 tons (deviation within +/- 20%).</p> <p>The total contract value: up to RUB 1,613,387,295 (deviation within +/- 20%), inclusive of VAT 18%.</p> <p>Contract validity term: c 01 January 2018 to 31 December 2018.</p>	Gazprom PJSC because its controlled entity OJSC SN-MNGG is a party to the deal.
38	OJSC ONGG - Supplier; Gazprom Neft PJSC - Buyer.	<p>Entering into a contract for sale and purchase of oil dated 26.12.2017 between Gazprom Neft PJSC and OJSC ONGG. The Supplier shall transfer the oil (hereinafter the Products) into the Buyer's ownership, in January-December 2018. The Products shall meet the requirements set out in GOST R 51858-2002 Oil. General Technical Specifications.</p> <p>Supply volume: 1,260,499 tons (deviation within +/- 20%).</p> <p>The total contract value: up to RUB 20,449,201,326.90 (deviation within +/- 20%), inclusive of VAT 18%.</p> <p>Contract validity term: from 01 January 2018 to 31 December 2018.</p>	Gazprom PJSC because its controlled entity OJSC ONGG is a party to the deal.
39	LLC Slavneft-Nizhneartovsk - Supplier; Gazprom Neft PJSC - Buyer.	<p>Entering into a contract for sale and purchase of oil between Gazprom Neft PJSC and LLC Slavneft-Nizhneartovsk.</p> <p>The Supplier shall transfer the oil (hereinafter the Products) into the Buyer's ownership, in January-December 2018. The Products shall meet the requirements set out in GOST R 51858-2002 Oil. General Technical Specifications.</p> <p>Supply volume: 775,058 tons (deviation within +/- 20%).</p> <p>The total contract value: up to RUB 12,573,843,439.80 (deviation within +/- 20%), inclusive of VAT 18%.</p> <p>Contract validity term: from 01 January 2018 to 31 December 2018.</p>	Gazprom PJSC because its controlled entity LLC Slavneft-Nizhneartovsk is a party to the deal.
40	CJSC Obneftegeologiya - Supplier; Gazprom Neft PJSC - Buyer.	<p>Entering into a contract for sale and purchase of oil between Gazprom Neft PJSC and CJSC Obneftegeologiya.</p> <p>The Supplier shall transfer the oil (hereinafter the Products) into the Buyer's ownership, in January-December 2018. The Products shall meet the requirements set out in GOST R 51858-2002 Oil. General Technical Specifications.</p> <p>Supply volume: 261,338 tons (deviation within +/- 20%).</p> <p>The total contract value: up to RUB 4,239,712,507.80 (deviation within +/- 20%), inclusive of VAT 18%.</p> <p>Contract validity term: from 01 January 2018 to 31 December 2018.</p>	Gazprom PJSC because its controlled entity CJSC Obneftegeologiya is a party to the deal.
41	Gazprom Neft PJSC - Seller; JSC Mozyr Oil Refinery - Buyer.	<p>Entering into Addendum No. 3 to Crude Oil Sale and Purchase Contract between Gazprom Neft PJSC and JSC Mozyr Oil Refinery No. ГПН-16/28000/03181/Д dated 23.12.2016, pursuant to which Clause 1 of the Contract shall read as follows:</p> <p>"the Seller shall sell and the Buyer shall buy, under DDU tank JSC Mozyr Oil Refinery (Incoterms-2000), two million four hundred fifty thousand (2,454,000) tons, in the Buyer's option, of marketable oil (hereinafter the "oil") during the period from January 2017 to December 2018 following the procedure required under this Contract and</p>	Member of the Management Board of Gazprom Neft PJSC A. M. Cherner, who is at the same time a member of the Supervisory Board of JSC Mozyr Oil Refinery.

		<p>according to the schedule of oil transportation via the trunk oil pipeline system of the Ministry of Energy of the Russian Federation, the Seller may supply oil to the Buyer in the quality equal to from 50% to 100% of the quantity specified in such schedule and if Transneft PJSC has the technical capacity to do so.”</p> <p>The supply period shall be extended until December 2018; The total contract value shall be up to USD 750.000.000. The final price of the oil shall be determined on the basis of the de facto supplied quantity of oil according to the oil delivery and acceptance statements executed at the metering station of line operation dispatcher station Mozyr of OJSC Gomeltransneft Druzhba and the prices agreed by the parties for each pipeline run.</p> <p>Contract validity term: from 23 December 2016 to 31 January 2019.</p>	
42	Gazprom Neft PJSC - Buyer; OJSC ONGG - Supplier	<p>Addendum No. 4 (Addendum) dated 29.12.2017 to Contract No. ГПН-16/28000/03135/P dated 19.12.2016 for oil supply</p> <p>- obligation performance period: Addendum validity term: shall become effective on the date of execution by the Parties, shall apply to the relationship between the Parties with effect from 01.01.2017 and remain in force until 31.12.2017 and, as relates to the outstanding obligations, until they are fully discharged by the Parties; - contractual amount: The total contract value shall be 25,736,618,503.42, inclusive of VAT 18%.</p>	<p>Interest of the shareholder of Gazprom Neft PJSC Gazprom PJSC because its controlled entity OJSC ONGG is a party to the deal, - share held by the interested party in the charter (share) capital (shareholding of the interested party) in the issuer or the legal entity which is a party to the deal: 95.679 % in the issuer and 0.00% in the legal entity.</p>
43	Gazprom Neft PJSC - Buyer and LLC Gazpromneft-Khantos - Supplier	<p>Entering into Addendum No. 5 (Addendum) dated 26.12.2017 to Oil Supply Contract No. ГПН-14/28000/02952/P</p> <p>The Addendum provides for supply of oil during the period from 01 January 2018 to 31 January 2018; Contract validity term: the Addendum extends the contract validity term until 31 December 2018 inclusively, and as relates to the outstanding and/or inadequately performed obligations – until they are fully discharged; - contractual amount: RUB 222,968,149,980.00 рублей, including VAT 18%,</p>	<p>Interest of the shareholder of Gazprom Neft PJSC Gazprom PJSC because its controlled entity LLC Gazpromneft-Khantos is a party to the deal, - share held by the interested party in the charter (share) capital (shareholding of the interested party) in the issuer or the legal entity which is a party to the deal: 95.679 % в УК эмитента and 0.00% in the legal entity. - member of the Management Board V. V. Yakovlev who is at the same time the Chairman of the Board of Directors LLC Gazpromneft-Khantos, - share held by the interested party in the charter (share) capital (shareholding of the interested party) in the issuer or the legal entity which is a party to the deal: 0.001051526 % in the issuer and 0.00% in the legal entity.</p>