Approved of by PJSC GAZPROM Board of Directors Resolution No. 3596 of May 20, 2021

# **REPORT**

# on PJSC GAZPROM related party transactions made in 2020

Transaction 1	
Parties	PJSC GAZPROM
	AO SOGAZ
Beneficiaries	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:-
	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;
	in case of any damage to assets – individuals or legal entities bearing the risk of
	destruction, loss of, damage to damaged assets and, in case of any damage to public
	or municipal assets, the Russian Federation, the Russian Federation constituents and
	municipalities represented by government and local authorities; and
	in case of any harm to the environment – the state represented by its authorized
	executive authorities in charge of environmental safety.
	The third persons include PJSC GAZPROM (the person with insured liability risk)
	employees. The Contract is applicable to the extent the harm to life and health of
	PJSC GAZPROM (the person with insured liability risk) employees is not
	indemnified under mandatory social insurance against accidents at work and
Carbinat anattan	occupational diseases.
Subject matter	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 (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.
Insured asset categories	All the assets insured under the Contract are split into 5 categories as follows:-
	category 1 assets - all the insured assets (movable and immovable), as specified in
	Appendix No. 1 to the Notice;
	category 2 assets – gas, gas condensate and oil wells of different technical use, including
	equipment, as specified in Appendix No. 2 to the Notice;
	category 3 assets – underwater offshore pipelines and underwater production facilities
	of Kirinskoye gas condensate field, as well as the liquefied natural gas acceptance,
	storage and regasification terminal in the Kaliningrad region (the offshore part), as
	specified in Appendix No. 3 to the Notice;
	category 4 assets – offshore floating drilling rigs (FDRs) of various design types, as
	specified in Appendix No. 4 to the Notice; and
	category 5 assets – vessels and floating equipment, as specified in Appendix No. 5 to
	the Notice.
Insurance premium	The total insurance premium amount under the Contract is set at
amount	RUB 7,341,282,620.00, including for:-
	category 1 assets: RUB 4,441,587,420.00.
	category 2 assets: RUB 831,296,400.00.
	category 3 assets: RUB 1,716,556,200.00.
	category 4 assets: RUB 332,629,700.00.
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Insured amounts	category 5 assets: RUB 19,212,900.00.			
Insured amounts		es have defined that the liability limit for each loss event shall be		
	_	sible insurance indemnify for each loss event. The total insured		
		ry 1 assets shall be the aggregate of production facilities insured		
		amount to RUB 13,055,913,776,302.00. The contractual insured		
		om 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		
	•	PJSC GAZPROM and shall amount to RUB 801,380,158,046.00.		
		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 407,175,860,500.00.			
	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 121,760,900,000.00.		
	The total insured as	mount for category 5 assets shall be insured amounts of category 5		
		USC GAZPROM and shall amount to RUB 6,789,000,000.00.		
Loss events		nts under the Contract is specified in the Appendix to the Notice.		
Insurance period		01.07.2020 to 12.00 p.m. on 30.06.2021 (both inclusive), by local		
	time at the insured			
Interested persons and	Mr. A.B. Miller	Holds positions in PJSC GAZPROM Board of Directors and		
interest reasons <sup>1</sup>		Management Committee and AO SOGAZ Board of Directors		
	Mr. M.E. Putin	Holds positions in PJSC GAZPROM Management Committee		
	Will. Wi.E. I ddin	and AO SOGAZ Board of Directors		
	Mr. F.K. Sadygov	Holds positions in PJSC GAZPROM Management Committee		
	Wir. 1 .IX. Budygov	and AO SOGAZ Board of Directors		
Notice sent <sup>2</sup>	11.06.2020. No rec			
Transaction date	13.07.2020	quest received.		
Transaction 2	13.07.2020			
Parties	PJSC GAZPROM			
1 di ties	OOO GAZPROM	FYPORT		
Subject matter				
	The Parties have agreed upon the new version of Loan Contract No. 3 of 24.12.2015			
Danjeet matter				
ounjeet matter	made between P.	JSC GAZPROM and OOO GAZPROM EXPORT, whereby		
Subject matter	made between P. OOO GAZPROM	JSC GAZPROM and OOO GAZPROM EXPORT, whereby EXPORT lends PJSC GAZPROM EUR 450,000,000.00, and		
Subject matter	made between P. OOO GAZPROM PJSC GAZPROM	JSC GAZPROM and OOO GAZPROM EXPORT, whereby		
ŭ	made between P. OOO GAZPROM PJSC GAZPROM Principal.	JSC GAZPROM and OOO GAZPROM EXPORT, whereby EXPORT lends PJSC GAZPROM EUR 450,000,000.00, and undertakes to repay OOO GAZPROM EXPORT the provided		
Loan disbursement	made between P. OOO GAZPROM PJSC GAZPROM Principal.  The Loan may be	JSC GAZPROM and OOO GAZPROM EXPORT, whereby EXPORT lends PJSC GAZPROM EUR 450,000,000.00, and undertakes to repay OOO GAZPROM EXPORT the provided e provided in full or by installments, according to the written		
ŭ	made between P. OOO GAZPROM PJSC GAZPROM Principal.  The Loan may be application(s) of P.	ISC GAZPROM and OOO GAZPROM EXPORT, whereby EXPORT lends PJSC GAZPROM EUR 450,000,000.00, and undertakes to repay OOO GAZPROM EXPORT the provided exprovided in full or by installments, according to the written JSC GAZPROM. The disbursed and/or repaid amounts, as well as		
Loan disbursement	made between P. OOO GAZPROM PJSC GAZPROM Principal.  The Loan may be application(s) of P. interest amounts	EXPORT lends PJSC GAZPROM EUR 450,000,000.00, and undertakes to repay OOO GAZPROM EXPORT the provided e provided in full or by installments, according to the written JSC GAZPROM. The disbursed and/or repaid amounts, as well as shall be calculated in euros. All payments under the Contract		
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Loan disbursement procedure	made between P. OOO GAZPROM PJSC GAZPROM Principal.  The Loan may be application(s) of P. interest amounts so (including the disb be in rubles as perexhausted, PJSC Principal or its por a loan in the amount The Contract interconsolidated group before expiration	EXPORT lends PJSC GAZPROM EUR 450,000,000.00, and undertakes to repay OOO GAZPROM EXPORT the provided exprovided in full or by installments, according to the written JSC GAZPROM. The disbursed and/or repaid amounts, as well as shall be calculated in euros. All payments under the Contract cursement, the interest payment, and the Principal repayment) shall in the Bank of Russia rate as of the payment date. If the Loan is GAZPROM is free, upon early repayment of the disbursed tion, to apply to OOO GAZPROM EXPORT for disbursement of the not exceeding the repaid Loan portion.  The est rate is fixed at 0%. If OOO GAZPROM EXPORT exits the proposition of the Contract, the Parties shall conclude a Supplementary		
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Loan disbursement procedure	made between P. OOO GAZPROM PJSC GAZPROM Principal.  The Loan may be application(s) of P. interest amounts so (including the disb be in rubles as per exhausted, PJSC Principal or its por a loan in the amount The Contract interconsolidated group before expiration Agreement for esta determined with respective consolidated with respective consolidated group before expiration and present the contract interconsolidated group before expiration and green the contract interconsolidat	EXPORT lends PJSC GAZPROM EUR 450,000,000.00, and undertakes to repay OOO GAZPROM EXPORT the provided exprovided in full or by installments, according to the written JSC GAZPROM. The disbursed and/or repaid amounts, as well as shall be calculated in euros. All payments under the Contract cursement, the interest payment, and the Principal repayment) shall the Bank of Russia rate as of the payment date. If the Loan is GAZPROM is free, upon early repayment of the disbursed tion, to apply to OOO GAZPROM EXPORT for disbursement of the not exceeding the repaid Loan portion.  The rest rate is fixed at 0%. If OOO GAZPROM EXPORT exits the pof taxpayers with PJSC GAZPROM responsible participant of the Contract, the Parties shall conclude a Supplementary ablishment of the interest rate that shall not be fixed and shall be expect to separate Loan installments, depending on the actual use		
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Loan disbursement procedure	made between P. OOO GAZPROM PJSC GAZPROM Principal.  The Loan may be application(s) of P. interest amounts so (including the disb be in rubles as perexhausted, PJSC Principal or its pora a loan in the amount The Contract interconsolidated group before expiration Agreement for estander determined with reperiod of the fund premium. EONIA namely: One (1) d	EXPORT lends PJSC GAZPROM EUR 450,000,000.00, and undertakes to repay OOO GAZPROM EXPORT the provided exprovided in full or by installments, according to the written JSC GAZPROM. The disbursed and/or repaid amounts, as well as shall be calculated in euros. All payments under the Contract cursement, the interest payment, and the Principal repayment) shall at the Bank of Russia rate as of the payment date. If the Loan is GAZPROM is free, upon early repayment of the disbursed tion, to apply to OOO GAZPROM EXPORT for disbursement of an tot exceeding the repaid Loan portion.  The est rate is fixed at 0%. If OOO GAZPROM EXPORT exits the profession of the Contract, the Parties shall conclude a Supplementary ablishment of the interest rate that shall not be fixed and shall be espect to separate Loan installments, depending on the actual use is provided in each separate Loan installment, and the credit risk (EURIBOR rates applicable to certain periods of funds use, ay (overnight); One (1) week; One (1) month; Three (3) months;		
Loan disbursement procedure  Loan interest	made between P. OOO GAZPROM PJSC GAZPROM Principal.  The Loan may be application(s) of P. interest amounts so (including the disb be in rubles as perexhausted, PJSC Principal or its pora a loan in the amount The Contract interconsolidated group before expiration Agreement for estander determined with reperiod of the fund premium. EONIA namely: One (1) d	EXPORT lends PJSC GAZPROM EUR 450,000,000.00, and undertakes to repay OOO GAZPROM EXPORT the provided exprovided in full or by installments, according to the written JSC GAZPROM. The disbursed and/or repaid amounts, as well as shall be calculated in euros. All payments under the Contract cursement, the interest payment, and the Principal repayment) shall at the Bank of Russia rate as of the payment date. If the Loan is GAZPROM is free, upon early repayment of the disbursed tion, to apply to OOO GAZPROM EXPORT for disbursement of an exceeding the repaid Loan portion.  The est rate is fixed at 0%. If OOO GAZPROM EXPORT exits the proof taxpayers with PJSC GAZPROM responsible participant of the Contract, the Parties shall conclude a Supplementary ablishment of the interest rate that shall not be fixed and shall be espect to separate Loan installments, depending on the actual use is provided in each separate Loan installment, and the credit risk /EURIBOR rates applicable to certain periods of funds use,		
Loan disbursement procedure	made between P. OOO GAZPROM PJSC GAZPROM Principal.  The Loan may be application(s) of P. interest amounts so (including the disb be in rubles as perexhausted, PJSC Principal or its pore a loan in the amount The Contract interconsolidated group before expiration Agreement for estandetermined with reperiod of the fund premium. EONIA namely: One (1) d Six (6) months; Tw	EXPORT lends PJSC GAZPROM EUR 450,000,000.00, and undertakes to repay OOO GAZPROM EXPORT the provided exprovided in full or by installments, according to the written JSC GAZPROM. The disbursed and/or repaid amounts, as well as shall be calculated in euros. All payments under the Contract cursement, the interest payment, and the Principal repayment) shall rethe Bank of Russia rate as of the payment date. If the Loan is GAZPROM is free, upon early repayment of the disbursed tion, to apply to OOO GAZPROM EXPORT for disbursement of an exceeding the repaid Loan portion.  The est rate is fixed at 0%. If OOO GAZPROM EXPORT exits the proof taxpayers with PJSC GAZPROM responsible participant of the Contract, the Parties shall conclude a Supplementary ablishment of the interest rate that shall not be fixed and shall be espect to separate Loan installments, depending on the actual use is provided in each separate Loan installment, and the credit risk (EURIBOR rates applicable to certain periods of funds use, ay (overnight); One (1) week; One (1) month; Three (3) months;		

Hereinafter: The person(s) interested in the transaction and reasons why each of the persons is interested therein.
 Hereinafter: The date of sending a notice of the related party transaction to members of PJSC GAZPROM management bodies.

	OOO GAZPROM EXPORT is entitled to claim that PJSC GAZPROM pays a forfeit		
	of 1/180 of the Bank of Russia key rate on the past-due amount as of the forfe		
	payment date for each day of the delay.		
Contract term	The Contract shall inure on the date when OOO GAZPROM EXPORT disburses the		
	Principal or a part thereof to PJSC GAZPROM and shall terminate upon agreen		
	between the Parties or for other reasons envisaged in the Contract and applicable		
	law.		
Supplementary	The Supplementary Agreement comes into force from 01.01.2020.		
Agreement entry into	The Supplementary Agreement comes into force from 01.01.2020.		
force			
Interested persons and	Ms. E.V. Burmistrova Holds a position in PJSC GAZPROM Management		
interest reasons	Committee and is OOO GAZPROM EXPORT General		
	Director		
Notice sent			
	20.01.2020. No request received.		
Transaction date	23.03.2020		
Transaction 3			
Parties	PJSC GAZPROM		
_ 42 4245	OOO GAZPROM EXPORT		
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Subject matter	The Parties have agreed upon the new version of Loan Contract No. 7 of 22.05.2018		
	between PJSC GAZPROM and OOO GAZPROM EXPORT (hereinafter the		
	Contract), whereby OOO GAZPROM EXPORT lends PJSC GAZPROM		
	EUR 550,000,000.00 (hereinafter the Principal, the Loan), and PJSC GAZPROM		
	undertakes to repay OOO GAZPROM EXPORT the provided Principal.		
Loan disbursement	The Loan may be provided in full or by installments, according to the written		
procedure	application(s) of PJSC GAZPROM. The disbursed and/or repaid amounts, as well as		
	interest amounts shall be calculated in euros. All payments under the Contract		
	(including the disbursement, the interest payment, and the Principal repayment) shall		
	be in rubles as per the Bank of Russia rate as of the payment date. If the Loan is		
	exhausted, PJSC GAZPROM is free, upon early repayment of the disbu		
	Principal or its portion, to apply to OOO GAZPROM EXPORT for disbursement of		
	a loan in the amount not exceeding the repaid Loan portion.		
Loan interest	The Contract interest rate is fixed at 0%. If OOO GAZPROM EXPORT exits the		
	consolidated group of taxpayers with PJSC GAZPROM responsible participant		
	before expiration of the Contract, the Parties shall conclude a Supplementary		
	Agreement for establishment of the interest rate that shall not be fixed and shall be		
	determined with respect to separate Loan installments, depending on the actual use		
	period of the funds provided in each separate Loan installment, and the credit risk		
	premium. EONIA/EURIBOR rates applicable to certain periods of funds use,		
	namely: One (1) day (overnight); One (1) week; One (1) month; Three (3) months;		
	Six (6) months; Twelve (12) months, shall be the calculation basis for interest rates.		
Loan repayment time	The Loan shall mature on 31.12.2020, with subsequent annual extension.		
Liability of the Parties	•		
Liability of the Farties	If PJSC GAZPROM defaults on its obligations to repay the Principal,		
	OOO GAZPROM EXPORT is entitled to claim that PJSC GAZPROM pays a forfeit		
	of 1/180 of the Bank of Russia key rate on the past-due amount as of the forfeit		
	payment date for each day of the delay.		
Contract term	The Contract shall inure on the date when OOO GAZPROM EXPORT 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.		
Supplementary			
Agreement entry into	The Supplementary Agreement comes into force from 01.01.2020.		
force			
Interested persons and	Ms. E.V. Burmistrova Holds a position in PJSC GAZPROM Management		
interest reasons	Committee and is OOO GAZPROM EXPORT General		
Notice sent	Director 20.01.2020. No request received.		

Transaction date	23.03.2020
Transaction 4	23.03.2020
Parties	PJSC GAZPROM
T ut ties	OOO GAZPROM EXPORT
Subject matter	The Parties have agreed upon the new version of Loan Contract No. 4 of 24.12.2015
	made between PJSC GAZPROM and OOO GAZPROM EXPORT, whereby OOO
	GAZPROM EXPORT lends PJSC GAZPROM USD 500,000,000.00, and
	PJSC GAZPROM undertakes to repay OOO GAZPROM EXPORT the provided
	Principal.
Loan disbursement	The Loan may be provided in full or by installments, according to the written
procedure	application(s) of PJSC GAZPROM. The disbursed and/or repaid amounts, as well as
	interest amounts shall be calculated in US dollars. All payments under the Contract
	(including the disbursement, the interest payment, and the Principal repayment) shall
	be in rubles as per the Bank of Russia rate as of the payment date. If the Loan is
	exhausted, PJSC GAZPROM is free, upon early repayment of the disbursed
	Principal or its portion, to apply to OOO GAZPROM EXPORT for disbursement of
	a loan in the amount not exceeding the repaid Loan portion.
Loan interest	The Contract interest rate is fixed at 0%. If OOO GAZPROM EXPORT exits the
	consolidated group of taxpayers with PJSC GAZPROM responsible participant
	before expiration of the Contract, the Parties shall conclude a Supplementary
	Agreement for establishment of the interest rate that shall not be fixed and shall be
	determined with respect to separate Loan installments, depending on the actual use
	period of the funds provided in each separate Loan installment, and the credit risk
	premium. USD LIBOR rates applicable to certain periods of funds use, namely: One
	(1) day (overnight); One (1) week; One (1) month; Two (2) months; Three (3)
	months; Six (6) months; Twelve (12) months, shall be the calculation basis for
	interest rates.
Loan repayment time	The Loan shall mature on 31.12.2020, with subsequent annual extension.
Liability of the Parties	If PJSC GAZPROM defaults on its obligations to repay the Principal,
	OOO GAZPROM EXPORT is entitled to claim that PJSC GAZPROM pays a forfeit
	of 1/180 of the Bank of Russia key rate on the past-due amount as of the forfeit
	payment date for each day of the delay.
Contract term	The Contract shall inure on the date when OOO GAZPROM EXPORT 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
G 1 4	law.
Supplementary Agreement entry into	The Supplementary Agreement comes into force from 01.01.2020.
force	
Interested persons and	Ms. E.V. Burmistrova Holds a position in PJSC GAZPROM Management
interest reasons	Committee and is OOO GAZPROM EXPORT General
	Director
Notice sent	20.01.2020. No request received.
Transaction date	23.03.2020
Transaction 5	
Parties	PJSC GAZPROM
	OOO GAZPROM EXPORT
Subject matter	The Parties have agreed upon the new version of Loan Contract No. 5 of 24.12.2015
	made between PJSC GAZPROM and OOO GAZPROM EXPORT, whereby OOO
	GAZPROM EXPORT lends PJSC GAZPROM GBP 350,000,000.00, and
	PJSC GAZPROM undertakes to repay OOO GAZPROM EXPORT the provided
	Principal.

	,		
Loan disbursement procedure	application(s) of PJSC (interest amounts shall be payments under the Couthe Principal repayment payment date. If the Prepayment of the disbu	ovided in full or by installments, according to the written GAZPROM. The disbursed and/or repaid amounts, as well as be calculated in pounds sterling of the United Kingdom. All intract (including the disbursement, the interest payment, and t) shall be in rubles as per the Bank of Russia rate as of the Loan is exhausted, PJSC GAZPROM is free, upon early ursed Principal or its portion, to apply to OOO GAZPROM ment of a loan in the amount not exceeding the repaid Loan	
Loan interest	consolidated group of before expiration of t Agreement for establish determined with respec period of the funds pro- premium. GBP LIBOR (1) day (overnight); O months; Six (6) month interest rates.	ate is fixed at 0%. If OOO GAZPROM EXPORT exits the taxpayers with PJSC GAZPROM responsible participant the Contract, the Parties shall conclude a Supplementary thment of the interest rate that shall not be fixed and shall be at to separate Loan installments, depending on the actual use evided in each separate Loan installment, and the credit risk rates applicable to certain periods of funds use, namely: One one (1) week; One (1) month; Two (2) months; Three (3) as; Twelve (12) months, shall be the calculation basis for	
Loan repayment time	The Loan shall mature of	on 31.12.2020, with subsequent annual extension.	
Liability of the Parties	OOO GAZPROM EXP	defaults on its obligations to repay the Principal, ORT is entitled to claim that PJSC GAZPROM pays a forfeit of Russia key rate on the past-due amount as of the forfeit lay of the delay.	
Contract term	The Contract shall inure on the date when OOO GAZPROM EXPORT 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.		
Supplementary Agreement entry into force	The Supplementary Agreement comes into force from 01.01.2020.		
Interested persons and interest reasons	Ms. E.V. Burmistrova	Holds a position in PJSC GAZPROM Management Committee and is OOO GAZPROM EXPORT General Director	
Notice sent	20.01.2020. No request	received.	
Transaction date	23.03.2020		
Transaction 6			
Parties	PJSC GAZPROM NORD STREAM 2 AG GLAS TRUSTEES LIMITED		
Subject matter of the Confirmation Letter regarding the Performance Guarantee between PJSC GAZPROM and NORD STREAM 2 AG of 26.11.2018	In case of a default event on the part of NORD STREAM 2 AG under (a) the Funding Gap Facility Agreement of 02.06.2017 made, <i>inter alia</i> , between NORD STREAM 2 AG and GLAS TRUSTEES LIMITED (hereinafter the Funding Gap Facility Agreement); or (b) the Performance Guarantee between PJSC GAZPROM and NORD STREAM 2 AG of 26.11.2018 (hereinafter the Performance Guarantee), certain or all NORD STREAM 2 AG rights and obligations under the Performance Guarantee may be assigned, as a step-in or by novation, to GLAS TRUSTEES LIMITED or a third party designated by it.		
Applicable law	The Confirmation Letter is governed by English law, regardless of law of conflict provisions.		
Interested persons and interest reasons	Ms. E.V. Burmistrova	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	21.01.2020. No request received.	
Transaction date	13.02.2020	
Transaction 7		

1 ransaction /			
Parties	PJSC GAZPROM ACHIM DEVELOPMENT LLC GAZPROM FINANCE B.V. WINTERSHALL DEA GMBH		
Subject matter of the Supplementary Agreement to the Additional Agreement of 12.07.2019	Making amendments to the Additional Agreement of 12.07.2019 as concerns:replacement of the Party to the Company Agreement of 30.09.2015 and the Additional Agreement of 12.07.2019 in connection with the merger of GAZPROM ACHIM B.V. and GAZPROM FINANCE B.V.; changes in the maturity of the Loans provided to ACHIM DEVELOPMENT LLC under the Additional Agreement of 12.07.2019; and changes in GAZPROM ACHIM B.V. contact details under the Additional Agreement of 12.07.2019 to include the respective contact information of GAZPROM FINANCE B.V.		
Replacement of the Party	The Parties recognize and agree that GAZPROM FINANCE B.V. became a legal successor of GAZPROM ACHIM B.V., including as the Party to the Company Agreement of 30.09.2015 and the Additional Agreement of 12.07.2019, upon the merger of GAZPROM ACHIM B.V. and GAZPROM FINANCE B.V. effective from 10.12.2019 and, therefore, GAZPROM ACHIM B.V. ceased to exist and GAZPROM FINANCE B.V. got all assets and obligations of GAZPROM ACHIM B.V. under the universal legal succession procedure.		
Loan maturity	ACHIM DEVELOPMENT LLC shall repay the respective Loans of WINTERSHALL DEA GMBH and PJSC GAZPROM on or before 31.03.2020.		
Supplementary Agreement entry into force	The Supplementary Agreement comes into force retroactively, from 17.12.2019.		
Interested persons and interest reasons		Holds positions in PJSC GAZPROM Management Committee and ACHIM DEVELOPMENT LLC Board of Directors	
Notice sent	04.02.2020. No request received.		
Transaction date	20.02.2020		
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Parties	PJSC GAZPROM
	OOO RUSKHIMALLIANCE
Subject matter	PJSC GAZPROM lends OOO RUSKHIMALLIANCE RUB 40,000,000,000.00 maximum, and OOO RUSKHIMALLIANCE undertakes to repay the provided
	Principal in full and to pay interest thereon, in the manner and the time stipulated in the Contract. OOO RUSKHIMALLIANCE shall use the funds provided by
	PJSC GAZPROM to replenish its working capital.
Loan interest	PJSC GAZPROM shall accrue interest under the Contract monthly, at the applicable key rate of the Bank of Russia plus 0.5% per annum on the Principal debt amount (if the Key rate changes, the interest rate shall change accordingly from the Key rate change date). The interest rate may be changed upon agreement
	between the Parties.
Loan repayment time	OOO RUSKHIMALLIANCE undertakes to repay the Principal by cash remittance to PJSC GAZPROM current account within 365 calendar days from disbursement of the first Loan tranche.
Liability of the Parties	If OOO RUSKHIMALLIANCE defaults on its obligations to repay the Principal and/or to pay interest thereon, PJSC GAZPROM is entitled to claim that OOO RUSKHIMALLIANCE pays a forfeit of 1/180 of the Bank of Russia key rate on the past-due amount as of the forfeit payment date for each calendar day of the delay.

Contract entry into force	The Contract takes	effect from the remittance date of the first Loan tranche to	
J J J	OOO RUSKHIMALLIANCE and is valid till the Parties have fully discharged		
	their obligations und	· · · · · · · · · · · · · · · · · · ·	
Interested persons and	Mr. V.A. Markelov		
interest reasons		Management Committee and OOO RUSKHIMALLIANCE	
		Board of Directors	
	Mr. G.N. Sukhov	Holds positions in PJSC GAZPROM Management	
		Committee and OOO RUSKHIMALLIANCE Board of	
BT 4°	21 01 2020 17	Directors	
Notice sent Transaction date	31.01.2020. No requ	est received.	
	20.02.2020		
Transaction 9 Parties	PJSC GAZPROM		
i ai ties	OOO CENTRKASP	NEFTEGA7	
Subject matter of the		s to the Contract as concerns:-	
Supplementary		sy entension till 25.12.2020;	
Agreement to Loan	_	interest rate at 110% of the Bank of Russia key rate applicable	
Contract No. 0608 of 05.06.2008	as of the interest acc	• • • • • • • • • • • • • • • • • • • •	
Supplementary	The Supplementary	Agreement comes into force from the date of its signature by	
Agreement entry into		ms and conditions envisaging changes in the Loan maturity	
force		s established between the Parties from 23.12.2019. The terms	
		saging changes in the Loan interest rate apply to the relations	
		the Parties from 01.01.2020.	
Interested persons and interest reasons	Mr. D.N. Patrushev	Holds a position in PJSC GAZPROM Board of Directors.	
interest reasons		Mr. A.N. Patrushev, sibling of Mr. D.N. Patrushev, is	
		Chairman of OOO CENTRKASPNEFTEGAZ Board of	
Notice sent	07.02.2020 No. magy	Directors	
Transaction date	07.02.2020. No requ	est received.	
Transaction 10	10.03.2020		
Parties	PJSC GAZPROM		
	UNICREDIT S.P.A.	bank	
Beneficiary	AO GAZPROM SPA		
Subject matter of the		confirms that it has received a copy of the Supplementary	
surety's Confirmation		secured Loan Contract worth of EUR 350,000,000.00 and dated	
Letter	_	AO GAZPROM SPACE SYSTEMS (the Borrower) and	
	UNICREDIT S.P.A. (the Loan Agent) (hereinafter the Supplementary Agreement		
	and the Loan Contra	act, respectively) and agrees, in favour of the Loan Agent and	
	other financing parti	•	
		mendments to the Loan Contract, as specified in the	
Supplementary Agreement (hereinafter the Amendments);		· · · · · · · · · · · · · · · · · · ·	
	_	r the Surety Contract of 02.06.2016 initially made between	
	`	the Surety) and UNICREDIT BANK AUSTRIA AG (the Loan	
	Agant) (harainaftar		
		the Surety Contract) are not terminated or limited by the eement or the Amendments and that such obligations are	
	Supplementary Agr	eement or the Amendments and that such obligations are	
	Supplementary Agreeffective with respective		
	Supplementary Agreement; and	eement or the Amendments and that such obligations are ect to the Loan Contract amended by the Supplementary	
	Supplementary Agreement; and	eement or the Amendments and that such obligations are ect to the Loan Contract amended by the Supplementary  Agreement and the Confirmation Letter are recognized as	
Other material terms	Supplementary Agreeffective with responsible Agreement; and the Supplementary financing documents	eement or the Amendments and that such obligations are ect to the Loan Contract amended by the Supplementary Agreement and the Confirmation Letter are recognized as s.	
and conditions of the	Supplementary Agreeffective with responsible Agreement; and the Supplementary financing documents.  For the avoidance of	eement or the Amendments and that such obligations are ect to the Loan Contract amended by the Supplementary  Agreement and the Confirmation Letter are recognized as 3.  If doubt, the Confirmation Letter does not establish additional	
	Supplementary Agreeffective with responsible Agreement; and the Supplementary financing documents.  For the avoidance of PJSC GAZPROM of the supplementary financing documents.	eement or the Amendments and that such obligations are ect to the Loan Contract amended by the Supplementary Agreement and the Confirmation Letter are recognized as a doubt, the Confirmation Letter does not establish additional obligations under the Loan Contract beyond the obligations	
and conditions of the	Supplementary Agreffective with responsible Agreement; and the Supplementary financing documents.  For the avoidance of PJSC GAZPROM of provided for by the	eement or the Amendments and that such obligations are ect to the Loan Contract amended by the Supplementary  Agreement and the Confirmation Letter are recognized as 3.  If doubt, the Confirmation Letter does not establish additional	

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	13.02.2020. No request received.	
Transaction date	28.02.2020	

Parties	PJSC GAZPROM		
	OOO CENTRKASPNEFTEGAZ		
Subject matter of the Supplementary	Making amendments to the Contract as concerns:- the Principal maturity entension till 25.12.2020;		
Agreement to Loan Contract No. ЦКНΓ- 0507 of 29.05.2007	establishment of the interest rate at 110% of the Bank of Russia key rate applicable as of the interest accrual 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 23.12.2019.		
Interested persons and interest reasons	N C	Holds a position in 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	27.02.2020. No request received.		
Transaction date	18.03.2020		

Parties	VTB BANK (PAO)		
	PJSC GAZPROM		
Subject matter of the Supplementary Agreement on accrual and payment of interest on precautionary account balances under Current Account Agreement No. 2580 of 17.12.1998	The Supplementary Agreement defines the procedure for and general terms and conditions of accrual and payment of interest on precautionary balances on accounts opened under the Contract. The Supplementary Agreement also establishes the procedure for the Parties' entering into separate agreements on terms and conditions of PJSC GAZPROM precautionary account balance maintenance (hereinafter the Transactions). Such separate agreements are made under the Supplementary Agreement by PJSC GAZPROM's sending a confirmation and VTB BANK's accepting the confirmation. Such acceptance means VTB BANK's authorized person signs the confirmation which is then sent back to the client. Additionally, the Supplementary Agreement specifies rights and obligations of the Parties.		
Liability of the Parties	The Parties shall be liable for a failure to fulfill or undue fulfillment of obligations under the Supplementary Agreement and the Transactions made thereunder, in accordance with the applicable law of the Russian Federation. The Parties shall be relieved of liability for partial fulfillment or non-fulfillment of their obligations under the Supplementary Agreement and the Transactions made thereunder, if such non-fulfillment happens as a result of events extraordinary and unpreventable in the given circumstances of force majeure, as defined by the Russian Federation law, as well as as a result of technical failures through the fault of third parties		

	provided that such ci	terruptions, computer and modem connection failures etc.), recumstances directly impact fulfillment of obligations under greement and the Transactions made thereunder.
Supplementary Agreement term and cancellation procedure	The Supplementary Agreement comes into force from its signature by the Parties and is valid throughout the Contract term. Each of the Parties is free to cancel the Supplementary Agreement unilaterally, by a prior written notice to the other Party minimum 5 business days prior to the proposed cancellation date of the Supplementary Agreement. The Supplementary Agreement is deemed cancelled providing always that the Parties have discharged their mutual obligations under the Supplementary Agreement and the Transactions made thereunder. The Supplementary Agreement cancellation is not the grounds for cancelling the Contract and closing the account.	
Interested persons and	Russian Federation	Exercises over 20 per cent of votes in PJSC GAZPROM
interest reasons	russium r cuciumon	supreme management body and VTB BANK (PAO) supreme management body
Notice sent	28.02.2020. No request received.	
Transaction date	20.03.2020	
Transaction 13		

Transaction 15	
Parties	VTB BANK (PAO) PJSC GAZPROM
	FJSC UAZFROW
Subject matter of the Supplementary Agreement on accrual and payment of interest on precautionary account balances under Current Foreign Currency Account Agreement No. 518 of 17.12.1998	The Supplementary Agreement defines the procedure for and general terms and conditions of accrual and payment of interest on precautionary balances on accounts opened under the Contract, namely:- account No. 40702840300060000246 in US dollars; account No. 40702978000060000007 in euros.  The Supplementary Agreement also establishes the procedure for the Parties' entering into separate agreements on terms and conditions of PJSC GAZPROM precautionary account balance maintenance. Such separate agreements are made under the Supplementary Agreement by PJSC GAZPROM's sending a confirmation and VTB BANK's accepting the confirmation. Such acceptance means VTB BANK's authorized person signs the confirmation which is then sent back to the client. Additionally, the Supplementary Agreement specifies rights and
	obligations of the Parties.
Liability of the Parties	The Parties shall be liable for a failure to fulfill or undue fulfillment of obligations under the Supplementary Agreement and the Transactions made thereunder, in accordance with the applicable law of the Russian Federation. The Parties shall be relieved of liability for partial fulfillment or non-fulfillment of their obligations under the Supplementary Agreement and the Transactions made thereunder, if such non-fulfillment happens as a result of events extraordinary and unpreventable in the given circumstances of force majeure, as defined by the Russian Federation law, as well as as a result of technical failures through the fault of third parties (power drops and interruptions, computer and modem connection failures etc.), provided that such circumstances directly impact fulfillment of obligations under the Supplementary Agreement and the Transactions made thereunder.
Supplementary Agreement term and cancellation procedure	The Supplementary Agreement comes into force from its signature by the Parties and is valid throughout the Contract term. Each of the Parties is free to cancel the Supplementary Agreement unilaterally, by a prior written notice to the other Party minimum 5 business days prior to the proposed cancellation date of the Supplementary Agreement. The Supplementary Agreement is deemed cancelled providing always that the Parties have discharged their mutual obligations under the Supplementary Agreement and the Transactions made thereunder. The Supplementary Agreement cancellation is not the grounds for cancelling the Contract and closing the account.

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
Notice sent	28.02.2020. No request received.	
Transaction date	20.03.2020	
Transaction 14		

Parties	PJSC GAZPROM		
	OOO GAZPROM EXP	ORT	
Subject matter of the Supplementary Agreement to Commission Contract No. F9 01/09 of 07.12.2009 Supplementary Agreement entry into	Making amendments and supplements to the Contract as concerns updating the nomenclature of goods (refined products) intended for sale under the Contract and their quality parameters regarding naphtha TS 19.20.29-095-05780913-2016, TS 19.20.29-012-97152834-2019 (OOO GAZPROM PERERABOTKA (Astrakhan GPP).  The Supplementary Agreement comes into force from the date of its signature by the Parties.		
force	the raines.		
Interested persons and interest reasons	Ms. E.V. Burmistrova	Holds a position in PJSC GAZPROM Management Committee and is OOO GAZPROM EXPORT General Director	
Notice sent	03.03.2020. No request received.		
Transaction date	08.07.2020		

# Transaction 15 Parties

Parties	PJSC GAZPROM
	OOO LAZURNAYA
Subject matter  Loan disbursement procedure	The Parties have agreed upon the new version of Loan Contract No. 1 of 29.01.2018 made between PJSC GAZPROM and OOO LAZURNAYA (hereinafter the Contract), whereby OOO LAZURNAYA lends PJSC GAZPROM RUB 5,000,000,000.00, and PJSC GAZPROM undertakes to repay OOO LAZURNAYA the provided Principal and to pay interest thereon, in the amount and the manner stipulated in the Contract.  The Loan may be provided in full or by installments, according to written application(s) of PJSC GAZPROM. If the Loan is exhausted, PJSC GAZPROM is free, upon early repayment 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, namely: One (1) day (overnight); One (1) week; Two (2) weeks; One (1) month; Two (2) months; Three (3) months; Six (6) months, shall be the calculation basis for interest rates. The parties may establish any other interest payment procedure by supplementary agreements to the Contract.
Loan repayment time	The Loan shall mature on 31.12.2020, with subsequent annual extension.
Liability of the Parties	If PJSC GAZPROM defaults on its obligations to repay the Principal and/or to pay interest thereon, OOO LAZURNAYA is entitled to claim that PJSC GAZPROM pays a forfeit of 1/180 of the Bank of Russia key rate on the past-due amount as of the forfeit payment date for each day of the delay.
Contract 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.
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 01.01.2020.

Interested persons and interest reasons	Mr. S.I. Kuznets	Holds positions in Management Committee PJSC GAZPROM and Board of Directors OOO LAZURNAYA
	Ms. E.V. Mikhailova	Holds positions in PJSC GAZPROM Management
		Committee and OOO LAZURNAYA Board of Directors
Notice sent	10.03.2020. No reques	at received.
Transaction date	27.03.2020	

Transaction 16		
Parties	PJSC GAZPROM	
	OOO LAZURNAYA	
Subject matter	29.01.2018 made bety PJSC GAZPROM I OOO LAZURNAYA	reed upon the new version of Loan Contract No. 2 of ween PJSC GAZPROM and OOO LAZURNAYA, whereby ends OOO LAZURNAYA RUB 2,000,000,000.00, and undertakes to repay PJSC GAZPROM the provided
	the Contract.	nterest thereon, in the amount and the manner stipulated in
Loan disbursement procedure	application(s) of OOO LAZURNAYA	provided in full or by installments, according to written DOO LAZURNAYA. If the Loan is exhausted, is free, upon early repayment of the disbursed Principal or its SC GAZPROM for disbursement of a loan in the amount not Loan portion.
Loan interest	loan installments, de installment use as we certain periods of func (2) weeks; One (1) m shall be the calculation	er the Contract is not fixed and is determined for individual epending on the actual period of each individual loan ll as the credit risk premium. MosPrime rates applicable to ds use, namely: One (1) day (overnight); One (1) week; Two nonth; Two (2) months; Three (3) months; Six (6) months, n basis for interest rates. The parties may establish any other edure by supplementary agreements to the Contract.
Loan repayment time	The Loan shall mature on 31.12.2020, with subsequent annual extension.	
Liability of the Parties	If OOO LAZURNAY pay interest thered OOO LAZURNAYA	A defaults on its obligations to repay the Principal and/or to
Contract term	The Contract shall in Principal or a part to	nure on the date when PJSC GAZPROM disburses the hereof to OOO LAZURNAYA and shall terminate upon e Parties or for other reasons envisaged in the Contract and
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 01.01.2020.	
Interested persons and interest reasons	Mr. S.I. Kuznets	Holds positions in PJSC GAZPROM Management Committee and OOO LAZURNAYA Board of Directors
	Ms. E.V. Mikhailova	Holds positions in PJSC GAZPROM Management Committee and OOO LAZURNAYA Board of Directors
Notice sent	10.03.2020. No request received.	
Transaction date	27.03.2020	
Transaction 17		

Parties	PJSC GAZPROM		
	OOO GAZPROM CATERING		
Subject matter	The Parties have agreed upon the new version of Loan Contract No. 2 of		
	17.05.2017 made between PJSC GAZPROM and OOO GAZPROM CATERING,		
	whereby PJSC GAZPROM lends OOO GAZPROM CATERING		
	RUB 5,000,000,000.00, and OOO GAZPROM CATERING undertakes to repay		
	PJSC GAZPROM the provided Principal and to pay interest thereon, in the amount		
	and the manner stipulated in the Contract.		

Loan disbursement	7D1 T 1	11 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
procedure	The Loan may be provided in full or by installments, according to written		
procedure	1 2 2	OOO GAZPROM CATERING. If the Loan is exhausted,	
		CATERING is free, upon early repayment of the disbursed	
		rtion, to apply to PJSC GAZPROM for disbursement of a loan in	
	the amount not exceeding the repaid Loan portion.		
Loan interest	The interest rate u	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	
		funds use, namely: One (1) day (overnight); One (1) week; Two	
	-	1) month; Two (2) months; Three (3) months; Six (6) months,	
		ation basis for interest rates. The parties may establish any other	
		rocedure by supplementary agreements to the Contract.	
Loan repayment time	The Loan shall mature on 31.12.2020, with subsequent annual extension.		
Liability of the Parties	If OOO GAZPROM CATERING defaults on its obligations to repay the Principal		
	and/or to pay interest thereon, PJSC GAZPROM is entitled to claim that		
	OOO GAZPROM CATERING pays a forfeit of 1/180 of the Bank of Russia key		
	rate on the past-due amount as of the forfeit payment date 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 GAZPROM CATERING and shall terminate		
	upon agreement between the Parties or for other reasons envisaged in the Contract		
	and applicable law	7.	
Supplementary	The Supplementary Agreement comes into force from the date of its signature by		
Agreement entry into	the Parties. The Supplementary Agreement terms and conditions apply to the		
force	relations established between the Parties from 01.01.2020.		
Interested persons and	Mr. M.E. Putin	Holds positions in PJSC GAZPROM Management Committee	
interest reasons		and OOO GAZPROM CATERING Board of Directors	
Notice sent	10.03.2020. No request received.		
Transaction date	27.03.2020		
Transaction 19	ı		

Parties	PJSC GAZPROM		
	OOO GAZPROM CATERING		
Subject matter	The Parties have agreed upon the new version of Loan Contract No. 1 of		
	17.05.2017 made between PJSC GAZPROM and OOO GAZPROM CATERING,		
	whereby OOO GAZPROM CATERING lends PJSC GAZPROM		
	RUB 10,000,000,000.00, and PJSC GAZPROM undertakes to repay		
	OOO GAZPROM CATERING the provided Principal and to pay interest thereon,		
	in the amount and the manner stipulated in the Contract.		
Loan disbursement	The Loan may be provided in full or by installments, according to written		
procedure	application(s) of PJSC GAZPROM. If the Loan is exhausted, PJSC GAZPROM is		
	free, upon early repayment of the disbursed Principal or its portion, to apply to		
	OOO GAZPROM CATERING 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, namely: One (1) day (overnight); One (1) week; Two		
	(2) weeks; One (1) month; Two (2) months; Three (3) months; Six (6) months,		
	shall be the calculation basis for interest rates. The parties may establish any other		
	interest payment procedure by supplementary agreements to the Contract.		
Loan repayment time	The Loan shall mature on 31.12.2020, with subsequent annual extension.		
Liability of the Parties	If PJSC GAZPROM defaults on its obligations to repay the Principal and/or to pay		
	interest thereon, OOO GAZPROM CATERING is entitled to claim that PJSC		
	GAZPROM pays a forfeit of 1/180 of the Bank of Russia key rate on the past-due		
	amount as of the forfeit payment date for each day of the delay.		

Contract term	The Contract shall inure on the date when OOO GAZPROM CATERING 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.		
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 01.01.2020.		
Interested persons and interest reasons	Mr. M.E. Putin Holds positions in PJSC GAZPROM Management Committee and OOO GAZPROM CATERING Board of Directors		
Notice sent	10.03.2020. No request received.		
Transaction date	27.03.2020		
Transaction 19			

Parties	PJSC GAZPROM		
	OOO GAZPROM TRANSSERVICE		
Subject matter	The Parties have agreed upon the new version of Loan Contract No. 1 of		
•	09.11.2017 made between PJSC GAZPROM and OOO GAZPROM		
	TRANSSERVICE, whereby OOO GAZPROM TRANSSERVICE lends PJSC		
	GAZPROM RUB 5,000,000,000.00, and PJSC GAZPROM undertakes to repay		
	OOO GAZPROM TRANSSERVICE the provided Principal and to pay interest		
	thereon, in the amount and the manner stipulated in the Contract.		
Loan disbursement	The Loan may be provided in full or by installments, according to written		
procedure	application(s) of PJSC GAZPROM. If the Loan is exhausted, PJSC GAZPROM is		
	free, upon early repayment of the disbursed Principal or its portion, to apply to		
	OOO GAZPROM TRANSSERVICE for disbursement of a loan in the amount not		
	exceeding the repaid Loan portion.		
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, namely: One (1) day (overnight); One (1) week; Two		
	(2) weeks; One (1) month; Two (2) months; Three (3) months; Six (6) months,		
	shall be the calculation basis for interest rates. The parties may establish any other		
	interest payment procedure by supplementary agreements to the Contract.		
Loan repayment time	The Loan shall mature on 31.12.2020, with subsequent annual extension.		
Liability of the Parties	If PJSC GAZPROM defaults on its obligations to repay the Principal and/or to pay		
	interest thereon, OOO GAZPROM TRANSSERVICE is entitled to claim that		
	PJSC GAZPROM pays a forfeit of 1/180 of the Bank of Russia key rate on the		
	past-due amount as of the forfeit payment date for each day of the delay.		
Contract term	The Contract shall inure on the date when OOO GAZPROM TRANSSERVICE		
	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.		
Supplementary	The Supplementary Agreement comes into force from the date of its signature by		
Agreement entry into force	the Parties. The Supplementary Agreement terms and conditions apply to the		
	relations established between the Parties from 01.01.2020.		
Interested persons and interest reasons	Mr. M.L. Sereda Holds positions in PJSC GAZPROM Board of Directors and		
micrest reasons	OOO GAZPROM TRANSSERVICE Board of Directors		
Notice sent	17.03.2020. No request received.		
Transaction date	27.03.2020		
Tuesday 20			

Parties	PJSC GAZPROM
	OOO GAZPROM TRANSSERVICE

Subject matter	The Parties have agreed upon the new version of Loan Contract No. 2 of		
Subject matter	09.11.2017 made between PJSC GAZPROM and OOO GAZPROM		
	TRANSSERVICE, whereby PJSC GAZPROM lends OOO GAZPROM		
	TRANSSERVICE RUB 2,000,000,000,000, and OOO GAZPROM		
	TRANSSERVICE undertakes to repay PJSC GAZPROM the provided Principal		
	and to pay interest thereon, in the amount and the manner stipulated in the		
	Contract.		
Loan disbursement			
procedure	The Loan may be provided in full or by installments, according to written		
procedure	application(s) of OOO GAZPROM TRANSSERVICE. If the Loan is exhausted,		
	OOO GAZPROM TRANSSERVICE is free, upon early repayment of the		
	disbursed Principal or its portion, to apply to PJSC GAZPROM for disbursement		
T • 4	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, namely: One (1) day (overnight); One (1) week; Two		
	(2) weeks; One (1) month; Two (2) months; Three (3) months; Six (6) months,		
	shall be the calculation basis for interest rates. The parties may establish any other		
	interest payment procedure by supplementary agreements to the Contract.		
Loan repayment time	The Loan shall mature on 31.12.2020, with subsequent annual extension.		
Liability of the Parties	If OOO GAZPROM TRANSSERVICE defaults on its obligations to repay the		
	Principal and/or to pay interest thereon, PJSC GAZPROM is entitled to claim that		
	OOO GAZPROM TRANSSERVICE pays a forfeit of 1/180 of the Bank of Russia		
	key rate on the past-due amount as of the forfeit payment date 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 GAZPROM TRANSSERVICE and shall		
	terminate upon agreement between the Parties or for other reasons envisaged in the		
	Contract and applicable law.		
Supplementary	The Supplementary Agreement comes into force from the date of its signature by		
Agreement entry into	the Parties. The Supplementary Agreement terms and conditions apply to the		
force	relations established between the Parties from 01.01.2020.		
Interested persons and	Mr. M.L. Sereda Holds positions in PJSC GAZPROM Board of Directors and		
interest reasons	OOO GAZPROM TRANSSERVICE Board of Directors		
Notice sent	17.03.2020. No request received.		
Transaction date	27.03.2020. No approval of the transaction requested.		
Transaction 21	· · · · · · · · · · · · · · · · · · ·		

Parties	PJSC GAZPROM		
	PJSC GAZPROM NEFT		
Subject matter	The Parties have agreed upon the new version of Loan Contract No. 1 of 10.06.2019 made between PJSC GAZPROM and PJSC GAZPROM NEFT, whereby PJSC GAZPROM NEFT lends PJSC GAZPROM RUB 43,500,000,000.00, and PJSC GAZPROM undertakes to repay PJSC GAZPROM NEFT the provided Principal and to pay interest thereon, in the		
	amount and the manner stipulated in the Contract.		
Loan disbursement	The Loan may be provided in full or by installments, according to written		
procedure	application(s) of PJSC GAZPROM. If the Loan is exhausted, PJSC GAZPROM is		
	free, upon early repayment of the disbursed Principal or its portion, to apply to		
	PJSC GAZPROM NEFT 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, namely: One (1) day (overnight); One (1) week; Two		
	(2) weeks; One (1) month; Two (2) months; Three (3) months; Six (6) months,		

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	shall be the calculation basis for interest rates. The parties may establish any other		
	interest payment procedure by supplementary agreements to the Contract.		
Loan repayment time	The Loan shall mature	on 31.12.2020, with subsequent annual extension.	
Liability of the Parties	If PJSC GAZPROM de	efaults on its obligations to repay the Principal and/or to pay	
	interest thereon, PJSC GAZPROM NEFT is entitled to claim that PJSC		
	GAZPROM pays a forfeit of 1/180 of the Bank of Russia key rate on the past-due		
	amount as of the forfeit payment date for each day of the delay.		
Contract term	The Contract shall inure on the date when PJSC GAZPROM NEFT disburses the		
		hereof to PJSC GAZPROM and shall terminate upon	
	_	Parties or for other reasons envisaged in the Contract and	
G 1	applicable law.		
Supplementary Agreement entry into	The Supplementar		
force		e by the Parties. The Supplementary Agreement terms and	
	conditions apply to the relations established between the Parties from 01.01.2020.		
Interested persons and interest reasons	Mr. A.B. Miller	Holds positions in PJSC GAZPROM Board of Directors	
interest reasons		and Management Committee and PJSC GAZPROM	
	36 37 4 36 1 1	NEFT Board of Directors	
	Mr. V.A. Markelov	Holds positions in PJSC GAZPROM Board of Directors	
		and Management Committee and PJSC GAZPROM NEFT Board of Directors	
	Mr. F.K. Sadygov		
	MII. F.K. Sauygov	Holds positions in PJSC GAZPROM Management Committee and PJSC GAZPROM NEFT Board of	
		Directors	
	Mr. M.L. Sereda	Holds positions in PJSC GAZPROM Board of Directors	
	Wiff. Wi.E. Scieda	and PJSC GAZPROM NEFT Board of Directors	
	Mr. S.I. Kuznets	Holds positions in PJSC GAZPROM Management	
		Committee and PJSC GAZPROM NEFT Board of	
		Directors	
	Mr. S.N. Menshikov	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	
Notice sent	24.03.2020. No request received.		
Transaction date	22.07.2020		
Tuongo etion 22	•		

Parties	PJSC GAZPROM		
	GPB BANK (AO)		
Subject matter of the	Conclusion of a contract between PJSC GAZPROM and GPB BANK (AO) for		
transaction	instructions to GPB BANK (AO) to accept the specimen signature and seal		
	impression card (hereinafter the Card) and the documents containing		
	PJSC GAZPROM orders signed in the manner defined by PJSC GAZPROM with		
	regard to all PJSC GAZPROM bank accounts opened with GPB BANK (AO).		
	PJSC GAZPROM instructs GPB BANK (AO) to accept the documents containing		
	PJSC GAZPROM orders signed with two handwritten signatures of the persons		
	specified in the Card in the following combinations (a combination of two		
	handwritten signatures of different persons vested with the right to sign in		
	accordance with the Card, one from Group 1 and one from Group 2 (any Group 1		
	person handwritten signature and any Group 2 person handwritten signature), is		
	mandatory):-		
	Group 1:		

	I	
	1. Alexey Borisov	·
	2. Famil Kamil-O	
	3. Dmitry Sergeev	vich Grishin;
	4. Ignat Sergeevich Dirks;	
	5. Maria Vladimirovna Sukharnikova;	
	6. Olga Sergeevna Dmitrieva;	
	7. Vladislav Illarionovich Kirilyuk;	
	8. Svetlana Evgenievna Georgievskaya;	
	9. Alexey Mikhai	lovich Popov.
	Group 2:	
	1. Mikhail Nikola	evich Rosseev;
	2. Galina Vasilyevna Vinogradova;	
	3. Larisa Vladimirovna Vit;	
	4. Tamara Borisovna Sopova;	
	5. Tatiana Ivanovna Fomicheva;	
	6. Natalia Vladimirovna Bairachenko;	
	7. Olga Yozhefovna Naumova.	
Contract date	The date GPB BANK (AO) accepts the accepted offer and the Contract date shall	
	be the first date of the Card use.	
Interested persons and	Mr. A.B. Miller	Holds positions in PJSC GAZPROM Board of Directors and
interest reasons		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. F.K. Sadygov	Holds positions in PJSC GAZPROM Management
		Committee and GPB BANK (AO) Board of Directors
	Mr. M.L. Sereda	Holds positions in PJSC GAZPROM Board of Directors and
		GPB BANK (AO) Board of Directors
Notice sent	24.03.2020. No request received.	
Transaction date	12.05.2020	

Parties	PJSC GAZPROM	
	UNICREDIT S.P.A.	
Beneficiary	AO GAZPROM SPACE SYSTEMS	

Subject matter	DISC CA7DDOM imax	vocably and unconditionally	
Subject matter	PJSC GAZPROM irrevocably and unconditionally:- guarantees each financing participant timely fulfillment by AO GAZPROM S		
		s payment obligations in accordance with the Secured Loan	
	Contract worth of EUR 270,000,000.00 between AO GAZPROM SPAC SYSTEMS (the Borrower), UNICREDIT S.P (the initial Lender, the authorized chief arranger and the Loan servicing agent) at AO UNICREDIT BANK (the authorized chief arranger) (hereinafter the Loan		
	Commission between A	in accordance with the Letter of Credit Facility Opening AO GAZPROM SPACE SYSTEMS and UNICREDIT S.P.A.	
	,	ly, the Secured Documents);	
	SYSTEMS' failure to	eing participant that, in case of any AO GAZPROM SPACE pay any amount when due under the Secured Documents, it unt within 20 business days from the date PJSC GAZPROM	
		im from UNICREDIT S.P.A. under the Surety Contract, as if	
	undertakes, as a separate guarantee, to compensate each financing participant for any losses incurred by such financing participant, within 20 business days from the date		
	PJSC GAZPROM receives a notice of claim, if any such secured obligation is or		
	becomes unenforceable	e, void or unlawful; the compensated loss amount shall be	
	equal to the compensation the financing participant would have otherwise received,		
	had these circumstance	es not taken place, had the said amount been compensated for	
	under the guarantee.		
PJSC GAZPROM	PJSC GAZPROM liability limit with respect to any amounts (except for any penalty		
liability limit	interest payable under the Loan Contract) is EUR 297,000,000.00 maximum.		
Contract entry into force	The Surety Contract comes into force from the date of its signature by the Parties		
and term	and is valid till all the amounts payable by AO GAZPROM SPACE SYSTEM		
	under the Secured Do	cuments are finally paid. In this regard, PJSC GAZPROM	
	payment obligations under the Surety Contract shall be reduced upon remittance of		
	the respective payment	s, pro rata the payments AO GAZPROM SPACE SYSTEMS	
	or PJSC GAZPROM	remit to the financing participants in accordance with the	
	Secured Documents thi	roughout the Surety Contract term.	
Applicable law	The Surety Contract is	governed by the law of England.	
Interested persons and	Mr. V.A. Markelov	Holds positions in PJSC GAZPROM Board of Directors and	
interest reasons		Management Committee and AO GAZPROM SPACE	
		SYSTEMS Board of Directors	
	Mr. M.L. Sereda	Holds positions in PJSC GAZPROM Board of Directors and	
	A	AO GAZPROM SPACE SYSTEMS Board of Directors	
	Mr. S.F. Khomyakov I	Holds positions in PJSC GAZPROM Management Committee	
	2	and AO GAZPROM SPACE SYSTEMS Board of Directors	
	Mr. V.A. Mikhalenko I	Holds positions in PJSC GAZPROM Management Committee	
		and AO GAZPROM SPACE SYSTEMS Board of Directors	
Notice sent	08.04.2020. No request received.		
Transaction date	29.04.2020		

Parties	PJSC GAZPROM		
	OOO GAZPROM GAS MOTOR FUEL		
Subject matter	The Parties have agreed upon the new version of Loan Contract No. 2 of 10.10.2016		
	made between PJSC GAZPROM and OOO GAZPROM GAS MOTOR FUEL,		
	whereby PJSC GAZPROM lends OOO GAZPROM GAS MOTOR FUEL		
	RUB 10,000,000,000.00, and OOO GAZPROM GAS MOTOR FUEL undertakes to		
	repay PJSC GAZPROM the provided Principal and to pay interest thereon, in the		
	amount and the manner stipulated in the Contract.		

Loan disbursement	The Loan may be r	provided in full or by installments, according to written	
procedure		GAZPROM GAS MOTOR FUEL. If the Loan is exhausted,	
	<b>-</b> -	AS MOTOR FUEL is free, upon early repayment of the	
		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		
		e (1) day (overnight); One (1) week; Two (2) weeks; One (1)	
	•	as; Three (3) months; Six (6) months, shall be the calculation	
		es. The parties may establish any other interest payment	
		entary agreements to the Contract.	
Loan repayment time		on 31.12.2020, with subsequent annual extension.	
Liability of the Parties		GAS MOTOR FUEL defaults on its obligations to repay the	
		y interest thereon, PJSC GAZPROM is entitled to claim that	
	OOO GAZPROM GA	AS MOTOR FUEL pays a forfeit of 1/180 of the Bank of	
		past-due amount as of the forfeit payment date 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 GAZPROM GAS MOTOR FUEL and shall terminate upon		
	agreement between the Parties or for other reasons envisaged in the Contract and		
	applicable law.		
Supplementary	The Supplementary Agreement comes into force from the date of its signature by the		
Agreement entry into force	Parties. The Suppleme	ntary Agreement terms and conditions apply to the relations	
	established between the Parties from 01.01.2020.		
Interested persons and	Mr. V.A. Zubkov	Holds positions in PJSC GAZPROM Board of Directors and	
interest reasons		OOO GAZPROM GAS MOTOR FUEL Board of Directors	
	Mr. O.E. Aksyutin	Holds positions in PJSC GAZPROM Management	
		Committee and OOO GAZPROM GAS MOTOR FUEL	
		Board of Directors	
	Ms. E.V. Mikhailova	Holds positions in PJSC GAZPROM Management	
		Committee and OOO GAZPROM GAS MOTOR FUEL	
		Board of Directors	
	Mr. F.K. Sadygov	Holds positions in PJSC GAZPROM Management	
		Committee and OOO GAZPROM GAS MOTOR FUEL	
		Board of Directors	
Notice sent	08.04.2020. No request received.		
Transaction date  Transaction 25	26.10.2020		

Parties	PJSC GAZPROM		
	OOO GAZPROM GAS MOTOR FUEL		
Subject matter	The Parties have agreed upon the new version of Loan Contract No. 1 of 10.10.2016 made between PJSC GAZPROM and OOO GAZPROM GAS MOTOR FUEL, whereby OOO GAZPROM GAS MOTOR FUEL lends PJSC GAZPROM RUB 35,000,000,000.00, and PJSC GAZPROM undertakes to repay OOO GAZPROM GAS MOTOR FUEL the provided Principal and to pay interest thereon,		
	in the amount and the manner stipulated in the Contract.		
Loan disbursement procedure	The Loan may be provided in full or by installments, according to written application(s) of PJSC GAZPROM. If the Loan is exhausted, PJSC GAZPROM is free, upon early repayment of the disbursed Principal or its portion, to apply to OOO GAZPROM GAS MOTOR FUEL 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, 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, shall be the calculation basis for interest		
	rates. The parties may establish any other interest payment procedure by		
	supplementary agreementary		
Loan repayment time	The Loan shall mature	on 31.12.2020, with subsequent annual extension.	
Liability of the Parties		efaults on its obligations to repay the Principal and/or to pay	
	′	GAZPROM GAS MOTOR FUEL is entitled to claim that	
	1	s a forfeit of 1/180 of the Bank of Russia key rate on the past-	
<u> </u>	due amount as of the forfeit payment date for each day of the delay.		
Contract term	The Contract shall inure on the date when OOO GAZPROM GAS MOTOR FUEL		
		l 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.		
Supplementary		greement comes into force from the date of its signature by the	
Agreement entry into force	Parties. The Supplementary Agreement terms and conditions apply to the relations established between the Parties from 01.01.2020.		
Interested persons and interest reasons	Mr. V.A. Zubkov  Holds positions in PJSC GAZPROM Board of Directors and OOO GAZPROM GAS MOTOR FUEL Board of Directors		
	Mr. O.E. Aksyutin	Holds positions in PJSC GAZPROM Management	
		Committee and OOO GAZPROM GAS MOTOR FUEL	
		Board of Directors	
	Ms. E.V. Mikhailova	Holds positions in PJSC GAZPROM Management	
		Committee and OOO GAZPROM GAS MOTOR FUEL	
		Board of Directors	
	Mr. F.K. Sadygov	Holds positions in PJSC GAZPROM Management	
		Committee and OOO GAZPROM GAS MOTOR FUEL	
		Board of Directors	
Notice sent	08.04.2020. No request received.		
Transaction date	26.10.2020		

Parties	PJSC GAZPROM Mr. M.L. Sereda, member of PJSC GAZPROM Board of Directors
Confidentiality Agreement	Mr. M.L. Sereda exercising his powers in accordance with the Russian Federation law, PJSC GAZPROM Articles of Association, PJSC GAZPROM Regulation on the Board of Directors and other internal documents of the Company, undertakes not to disclose the information that constitutes business secret, other confidential information of PJSC GAZPROM and its counterparties (hereinafter the Confidential Information). The Confidential Information includes:- documented information marked as confidential (hereinafter the Confidential Document); undocumented information the confidential nature of which becomes known to Mr. M.L. Sereda in connection with his exercising of powers as a member of the Company's Board of Directors.

Obligations of the Parties	DICC CA7DDOM undertaken ter		
Obligations of the Farties	PJSC GAZPROM undertakes to:-		
	provide Mr. M.L. Sereda with data on the confidential nature of information;		
	transfer the Confidential Documents to Mr. M.L. Sereda under an Act of Acceptance		
	or in accordance with the Register; and		
	transfer Mr. M.L. Sereda the Company's internal documents regulating procedures		
	for handling the Confidential Information, as well as timely inform of amendments		
	thereto.		
	Mr. M.L. Sereda undertakes to:-		
	keep secret the Confidential Information that has become known to him, inform the Company's Management Committee Chairman or a person authorized by the latter of any attempts to unlawfully access the Confidential Information;		
	receive the Confidential Documents necessary to exercise powers of the Board of Directors member under an Act of Acceptance or in accordance with the Register;		
	inform the Company's Management Committee Chairman or a person authorized by the latter of any Confidential Documents lost;		
	exclude other persons' access to the Confidential Documents in the process of work with them;		
	by order of the Company's Board of Directors Chairman or a person authorized by the latter, present all Confidential Documents, give explanations on compliance with the confidentiality procedures, including on cases of the Confidential Information		
	disclosure, loss of documents containing such data; and		
	upon termination of powers of the Board of Directors member, ensure the return of		
	all of the obtained and developed Confidential Documents to the Company's Board		
	of Directors front office.		
	Mr. M.L. Sereda undertakes not to:-		
	use the Confidential Information for personal purposes;		
	make unregistered copies of paper documents with the Confidential Information and		
	the respective documents on other media; use the Confidential Information in written communication with third partie		
	public, in mass media; and		
	transfer the Confidential Information via cable and facsimile, as well as the Internif the Confidential Information security measures have not been taken in trespective network.		
	Mr. M.L. Sereda undertakes, without approval of the Company:-		
	not to disclose, publicize and transfer the Confidential Information that is disclosed		
	to him or becomes known by him in connection with his performing of duties as a		
	member of the Company's Board of Directors to third parties; and		
	not to use the Confidential Information in other activities, including at work in other		
	organizations, as well as in scientific and educational activities.		
Liability			
·	In case of a disclosure and/or any other unlawful use of the Confidential Information, Mr. M.L. Sereda shall be liable in accordance with Russian law.		
Contract effective date	The Contract shall inure from the date of its signature by the Parties and be valid		
and term	throughout the exercise of powers as a member of Board of Directors and for 5 years		
	from the date the Board of Directors member powers terminate. If the Board of		
	Directors member powers terminate on the date of the Company's General		
	Shareholders' Meeting and the member is reelected to the Board of Directors on that		
	day, the Contract shall be valid throughout the new term of the Board of Directors		
	member powers and for 5 years from the new term termination date.		
Interested persons and	Mr. M.L. Sereda Member of PJSC GAZPROM Board of Directors and the		
interest reasons	Contract Party		
Notice sent	08.04.2020. No request received.		
Transaction date	08.07.2020		

Parties	DIGG G L ZDD ON A		
Parties	PJSC GAZPROM		
	OOO RUSKHIMALLIANCE		
Subject matter of the	Making amendments and supplements to the Contract as concerns:-		
Supplementary	the Contract title cha	ange to the Loan Contract;	
Agreement to the Interest-Free Loan	supplementation of	the Contract subject matter with OOO RUSKHIMALLIANCE	
Contract	interest payment obl	igation;	
	amendments to term	s and conditions of interest accrual on the Principal; and	
	supplementation of the Contract with terms and conditions on the procedure interest accrual on the Principal.		
Loan interest	PJSC GAZPROM shall accrue interest under the Contract at the applicable key rate		
	of the Bank of Russia plus 0.5% per annum on the Principal debt amount (if the Key		
	rate changes, the interest rate shall change accordingly from the Key rate change		
	date). The interest rate may be changed upon agreement between the Parties.		
Supplementary	The Supplementary Agreement comes into force from the date of its signature by the		
Agreement entry into	Parties. The Supple	mentary Agreement terms and conditions apply to the relations	
force	established between the Parties from 17.05.2019.		
Interested persons and	Mr. V.A. Markelov	Holds positions in PJSC GAZPROM Management Committee	
interest reasons		and OOO RUSKHIMALLIANCE Board of Directors	
	Mr. G.N. Sukhov	Holds positions in PJSC GAZPROM Management Committee	
		and OOO RUSKHIMALLIANCE Board of Directors	
Notice sent	08.04.2020. No request received.		
Transaction date	18.03.2020. No approval of the transaction requested.		
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Transaction 28			
Parties	PJSC GAZPROM		
	AO GAZPROM THERMAL ENERGY		
Subject matter of the	The Parties have agreed upon the new version of Loan Contract No. 1 of 25.06.2018		
Transaction	made between PJSC GAZPROM and AO GAZPROM THERMAL ENERGY		
	whereby AO GAZPROM THERMAL ENERGY lends PJSC GAZPROM		
	RUB 40,000,000,000.00, and PJSC GAZPROM undertakes to repay		
	AO GAZPROM THERMAL ENERGY the provided Principal and to pay interest		
	thereon, in the amount and the manner stipulated in the Contract.		
Loan disbursement	The Loan may be provided in full or by installments, according to written		
procedure	application(s) of PJSC GAZPROM. If the Loan is exhausted, PJSC GAZPROM is		
	free, upon early repayment of the disbursed Principal or its portion, to apply to		
	AO GAZPROM THERMAL ENERGY 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, namely: One (1) day (overnight); One (1) week; Two (2) weeks; One (1)		
	month; Two (2) months; Three (3) months; Six (6) months, shall be the calculation		
	basis for interest rates. The parties may establish any other interest payment procedure by supplementary agreements to the Contract.		
Loan repayment time	The Loan shall mature on 31.12.2020, with subsequent annual extension.		
Liability of the Parties	· • • • • • • • • • • • • • • • • • • •		
Liability of the Parties	If PJSC GAZPROM defaults on its obligations to repay the Principal and/or to pay		
	interest thereon, AO GAZPROM THERMAL ENERGY is entitled to claim that		
	PJSC GAZPROM pays a forfeit of 1/180 of the Bank of Russia key rate on the past-		
Contract term	due amount as of the forfeit payment date for each day of the delay.  The Contract shall inure on the date when AO GAZPROM THERMAL ENERGY		
Contract term			
	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.		
Supplementary	The Supplementary Agreement comes into force from the date of its signature by the		
Agreement entry into	Parties. The Supplementary Agreement terms and conditions apply to the relations		
force	established between the Parties from 01.01.2020.		
	established between the Lattics Holli 01.01.2020.		

Interested persons and	Mr. V.A. Markelov Holds positions in PJSC GAZPROM Board of Directors and		
interest reasons	Management Committee and AO GAZPROM THERMAL ENERGY Board of Directors		
Notice sent	15.04.2020. No request received.		
Transaction date	26.08.2020		
Transaction 29			
Parties	PJSC GAZPROM		
	AO GAZPROM THERMAL ENERGY		
Subject matter	The Parties have agreed upon the new version of Loan Contract No. 2 of 25.06.2018 made between PJSC GAZPROM and AO GAZPROM THERMAL ENERGY, whereby PJSC GAZPROM lends AO GAZPROM THERMAL ENERGY RUB 10,000,000,000.00, and AO GAZPROM THERMAL ENERGY undertakes to		
	repay PJSC GAZPROM the provided Principal and to pay interest thereon, in the amount and the manner stipulated in the Contract.		
Loan disbursement procedure	The Loan may be provided in full or by installments, according to written application(s) of AO GAZPROM THERMAL ENERGY. If the Loan is exhausted, AO GAZPROM THERMAL ENERGY is free, upon early repayment 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, namely: One (1) day (overnight); One (1) week; Two (2) weeks; One (1) month; Two (2) months; Three (3) months; Six (6) months, shall be the calculation basis for interest rates. The parties may establish any other interest payment procedure by supplementary agreements to the Contract.		
Loan repayment time	The Loan shall mature on 31.12.2020, with subsequent annual extension.		
Liability of the Parties	If AO GAZPROM THERMAL ENERGY defaults on its obligations to repay the Principal and/or to pay interest thereon, PJSC GAZPROM is entitled to claim that AO GAZPROM THERMAL ENERGY pays a forfeit of 1/180 of the Bank of Russia key rate on the past-due amount as of the forfeit payment date 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 AO GAZPROM THERMAL ENERGY and shall terminate upon agreement between the Parties or for other reasons envisaged in the Contract and applicable law.		
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 01.01.2020.		
Interested persons and interest reasons	Mr. V.A. Markelov Holds positions in PJSC GAZPROM Board of Directors and Management Committee and AO GAZPROM THERMAL ENERGY Board of Directors		
Notice sent	15.04.2020. No request received.		
Transaction date	26.08.2020		
Transaction 30	J		
Parties	PJSC GAZPROM		
	ENI S.P.A.		
	OOO GAZPROM EXPORT		
	OOO GAZPROM INTERNATIONAL PROJECTS		

Other material terms and conditions of the Joint Venture Accession Act	become a holder of 1,00 (hereinafter the Comp INTERNATIONAL PR Venture Agreement ent S.P.A. and OOO GAZ persons who may accep Agreement signature da Accession Act signature thereto, as well as to un GAZPROM Sharehold exercised and performed OOO GAZPROM INTO an active part, does not as a contractor or a su which is financed, but Beregovaya settlement,	TERNATIONAL PROJECTS confirms its intention to 30 shares in BLUE STREAM PIPELINE COMPANY B.V. (2018) owned by PJSC GAZPROM. OOO GAZPROM COJECTS guarantees each of the other parties to the Joint Bered into between OAO GAZPROM, ENI S.P.A., SNAM EXPORT on 11.04.2000, as well as any other person or of any rights or obligations under the Agreement after the atte (regardless of it being before or after the Joint Venture et date) to keep to all of the Agreement provisions as a party adertake all PJSC GAZPROM rights and obligations as the er under the Agreement to the extent they are to be a from the Joint Venture Accession Act signature date.  ERNATIONAL PROJECTS confirms that it has not taken take an active part and will not take an active part (whether abcontractor) in construction of the gas pipeline system, alt, operated by and belongs to the Company, between a Russian Federation, and the Samsun city, Republic of coster station located in Beregovaya.
Material terms and conditions of the Agreement	The Agreement governs relations between the parties thereto with respect to the Company, defines ways of financing the Company, doing its business and performing its operations.	
Interested persons and interest reasons	Ms. E.V. Burmistrova	Holds a position in PJSC GAZPROM Management Committee and is OOO GAZPROM EXPORT General Director
Notice sent	15.04.2020. No request received.	
Transaction date	29.10.2020	

Parties	PJSC GAZPROM AO ACHIMGAZ OOO GAZPROM DOBYCHA URENGOY WINTERSHALL DEA GMBH	
Subject matter of the Supplementary Agreement to the Master Contract of 23.12.2004 (on the project for development of 1A block of the Achimov deposits in the Urengoy field)	Making amendments to the Contract as concerns:- amendments to the formula for calculating gas condensate services payments with respect to taking into account waste gas prices in calculation of such payments; supplementation of the Contract with new definitions.	
Gas condensate services pay	Gas condensate services pay = (30%*P1+70%*P2)+P3+P4+P5-mt, where P5 = price for the waste gas generated in the process of deethanized gas condensate stabilization at Surgut CSP, as calculated by the formula specified in the Contract (as amended by the Supplementary Agreement).	
Supplementary Agreement entry into force	The Supplementary Agreement comes into force from the date of its signature by the Parties and applies to the relations established between the Parties from 01.01.2020.	
Interested persons and interest reasons	Mr. S.N. Menshikov	Holds positions in PJSC GAZPROM Management Committee and AO ACHIMGAZ Board of Directors
Notice sent	27.04.2020. No request received.	
Transaction date	15.05.2020	

**Transaction 32** 

Parties	PJSC GAZPROM		
	OOO GAZPROM EXPO	DRT	
Subject matter	The Parties have agreed upon the new version of Loan Contract No. 6 of 16.04.2018 made between PJSC GAZPROM and OOO GAZPROM EXPORT, whereby OOO GAZPROM EXPORT lends PJSC GAZPROM RUB 40,000,000,000.00, and PJSC GAZPROM undertakes to repay OOO GAZPROM EXPORT the provided Principal.		
Loan disbursement procedure	The Loan may be provided in full or by installments, according to written application(s) of PJSC GAZPROM. If the Loan is exhausted, PJSC GAZPROM is free, upon early repayment of the disbursed Principal or its portion, to apply to OOO GAZPROM EXPORT for disbursement of a loan in the amount not exceeding the repaid Loan portion.		
Loan interest	The Contract interest rate is fixed at 0%.  If OOO GAZPROM EXPORT exits the consolidated group of taxpayers with PJSC GAZPROM responsible participant before expiration of the Contract, the Parties shall conclude a Supplementary Agreement for establishment of the interest rate that shall not be fixed and shall be determined with respect to separate Loan installments, depending on the actual use period of the funds provided in each separate Loan installment, and the credit risk premium. MosPrime rates applicable to certain periods of funds use, 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, shall be the calculation basis for interest rates.		
Loan repayment time	The Loan shall mature on 31.12.2020, with subsequent annual extension.		
Liability of the Parties	If PJSC GAZPROM defaults on its obligations to repay the Principal, OOO GAZPROM EXPORT is entitled to claim that PJSC GAZPROM pays a forfeit of 1/180 of the Bank of Russia key rate on the past-due amount as of the forfeit payment date for each day of the delay.		
Contract term	The Contract shall inure on the date when OOO GAZPROM EXPORT 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.		
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 01.01.2020.		
Interested persons and interest reasons	Ms. E.V. Burmistrova	Holds a position in PJSC GAZPROM Management Committee and is OOO GAZPROM EXPORT General Director	
Notice sent	28.04.2020. No request r		
<b>Transaction date</b>	26.08.2020		
<b>Transaction 33</b>	•		

Parties	PJSC GAZPROM		
	OOO GAZPROM EXPORT		
Subject matter	The Parties have agreed upon the new version of Loan Contract No. 2 of		
	15.05.2015 made between PJSC GAZPROM and OOO GAZPROM EXPORT,		
	whereby PJSC GAZPROM lends OOO GAZPROM EXPORT		
	RUB 50,000,000,000.000, and OOO GAZPROM EXPORT undertakes to repay		
	PJSC GAZPROM the provided Principal.		
	The Loan may be provided in full or by installments, according to written		
procedure	application(s) of OOO GAZPROM EXPORT. If the Loan is exhausted,		
	OOO GAZPROM EXPORT is free, upon early repayment 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 Contract interest rate is fixed at 0%.		
	If OOO GAZPROM EXPORT exits the consolidated group of taxpayers with PJSC		
	GAZPROM responsible participant before expiration of the Contract, the Parties		
	shall conclude a Supplementary Agreement for establishment of the interest rate		
	that shall not be fixed and shall be determined with respect to separate Loan		
	installments, depending on the actual use period of the funds provided in each		
	separate Loan installment, and the credit risk premium. MosPrime rates applicable		
	to certain periods of funds use, 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, shall be the		
	calculation basis for interest rates.		
Loan repayment time	The Loan shall mature on 31.12.2020, with subsequent annual extension.		
Liability of the Parties	If OOO GAZPROM EXPORT defaults on its obligations to repay the Principal,		
	PJSC GAZPROM is entitled to claim that OOO GAZPROM EXPORT pays a		
	forfeit of 1/180 of the Bank of Russia key rate on the past-due amount as of the		
	forfeit payment date 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 GAZPROM EXPORT and shall terminate upon agreement		
	between the Parties or for other reasons envisaged in the Contract and applicable		
	law.		
<b>Supplementary Agreement</b>	The Supplementary Agreement comes into force from		
entry into force	the date of its signature by the Parties. The Supplementary Agreement terms and		
	conditions apply to the relations established between the Parties from 01.01.2020.		
Interested persons and	Ms. E.V. Burmistrova Holds a position in PJSC GAZPROM Management		
interest reasons	Committee and is OOO GAZPROM EXPORT General		
	Director		
Notice sent	28.04.2020. No request received.		
Transaction date	26.08.2020		
Transaction 34			

Parties	PJSC GAZPROM		
	OOO GAZPROM EXPORT		
Subject matter	The Parties have agreed upon the new version of Loan Contract No. 1 of		
	15.05.2015 made between PJSC GAZPROM and OOO GAZPROM EXPORT,		
	whereby OOO GAZPROM EXPORT lends PJSC GAZPROM		
	RUB 50,000,000,000.00, and PJSC GAZPROM undertakes to repay		
	OOO GAZPROM EXPORT the provided Principal.		
Loan disbursement procedure	application(s) of PJSC GAZPROM. If the Loan is exhausted, PJSC GAZPROM is		
	free, upon early repayment of the disbursed Principal or its portion, to apply to		
	OOO GAZPROM EXPORT for disbursement of a loan in the amount not		
	exceeding the repaid Loan portion.		
Loan interest	The Contract interest rate is fixed at 0%.		
	If OOO GAZPROM EXPORT exits the consolidated group of taxpayers with PJSC		
	GAZPROM responsible participant before expiration of the Contract, the Parties		
	shall conclude a Supplementary Agreement for establishment of the interest rate		
	that shall not be fixed and shall be determined with respect to separate Loan		
	installments, depending on the actual use period of the funds provided in each		
	separate Loan installment, and the credit risk premium. MosPrime rates applicable		
	to certain periods of funds use, 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, shall		
	be the calculation basis for interest rates.		
Loan repayment time	The Loan shall mature on 31.12.2020, with subsequent annual extension.		

Liability of the Parties		defaults on its obligations to repay the Principal,	
	OOO GAZPROM EXPORT is entitled to claim that PJSC GAZPROM pays a forfeit of 1/180 of the Bank of Russia key rate on the past-due amount as of the		
	forfeit payment date for each day of the delay.		
Contract term	The Contract shall inure on the date when OOO GAZPROM EXPORT 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.		
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 01.01.2020.		
Interested persons and interest reasons	Ms. E.V. Burmistrova	Holds a position in PJSC GAZPROM Management Committee and is OOO GAZPROM EXPORT General Director	
Notice sent			
	28.04.2020. No request received.		
Transaction date	26.08.2020		

Parties	PJSC GAZPROM		
	SOUTH STREAM TRANSPORT B.V.		
Subject matter of the Supplementary Agreement to Loan Contract No.2 of 04.09.2017	Amendment of the interest payment procedure under the Contract.		
Interest payment procedure under the Contract	The reporting period for payable interest calculations shall be a calendar month. In this regard, the first payable interest calculation period shall be the period from the tranche disbursement date to the last day of the calendar month when the tranche is disbursed. The last payable interest calculation period shall be the period from the first day of the calendar month when the Loan matures to the last day of the Maturity. All interest on the Principal shall be paid by SOUTH STREAM TRANSPORT B.V. in rubles, together with the Principal to be repaid in full without capitalization of interest thereon, on the last day of the Maturity. If the last Maturity day is a non-business day, payment of the said amount shall be made on the first business day following such non-business day.		
Material terms of the Contract	PJSC GAZPROM lends SOUTH STREAM TRANSPORT B.V. RUB 5,000,000,000.00 (the Principal, the Loan), and SOUTH STREAM TRANSPORT B.V. undertakes to repay PJSC GAZPROM the provided Principal and to pay interest thereon in the amount and the manner stipulated in the Contract. The Loan shall mature on 31.12.2017 (the Maturity). If neither of the Parties states otherwise in writing 10 business days prior to the Loan Maturity, the Maturity shall be extended for one year (till December 31 of the next year), with the interest rate applicable in the next year to be established in accordance with the Contract.		
Supplementary Agreement entry into force		reement comes into force from the date of its signature by to the relations established between the Parties from	
Interested persons and interest reasons	Ms. E.V. Burmistrova	Holds positions in PJSC GAZPROM Management Committee and SOUTH STREAM TRANSPORT B.V. Board of Directors	
	Mr. O.E. Aksyutin	Holds positions in PJSC GAZPROM Management Committee and SOUTH STREAM TRANSPORT B.V. Board of Directors	
	Mr. S.I. Kuznets	Holds positions in PJSC GAZPROM Management Committee and SOUTH STREAM TRANSPORT B.V. Board of Directors	
Notice sent	13.05.2020. No request	received.	

Transaction date	08.07.2020	
<b>Transaction 36</b>		
Parties	PJSC GAZPROM OAO SEVERNEFTEGAZPROM	
Subject matter of the Transaction	Making amendments to Gas Supply Contract No. 25 Πκ-2007 of 13.12.2007 between OAO SEVERNEFTEGAZPROM and PJSC GAZPROM as concerns determination of:- the 2020 gas supply volume and the IQ 2020 gas price.	
Gas supply volume	From 10 a.m. on 01.01.2020 to 10 a.m. on 01.01.2021 (2020 supply year), OAO SEVERNEFTEGAZPROM undertakes to supply, and PJSC GAZPROM undertakes to take off, the following gas volumes:- annual contractual volume ('000 cu.m) – 9,363,567.00, including:- in $IQ - 2,468,597.00$ ; in $IIQ - 2,349,301.00$ ; in $IIQ - 2,030,674.00$ ; in $IVQ - 2,514,995.00$ .	
Gas price	The price for gas supplied from 10 a.m. on 01.01.2020 to 10 a.m. on 01.07.2020 (IQ of 2020 supply year) is One Thousand Nine Hundred Eighty point Ninety Four (RUB 1,980.94) per One Thousand (1,000) cu.m of gas, exclusive of VAT.	
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 01.01.2020.	
Interested persons and interest reasons	Ms. E.V. Mikhailova Holds positions in PJSC GAZPROM Management Committee and OAO SEVERNEFTEGAZPROM Board of Directors	
Notice sent	11.06.2020. No request received.	
Transaction date	07.07.2020	
Transaction 37		
Parties	PJSC GAZPROM SOUTH STREAM TRANSPORT B.V.	
Subject matter of the Supplementary Agreement to the Loan Contract of 29.12.2016	Making amendments to the Contract as concerns extension of the maturity period, amendments to the interest payment and dispute settlement procedures.	
Repayment and interest payment procedures	SOUTH STREAM TRANSPORT B.V. undertakes to repay the Principal on or before 30.06.2021 by cash remittance to PJSC GAZPROM current account. SOUTH STREAM TRANSPORT B.V. shall pay interest in full, on the Principal maturity date, by cash remittance to PJSC GAZPROM account.	
Dispute settlement procedure	In case of a failure to settle through negotiations, all disputes, disagreements of claims arising out of the Contract or in connection therewith, including its fulfillment, breach, termination or invalidity, shall be settled in the manner provided for by effective law of the Russian Federation.	
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 30.09.2018.	
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	
	Ms. E.V. Burmistrova Holds positions in PJSC GAZPROM Management Committee and SOUTH STREAM TRANSPORT B.V Board of Directors	
	Mr. S.I. Kuznets Holds positions in PJSC GAZPROM Management	

		Committee Board of Dir		STREAM	TRANSPORT B.V.
Notice sent	15.06.2020. No request	received.			
Transaction date	10.07.2020				

Transaction 38			
Parties	PJSC GAZPROM SOUTH STREAM TRANSPORT B.V.		
Subject matter of the Supplementary Agreement to Loan Contract No. SST-1/2017 of 11.05.2017	Making amendments to the Contract as concerns:- amendments to the interest payment procedure; elaboration of the dispute settlement procedure.		
Interest payment procedure	SOUTH STREAM TRANSPORT B.V. shall pay interest in full, on the Principal maturity date, by cash remittance to PJSC GAZPROM account.		
Dispute settlement procedure	In case of a failure to settle through negotiations, all disputes, disagreements or claims arising out of the Contract or in connection therewith, including its fulfillment, breach, termination or invalidity, shall be settled in the manner provided for by effective law of the Russian Federation.		
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 30.06.2018.		
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		
	Ms. E.V. Burmistrova	Holds positions in PJSC GAZPROM Management Committee and SOUTH STREAM TRANSPORT B.V. Board of Directors	
	Mr. S.I. Kuznets	Holds positions in PJSC GAZPROM Management Committee and SOUTH STREAM TRANSPORT B.V. Board of Directors	
Notice sent	15.06.2020. No request received.		
Transaction date	10.07.2020		

Parties	PJSC GAZPROM SOUTH STREAM TRANSPORT B.V.
Subject matter of the Supplementary Agreement to Loan Contract No. SST-2/2017 of 07.11.2017	Making amendments to the Contract as concerns:- amendments to the interest payment procedure; elaboration of the dispute settlement procedure.
Interest payment procedure	SOUTH STREAM TRANSPORT B.V. shall pay interest in full, on the Principal maturity date, by cash remittance to PJSC GAZPROM account.
Dispute settlement procedure	In case of a failure to settle through negotiations, all disputes, disagreements or claims arising out of the Contract or in connection therewith, including its fulfillment, breach, termination or invalidity, shall be settled in the manner provided for by effective law of the Russian Federation.
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 30.06.2018.

Interested persons and interest reasons		Holds positions in PJSC GAZPROM Management Committee and SOUTH STREAM TRANSPORT B.V. Board of Directors
		Holds positions in PJSC GAZPROM Management Committee and SOUTH STREAM TRANSPORT B.V. Board of Directors
		Holds positions in PJSC GAZPROM Management Committee and SOUTH STREAM TRANSPORT B.V. Board of Directors
Notice sent	15.06.2020. No request	received.
Transaction date	10.07.2020	

Transaction 40			
Parties	PJSC GAZPROM SOUTH STREAM TRANSPORT B.V.		
Subject matter of the Supplementary Agreement to Loan Contract No. SST-3/2018 of 31.01.2018	Making amendments to the Contract as concerns:- amendments to the interest payment procedure; elaboration of the dispute settlement procedure.		
Interest payment procedure	SOUTH STREAM TRANSPORT B.V. shall pay interest in full, on the Principal maturity date, by cash remittance to PJSC GAZPROM account.		
Dispute settlement procedure	In case of a failure to settle through negotiations, all disputes, disagreements or claims arising out of the Contract or in connection therewith, including its fulfillment, breach, termination or invalidity, shall be settled in the manner provided for by effective law of the Russian Federation.		
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 30.06.2018.		
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		
	Ms. E.V. Burmistrova	Holds positions in PJSC GAZPROM Management Committee and SOUTH STREAM TRANSPORT B.V. Board of Directors	
	Mr. S.I. Kuznets	Holds positions in PJSC GAZPROM Management Committee and SOUTH STREAM TRANSPORT B.V. Board of Directors	
Notice sent	15.06.2020. No request received.		
Transaction date	10.07.2020		

Parties	PJSC GAZPROM ACHIM DEVELOPMENT LLC
Subject matter of the Transaction	PJSC GAZPROM lends ACHIM DEVELOPMENT LLC the total of RUB 11,852,370,000.00 (hereinafter the Total Loan amount), and ACHIM DEVELOPMENT LLC undertakes to repay the provided Principal (hereinafter the Principal) in full and to pay interest thereon, in the manner and the time stipulated in the Contract.

Loan purpose	ACHIM DEVELOPMENT LLC shall use the Principal to pay ACHIM DEVELOPMENT LLC expenses on works and services related to development of Blocks 4 and 5 of the Achimov deposits in the Urengoy oil and gas condensate field and expenses on current operational activities of ACHIM DEVELOPMENT LLC.	
Loan disbursement procedure	PJSC GAZPROM undertakes to provide the Principal in full or by installments, according to ACHIM DEVELOPMENT LLC free-form written application(s), by cash remittance to ACHIM DEVELOPMENT LLC account stipulated in the Contract or to another account ACHIM DEVELOPMENT LLC shall inform PJSC GAZPROM of in writing, in the amount not exceeding the Total Loan amount specified in the Contract.	
Loan repayment time	ACHIM DEVELOPMENT LLC undertakes to repay the Principal and to pay interest thereon on or before 365 days from the first Loan tranche disbursement date.	
Loan interest	The contractual interest shall accrue on the outstanding Principal amount monthly, at the effective key rate of the Russian Federation Central Bank (Bank of Russia). ACHIM DEVELOPMENT LLC shall pay the accrued interest in full on the last Principal repayment date, by cash remittance to PJSC GAZPROM account.	
Liability	In case of a failure to repay the Principal and to pay interest when due, PJSC GAZPROM is entitled to claim that ACHIM DEVELOPMENT LLC pays a penalty of 0.01% of the outstanding amount for each calendar day of the delay.	
Contract term	The Contract comes into force from the date of its signature and is valid till all amounts payable thereunder are paid by ACHIM DEVELOPMENT LLC in full in accordance with the Contract provisions.	
Interested persons and interest reasons	Mr. S.N. Menshikov	Holds positions in PJSC GAZPROM Management Committee and ACHIM DEVELOPMENT LLC Board of Directors
Notice sent	23.06.2020. No request received.	
Transaction date	09.07.2020	
Transaction 42	•	

Parties	PJSC GAZPROM ACHIM DEVELOPMENT LLC	
Subject matter of the Supplementary Agreement to Loan Contract No. AJ-2/2019 of 12.07.2019	Making amendments to the Contract as concerns:- extension of the Loan (hereinafter the Principal) maturity and the interest payment period till 23.07.2020; amendment to the interest rate to be accrued on the outstanding Principal amount.	
Contractual interest	Interest under the Contract shall accrue monthly, at the following rates:- a) 7.75% per annum on the outstanding Principal amount from 25.07.2019 to 09.02.2020, inclusive; b) the effective key rate of the Russian Federation Central Bank (Bank of Russia) on the outstanding Principal amount from 10.02.2020 to the date the Principal is repaid in full, inclusive.	
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 10.02.2020.	
Interested persons and interest reasons	Mr. S.N. Menshikov Holds positions in PJSC GAZPROM Management Committee and ACHIM DEVELOPMENT LLC Board of Directors	
Notice sent	23.06.2020. No request received.	
Transaction date	09.07.2020	

Parties	PJSC GAZPROM ACHIM DEVELOPMENT LLC	
Subject matter of the Transaction	PJSC GAZPROM lends ACHIM DEVELOPMENT LLC the total of RUB 5,920,260,000.00 maximum, and ACHIM DEVELOPMENT LLC undertakes to repay the provided Principal in full and to pay interest thereon, in the manner and the time stipulated in the Contract.	
Loan purpose	ACHIM DEVELOPMENT LLC shall use the Principal to pay ACHIM DEVELOPMENT LLC expenses on works and services related to development of Blocks 4 and 5 of the Achimov deposits in the Urengoy oil and gas condensate field and expenses on current operational activities of ACHIM DEVELOPMENT LLC.	
Loan disbursement procedure	PJSC GAZPROM undertakes to provide the Principal in full or by installments, according to ACHIM DEVELOPMENT LLC free-form written application(s), by cash remittance to ACHIM DEVELOPMENT LLC account stipulated in the Contract or to another account ACHIM DEVELOPMENT LLC shall inform PJSC GAZPROM of in writing, in the amount not exceeding the Total Loan amount specified in the Contract.	
Loan repayment time	ACHIM DEVELOPMENT LLC undertakes to repay the Principal and to pay interest thereon on or before 365 days from the first Loan tranche disbursement date.	
Loan interest	The contractual interest shall accrue on the outstanding Principal amount monthly, at the effective key rate of the Russian Federation Central Bank (Bank of Russia). ACHIM DEVELOPMENT LLC shall pay the accrued interest in full on the last Principal repayment date, by cash remittance to PJSC GAZPROM account.	
Liability	In case of a failure to repay the Principal and to pay interest when due, PJSC GAZPROM is entitled to claim that ACHIM DEVELOPMENT LLC pays a penalty of 0.01% of the outstanding amount for each calendar day of the delay.	
Contract term	The Contract comes into force from the date of its signature and is valid till all amounts payable thereunder have been paid by ACHIM DEVELOPMENT LLC in full in accordance with the Contract provisions.	
Interested persons and interest reasons	Mr. S.N. Menshikov Holds positions in PJSC GAZPROM Management Committee and ACHIM DEVELOPMENT LLC Board of Directors	
Notice sent	23.06.2020. No request received.	
Transaction date	09.07.2020	
Transaction 44		

1 ransaction 44				
Parties	PJSC GAZPROM			
	ACHIM DEVELOPMENT LLC			
Subject matter of the Supplementary Agreement to Loan Contract No. АД-1/2019 of 12.07.2019	Making amendments to the Contract as concerns:- extension of the Loan (hereinafter the Principal) maturity and the interest payment period till 23.07.2020; amendment to the interest rate to be accrued on the outstanding Principal amount.			
Contractual interest	Interest under the Contract shall accrue monthly, at the following rates:-7.75% per annum on the outstanding Principal amount from 25.07.2019 to 09.02.2020, inclusive; the effective key rate of the Russian Federation Central Bank (Bank of Russia) on the outstanding Principal amount from 10.02.2020 to the date the Principal is repaid in full, inclusive.			
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 10.02.2020.			
Interested persons and	Mr. S.N. Menshikov Holds positions in PJSC GAZPROM Management			

interest reasons	Committee and ACHIM DEVELOPMENT LLC Board of Directors		
Notice sent	23.06.2020. No request received.		
Transaction date	09.07.2020		
Transaction 45			
Parties	PJSC GAZPROM ACHIM DEVELOPMENT LLC GAZPROM FINANCE B.V. WINTERSHALL DEA GMBH		
Subject matter of the Supplementary Agreement to the Additional Agreement of 12.07.2019	ACHIM B.V. and GAZPROM FINANCE B.V.; amendments to the waiver of right terms under the Company Agreement of 30.09.2015; changes in the maturity of the Loans provided to ACHIM DEVELOPMENT LLC as part of short-term financing; amendments to the accrual terms and the interest rates on the Loans granted to ACHIM DEVELOPMENT LLC as part of short-term financing; and provision of new short-term financing, including, <i>inter alia</i> , defining of the respective terms and conditions, establishment of the new short-term financing		
Replacement of the Party	total, the procedure and time for its repayment.  The Parties recognize and agree that GAZPROM FINANCE B.V. became a legal successor of GAZPROM ACHIM B.V., including as the Party to the Company Agreement of 30.09.2015 and the Additional Agreement of 12.07.2019, upon the merger of GAZPROM ACHIM B.V. and GAZPROM FINANCE B.V. effective from 10.12.2019 and, therefore, GAZPROM ACHIM B.V. ceased to exist and GAZPROM FINANCE B.V. got all assets and obligations of GAZPROM ACHIM B.V. under the universal legal succession procedure.		
Waiver of right	PJSC GAZPROM, GAZPROM FINANCE B.V., WINTERSHALL DEA GMBH (hereinafter the Members) agree to the waiver of provisions of the Company Agreement of 30.09.2015 as concerns the terms and conditions specified in the Appendix.		
Amendments to short-term financing terms and conditions	The Members provided short-term financing to ACHIM DEVELOPMENT LLC in accordance with the Additional Agreement of 12.07.2019. The total short-term financing amount under Loan Contracts No. AД-1/2019 and No. AД-2/2019 of 12.07.2019 between PJSC GAZPROM and ACHIM DEVELOPMENT LLC, as well as No. AД-05/1-1-2019 of 12.07.2019 between WINTERSHALL DEA NEDERLAND B.V. and ACHIM DEVELOPMENT LLC (hereinafter the Effective Loan Contracts) is RUB 44,983,000,000.00. WINTERSHALL DEA GMBH or its affiliate provided 25.01% of the total short-term financing amount under the respective Loan Contract with ACHIM DEVELOPMENT LLC. Under the two respective Loan Contracts, PJSC GAZPROM or its affiliate will provide 74.99% of the total short-term financing amount pro rata the GAZPROM Group holding in ACHIM DEVELOPMENT LLC.  The Supplementary Agreement makes amendments to the following provisions:-WINTERSHALL DEA GMBH Loan and PJSC GAZPROM Loan shall be repaid by ACHIM DEVELOPMENT LLC in full on or before 23.07.2020.  WINTERSHALL DEA GMBH Loan interest and PJSC GAZPROM Loan interest shall accrue on the outstanding Principal amount of the respective Loans monthly and be at the rate of:-7.75% per annum – from 25.07.2019 to 9.02.2020, inclusive; the effective key rate of the Russian Federation Central Bank (Bank of Russia) – from 10.02.2020 to the date the respective Principal is repaid in full, inclusive.		

	The new short-term financing shall amount to RUB 41,500,000,000.00 in total and shall be disbursed by two installments in accordance with the Additional Agreement (portion 1 and portion 2), on the terms and conditions specified in the Appendix.		
Applicable law	The Supplementary Agreement is governed by and construed in accordance with English law.		
Itoroo	The Supplementary Agreement comes into force from the date of its signature by the Parties and applies to the relations established between the Parties from 09.02.2020.		
Interested persons and interest reasons	Mr. S.N. Menshikov Holds positions in PJSC GAZPROM Management Committee and ACHIM DEVELOPMENT LLC Board of Directors		
Notice sent	23.06.2020. No request received.		
Transaction date	16.07.2020		

Parties	PJSC GAZPROM		
- W- V-05	GAZPROM HOLDING COOPERATIE U.A.		
Subject matter of the	GAZPROM HOLDING COOPERATIE U.A. lends PJSC GAZPROM		
Contract	RUB 300,000,000,000.00, and PJSC GAZPROM undertakes to repay		
	GAZPROM HOLDING COOPERATIE U.A. the provided Principal and to pay interest thereon, in the amount and the manner stipulated in the Contract.		
Loan disbursement	The Loan may be provided in full or by installments, according to written		
procedure	application(s) of PJSC GAZPROM. If the Loan is exhausted, PJSC GAZPROM		
P	** '		
	is free, upon early repayment of the disbursed Principal or its portion, to apply to		
	GAZPROM HOLDING COOPERATIE U.A. for disbursement of a loan in the		
<u> </u>	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, namely: One (1) day (overnight); One (1) week;		
	Two (2) weeks; One (1) month; Two (2) months; Three (3) months; Six (6)		
	months, shall be the calculation basis for interest rates. The parties may establish		
	any other interest rate establishment and/or interest payment procedures by		
	supplementary agreements to the Contract.		
Loan repayment time	The Loan shall mature on 31.12.2020, with subsequent annual extension.		
Liability of the Parties	If PJSC GAZPROM defaults on its obligations to repay the Principal and/or to		
	pay the interest thereon, GAZPROM HOLDING COOPERATIE U.A. is entitled		
	to claim that PJSC GAZPROM pays a forfeit of 1/180 of the Bank of Russia key		
	rate on the past-due amount as of the forfeit payment date for each day of the		
	delay.		
Contract term	The Contract shall inure on the date when GAZPROM HOLDING		
	COOPERATIE U.A. 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	Mr. S.I. Kuznets   Holds positions in PJSC GAZPROM Management Committee		
interest reasons	and GAZPROM HOLDING COOPERATIE U.A. Supervisory		
	Board		
Notice sent	30.06.2020. No request received.		
Transaction date	14.07.2020		
	17.07.2020		

Parties	PJSC GAZPROM
	ACHIM DEVELOPMENT LLC

Subject matter	PJSC GAZPROM as a member of ACHIM DEVELOPMENT LLC purchases a share in ACHIM DEVELOPMENT LLC authorized capital by additionally contributing RUB 22,495,998,300.00 of cash. As a result of the above, the nominal value of PJSC GAZPROM 50.01% holding in ACHIM DEVELOPMENT LLC authorized capital shall increase by RUB 5,001,000.00 and amount to RUB 30,006,000.00.	
Interested persons and interest reasons	Mr. S.N. Menshikov	Holds positions in PJSC GAZPROM Management Committee and ACHIM DEVELOPMENT LLC Board of Directors
Notice sent	02.07.2020. No request received.	
Transaction date	20.11.2020	

Danting	DIGG G A ZDD O1 4		
Parties	PJSC GAZPROM		
	AO TOMSKGAZPRO		
Subject matter	27.06.2017 made bet (hereinafter the Construction of PJSC GAZPROM RULL and PJSC GAZPROM Principal.	eed upon the new version of Loan Contract No. 1 of tween PJSC GAZPROM and AO TOMSKGAZPROM ontract), whereby AO TOMSKGAZPROM lends B 35,000,000,000.00 (hereinafter the Principal, the Loan), undertakes to repay AO TOMSKGAZPROM the provided	
Loan disbursement	1	rovided in full or by installments, according to written	
procedure	is free, upon early repa	GAZPROM. If the Loan is exhausted, PJSC GAZPROM ayment of the disbursed Principal or its portion, to apply to M for disbursement of a loan in the amount not exceeding n.	
Loan interest	The Contract interest ra		
	If AO TOMSKGAZPROM exits the consolidated group of taxpayers with PJSC GAZPROM responsible participant before expiration of the Contract, the Parties shall conclude a Supplementary Agreement for establishment of the interest rate that shall not be fixed and shall be determined with respect to separate Loan installments, depending on the actual use period of the funds provided in each separate Loan installment, and the credit risk premium. MosPrime rates applicable to certain periods of funds use, namely: One (1) day (overnight); One (1) week; Two (2) weeks; One (1) month; Two (2) months; Three (3) months; Six (6) months, shall be the calculation basis for interest rates.		
Loan repayment time	The Loan shall mature on 31.12.2020, with subsequent annual extension.		
Liability of the Parties			
Contract term	The Contract shall inure on the date when AO TOMSKGAZPROM 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.		
Supplementary Agreement entry into	The Supplementary Agreement comes into force from the date of its signature by the Parties. The Supplementary Agreement terms and conditions apply to the		
force		elations established between the Parties from 01.01.2020.	
Interested persons and interest reasons	Mr. M.L. Sereda	Holds positions in PJSC GAZPROM Board of Directors and AO TOMSKGAZPROM Board of Directors	
	Mr. S.N. Menshikov	Holds positions in PJSC GAZPROM Management Committee and AO TOMSKGAZPROM Board of Directors	
	Ms. E.V. Mikhailova	Holds positions in PJSC GAZPROM Management Committee and AO TOMSKGAZPROM Board of	

	Directors
Notice sent	23.07.2020. No request received.
Transaction date	28.08.2020

Transaction 49			
Parties	PJSC GAZPROM		
	AO TOMSKGAZPROM		
Subject matter	The Parties have agr	eed upon the new version of Loan Contract No. 2 of	
		ween PJSC GAZPROM and AO TOMSKGAZPROM,	
	whereby PJSC	GAZPROM lends AO TOMSKGAZPROM	
	RUB 10,000,000,000.0	0, and AO TOMSKGAZPROM undertakes to repay	
	PJSC GAZPROM the	provided Principal.	
Loan disbursement	The Loan may be provided in full or by installments, according to written		
procedure	application(s) of A(	O TOMSKGAZPROM. If the Loan is exhausted,	
		M is free, upon early repayment of the disbursed Principal	
	or its portion, to apply	y to PJSC GAZPROM for disbursement of a loan in the	
	amount not exceeding t	the repaid Loan portion.	
Loan interest	The Contract interest ra	ate is fixed at 0%.	
	If AO TOMSKGAZPF	ROM exits the consolidated group of taxpayers with PJSC	
	GAZPROM responsible	le participant before expiration of the Contract, the Parties	
	shall conclude a Suppl	ementary Agreement for establishment of the interest rate	
		d and shall be determined with respect to separate Loan	
		g on the actual use period of the funds provided in each	
	separate Loan installment, and the credit risk premium. MosPrime rates		
	1 1 1	eriods of funds use, namely: One (1) day (overnight); One	
		ks; One (1) month; Two (2) months; Three (3) months; Six	
	(6) months, shall be the calculation basis for interest rates.		
Loan repayment time	The Loan shall mature on 31.12.2020, with subsequent annual extension.		
Liability of the Parties	If AO TOMSKGAZPROM defaults on its obligations to repay the Principal		
	PJSC GAZPROM is entitled to claim that AO TOMSKGAZPROM pays a forfeit		
		of Russia key rate on the past-due amount as of the forfeit	
	payment date for each day of the delay.		
Contract term	The Contract shall inure on the date when PJSC GAZPROM disburses to		
		reof to AO TOMSKGAZPROM and shall terminate upon	
	agreement between the Parties or for other reasons envisaged in the Contract ar applicable law.		
Supplementary Agreement entry into	The Supplementary Agreement comes into force from the date of its signature by		
force	the Parties. The Supplementary Agreement terms and conditions apply to the		
	relations established between the Parties from 01.01.2020.		
Interested persons and interest reasons	Mr. M.L. Sereda	Holds positions in PJSC GAZPROM Board of Directors	
mici est i casulis	36 633 36 46	and AO TOMSKGAZPROM Board of Directors	
	Mr. S.N. Menshikov	Holds positions in PJSC GAZPROM Management	
		Committee and AO TOMSKGAZPROM Board of	
	3.6 T) 3.7 3.69 5 15	Directors	
	Ms. E.V. Mikhailova	Holds positions in PJSC GAZPROM Management	
		Committee and AO TOMSKGAZPROM Board of	
Notice and	Directors		
Notice sent	23.07.2020. No request	t received.	
Transaction date	saction date 28.08.2020		

	Parties	PJSC GAZPROM
1		OAO SEVERNEFTEGAZPROM

Subject matter of the Supplementary Agreement to Gas Supply Contract No. 25 Πκ-2007 of 13.12.2007	Making amendments gas price.	to the Contract as concerns determination of the IIQ 2020
Gas price	The price for gas supplied from 10 a.m. on 01.07.2020 to 10 a.m. on 01.01.2021 (IIQ of 2020 supply year) is Two Thousand Forty Six point Forty Eight (RUB 2,046.48) per One Thousand (1,000) cu.m of gas, exclusive of VAT.	
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 01.07.2020.	
Interested persons and interest reasons	Ms. E.V. Mikhailova Holds positions in PJSC GAZPROM Management Committee and OAO SEVERNEFTEGAZPROM Board of Directors	
		Holds positions in PJSC GAZPROM Management Committee and OAO SEVERNEFTEGAZPROM Board of Directors
Notice sent	27.07.2020. No request received.	
Transaction date	17.08.2020	

Parties	PJSC GAZPROM	
	PJSC TGK-1	
	Making amendment RUB 20,000,000,000 PJSC GAZPROM.	ss to the Contract as concerns RUB 11,000,000,000.00 to 0.00 increase in the Loan amount provided to
Supplementary Agreement entry into force	The Supplementary the Parties.	Agreement comes into force from the date of its signature by
Interested persons and interest reasons	Mr. V.A. Markelov	Holds positions in PJSC GAZPROM Board of Directors and Management Committee and PJSC TGK-1 Board of Directors
	Mr. G.N. Sukhov	Holds positions in PJSC GAZPROM Management Committee and PJSC TGK-1 Board of Directors
Notice sent	21.07.2020. No request received.	
Transaction date	10.09.2020	

# **Transaction 52**

Parties	PJSC GAZPROM	
	PJSC TGK-1	
Subject matter of the Supplementary Agreement to Loan Contract No. 2-643-1-2 of 28.01.2020	Making amendments to the Contract as concerns RUB 11,000,000,000.00 to RUB 20,000,000,000.00 increase in the Loan amount provided to PJSC TGK-1.	
Supplementary Agreement entry into force	The Supplementary Agreement comes into force from the date of its signature by the Parties.	
Interested persons and interest reasons	Mr. V.A. Markelov Holds positions in PJSC GAZPROM Board of Directors and Management Committee and PJSC TGK-1 Board of Directors	
	Mr. G.N. Sukhov	Holds positions in PJSC GAZPROM Management Committee and PJSC TGK-1 Board of Directors
Notice sent	21.07.2020. No request received.	
Transaction date	10.09.2020	

Parties	VTB BANK (PAO)
	PJSC GAZPROM

Subject matter of the Master Agreement on	Defining of the procedure for, terms and conditions of entering into and fulfilling		
Deposit Operations	bank deposit agreements between VTB BANK (PAO) and PJSC GAZPROM.		
	The Agreement does not regulate overnight deposit transactions.		
Procedure for early	PJSC GAZPROM is entitled to claim the deposit amount before the deposit		
claiming of the deposit	return date, if the Parties agree, at entering into the Transaction, upon the		
amount	possibility to claim the deposit early and PJSC GAZPROM files with VTB		
	BANK (PAO) a notice claiming early return of the deposit in accordance with the		
	Agreement.		
Liability of the Parties	In case of a failure to timely return the deposit and/or pay interest accrued		
	thereon in accordance with the Transaction terms, PJSC GAZPROM is free to		
	claim a forfeit by sending VTB BANK (PAO) a written notice. The forfeit shall		
	be 0.01% on the outstanding amount due from VTB BANK (PAO) from the		
	deposit return date and/or the interest payment date to the date of actual		
	fulfillment of the respective obligation (inclusive) for every day of the delay.		
Agreement term and	The Agreement is made for an indefinite term and comes into force from the date		
termination	of its signature by both Parties. Each of the Parties is entitled to cancel the		
	Agreement at any time by sending the other Party a written notice at least 15		
	calendar days prior to the proposed cancellation date, provided that all		
	obligations under the Agreement have been discharged and all the effective		
	Transaction terms have expired, all obligations under the Transactions have been		
	fulfilled or the fulfillment period thereunder has not started.		
Interested persons and	Russian Federation   Exercises over 20 per cent of votes in PJSC GAZPROM		
interest reasons	supreme management body and VTB BANK (PAO) supreme		
	management body		
Notice sent	10.08.2020. No request received.		
Transaction date	07.09.2020		
Transaction 54			
Parties	PJSC GAZPROM		
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Parties	PJSC GAZPROM	
	OOO GAZPROM EXP	ORT
Subject matter of the Supplementary Agreement to Commission Contract No. ГЭ 01/09 of 07.12.2009	updating the nomenclate Contract and their qual GAZPROM standard (Orenburg), OOO GAZ PERERABOTKA (Surgamendments to naphth	d amendments to the Contract as concerns:- ure of goods (refined products) intended for sale under the ity parameters regarding wide light hydrocarbon fraction 5.76-2018 (OOO GAZPROM PERERABOTKA PROM PERERABOTKA (Astrakhan), OOO GAZPROM gut); na quality parameters TS 19.20.29-012-97152834-2019 RERABOTKA (Astrakhan GPP).
Supplementary Agreement entry into force	the Parties. Terms and TS 19.20.29-012-971	reement comes into force from the date of its signature by conditions on amendments to naphtha quality parameters 52834-2019 (OOO GAZPROM PERERABOTKA y to the relations established between the Parties from
Interested persons and interest reasons	Ms. E.V. Burmistrova	Holds a position in PJSC GAZPROM Management Committee and is OOO GAZPROM EXPORT General Director
Notice sent	12.08.2020. No request received.	
Transaction date	26.10.2020	

Parties	PJSC GAZPROM	
	GPB BANK (AO)	
Beneficiary	OOO SVOBODNENSKAYA TPP	

T T			
Subject matter of the	Making amendments	s to the Contract as concerns:-	
Supplementary	increase in PJSC GAZPROM liability limit under the Contract,		
Agreement to Surety	elaboration of certain material terms and conditions known to PJSC GAZPROM		
Contract No. 227/18-P-	as the Surety under Loan Contract No. 227/18-P of 28.11.2018 made between		
П of 05.12.2018	GPB BANK (AO) and OOO SVOBODNENSKAYA TPP (hereinafter the Loan		
between GPB BANK (AO) and PJSC	· · · ·		
GAZPROM	Contract) in connection with amendments thereto, and		
GAZIKOM	establishment of the possibility of and the procedure for using electronic		
	document processing by the Parties.		
Liability limit	PJSC GAZPROM lia	ability limit under the Contract is RUB 47,700,000,000.00.	
Loan Contract material	1) The Loan limit is	RUB 37,139,888,216.00.	
terms amended	2) The Loan interest rate up to the total drawdown amount of		
	RUB 21,400,447,099.00 is the Bank of Russia key rate + 1.25 % per annum.		
	3) The Loan interest rate when the total drawdown amount exceeds		
	RUB 21,400,447,099.00 is the Bank of Russia key rate + 1.65% per annum.		
	· ·		
	4) The additional commission (arrangement fee) for a credit facility form of the		
Supplementary	Loan is 0.4% of the Loan Contract limit increase amount.		
Agreement entry into	The Supplementary Agreement comes into force from the date of its signature by		
force	both Parties.		
Interested persons and	Mr. A.B. Miller	Holds positions in PJSC GAZPROM Board of Directors	
interest reasons		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	
	Mr. F.K. Sadygov	Holds positions in PJSC GAZPROM Management	
		Committee and GPB BANK (AO) Board of Directors	
Notice sent	22.07.2020. No request received.		
Transaction date	14.09.2020		

Parties	PJSC GAZPROM
	GPB BANK (AO)
Subject matter	PJSC GAZPROM declares its accession to (acceptance of terms and conditions
	of) GPB BANK (AO) Brokerage and Investment Consultancy Services Terms
	and Conditions (hereinafter the Terms and Conditions) in the manner provided
	for by Article 428 of the Russian Federation Civil Code, undertakes to keep to
	the Terms and Conditions. All provisions of the Terms and Conditions, including
	mutual rights and obligations of the Parties, GPB BANK (AO) brokerage tariffs,
	and terms and conditions of application thereof, as well as the procedure for
	making amendments to the said documents have been explained in full to and
	understood by PJSC GAZPROM. PJSC GAZPROM confirms it has been
	informed of the fact that GPB BANK (AO) carries out brokerage together with
	other professional activities on the securities market and consents to entering into
	transactions that are potentially related party ones. PJSC GAZPROM confirms it
	has been informed of its right to recall an order before its fulfillment by GPB
	BANK (AO). PJSC GAZPROM confirms it has been informed of its right to be
	informed, as well as of rights and guarantees vested in an investor in accordance
	with Federal Law No. 46-Φ3 of 05.03.1999, On Protection of Rights and
	Legitimate Interests of Investors at Securities Market. Rights and guarantees
	vested in an investor by the said Law, as well as the procedure for requesting and
	obtaining information and documents the right to which is provided for by the
	said Law have been explained to PJSC GAZPROM.

General provisions		inditions define the procedure for and terms and conditions of	
		ket and the forward market brokerage services provided by	
		) to its clients, legal entities and individuals, residents and	
		Russian Federation, in the scope provided for by Article 3 of	
		9-Φ3 of 22.04.1996, On Securities Market, taking into account	
		visaged in the Terms and Conditions, and the investment	
Procedure for entering	consultancy services.  The Contract is deemed concluded from the detection of registration at the place of		
into the Brokerage and	The Contract is deemed concluded from the date of registration at the place of processing the Terms and Conditions acceptance application. GPB BANK (AO)		
Investment	employee registers the Terms and Conditions Acceptance Application upon the		
Consultancy Services Contract	Bank's due diligence of PJSC GAZPROM documentation. The Terms and		
Contract	Conditions Acceptance Application is registered by putting GPB BANK		
	_	ne Contract number and date.	
Services price		shall pay GPB BANK (AO) a service fee as established by	
	GPB BANK (AO)	tariffs effective at the time of providing respective services.	
	GPB BANK (AO	) places information on its effective tariffs on its official	
	Internet site.		
Liability of the Parties		elay to fulfill obligations under the Contract, including	
		failure to pay for GPB BANK (AO) services in time and in	
	,	Party shall, upon a written request of the affected Party, pay a	
		standing amount for each day of the delay, at the double	
Dispute settlement	refinancing rate of the Bank of Russia effective as of the forfeit payment date.  The Parties undertake to follow the procedure for extrajudicial settlement of		
procedure		greements arising out of the Parties' relations under the	
		related to electronic processing of documents shall be settled	
		nvisaged in the respective contracts governing electronic	
		e between the Parties. All disputes and disagreements arising	
	out of the Parties' relations under the Contract and not settled under the		
	extrajudicial procedure shall be settled in accordance with Russian law in the		
		the place of servicing the client's legal entity.	
Contract cancellation procedure	The Contract shall		
procedure	if GPB BANK (AO) brokerage license is withdrawn;		
	if the client's legal entity is liquidated, restructured in the form of a takeover, a		
	or restructuring is r	- from the date a written notice of the legal entity's liquidation	
	· ·	of the Contract, all operations shall be ceased, except for	
	-	rs submitted prior to the above and for respective settlements,	
		urities transfer to the <i>Main</i> subaccount of the client's custody	
	account. Each of the Parties shall be entitled to cancel the Contract at any time by sending the other Party a written notice at least 30 business days prior to the		
	proposed Contract	cancellation date. The Contract may also be cancelled upon	
	•	the Parties. The Contract shall terminate only upon discharge	
	-	gations arisen out of the Contract, including obligations to pay	
T-44-1		npensate for expenses incurred by, GPB BANK (AO).	
Interested persons and interest reasons	Mr. A.B. Miller	Holds positions in PJSC GAZPROM Management Committee	
11101 650 1 645015		and Board of Directors and GPB BANK (AO) Board of Directors	
	Mr. A.I. Akimov	Holds positions in PJSC GAZPROM Board of Directors and	
	WII. A.I. AKIIIOV	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	
	Mr. F.K. Sadygov	Holds positions in PJSC GAZPROM Management	
		Committee and GPB BANK (AO) Board of Directors	
Notice sent	28.08.2020. No red		
	20.00.2020. No request received.		

Transaction date	08.10.2020		
Transaction 57	00.10.2020		
Parties Parties	PJSC GAZPROM		
	GPB BANK (AO)		
Subject matter	PJSC GAZPROM declares conclusion of the Depositary Contact with GPB		
	BANK (AO) on standard terms and conditions contained in the Terms and		
	Conditions of GPB BANK (AO) Depositary Operations (hereinafter the Terms		
	and Conditions). PJSC GAZPROM consents to GPB BANK (AO) making		
	custody account adjustments in the cases not provided for by Par. 3, Article 8.5,		
	Federal Law No. 39-Φ3 of 22.04.1996, On Securities Market, to eliminate recor		
	errors adjustment of which is allowed. PJSC GAZPROM has been informed of the fact that GPB BANK (AO) carries out depositary operations together with		
	brokerage, dealer, specialized depositary operations, as well as trust management		
Subject matter of the	of securities.		
Depositary Contact	The subject matter of the Contact concluded on standard terms and conditions contained in the Terms and Conditions is the provision by the Depositary to the		
	depositor of services of accounting for and transfer of rights to uncertified		
	securities and restrained certified securities, as well as of restrained certified		
	securities safe custody, provided that services of accounting for and transfer of		
	rights to the same are provided, and in the cases provided for by federal laws, of		
	accounting for digital rights, by opening and maintaining by the Depositary of the		
	depositor's custody account, administering this custody account, as well as the		
	services facilitating exercise of security holders' rights attached to their securities		
	and other depositary-related services. The number of custody accounts for		
	opening under one and the same contract is unlimited.		
Procedure for entering into the Contract	The Contract is deemed concluded at the time GPB BANK (AO) receives the		
into the Contract	accepted offer. The Contract effective date shall be the opening date of the first		
	custody account. The acceptance shall be executed by signing the Depositary		
	Contact application in the format established in the Terms and Conditions and by filing the documents necessary to open a custody account according to the Terms		
	and Conditions.		
Contract term	The Contract term shall be one calendar year from the opening date of the first		
	custody account under the Contract. The Contract is deemed renewed for each		
	subsequent calendar year, if neither of the Parties provides, at least 30 calendar		
	days prior to expiration of the said term, the other Party with a written notice of		
	intention to cancel the Contract. In this case, the Contract shall be cancelled		
	subject to the requirements envisaged in the Terms and Conditions.		
Payment for services	PJSC GAZPROM shall pay for GPB BANK (AO) services in accordance with		
	tariffs, unless provided for otherwise by a supplementary agreement to the		
	Contract concluded with PJSC GAZPROM, as well as pay all expenses incurred by CRP, PANK (AQ) in the external accounting system and related to providing		
	by GPB BANK (AO) in the external accounting system and related to providing services to PJSC GAZPROM. GPB BANK (AO) places information on its		
	effective tariffs on its official Internet site. GPB BANK (AO) has the right to		
	change tariffs unilaterally by informing PJSC GAZPROM of the above in the		
	manner envisaged in the Terms and Conditions.		
<b>Contract cancellation</b>	The Contract shall be cancelled on the following grounds:-		
	If any of the below-listed events occurs:-		
	the Depositary's professional securities market depositary license is withdrawn;		
	the depositor's (custody account nominal holder's) securities market professional		
	license granting the right to depositary and specialized depositary operations is		
	withdrawn; and		
	the Depositary's or the depositor's legal entity is liquidated.		
	The Party affected by one of the said events shall inform the other Party		
	immediately. The depositor shall inform the Depositors by sending information		
	in writing; the Depositary shall inform its depositors by placing the respective information on its official Internet site.		
	I miormation on its official internet site.		

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	Unilaterally, on the initiative of any of the Parties:-		
	on the initiative of the depositor – by closing all custody accounts opened in the		
	depositor's name in accordance with the Terms and Conditions;		
	on the initiative of the Depositary – by closing all of the depositor's custody		
	accounts subject to the requirements envisaged in the Terms and Conditions.		
	On other grounds provided for by Russian law (including by the law on anti-		
	money laundering and combating terrorism, AMLCTF) and normative acts of the		
	Bank of Russia. The Contract is deemed cancelled from the time the last custody		
	account opened in the depositor's name is closed. At the closure of the Contract,		
	the Parties shall finalize all mutual settlements under the Contract.		
Interested persons and	Mr. A.B. Miller Holds positions in PJSC GAZPROM Board of Directors and		
interest reasons	WII. A.D. WIIIICI	<u> </u>	
	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		
	Mr. F.K. Sadygov	Holds positions in PJSC GAZPROM Management	
		Committee and GPB BANK (AO) Board of Directors	
Notice sent	28.08.2020. No request received.		
Transaction date	07.10.2020		
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Parties	PJSC GAZPROM		
	GPB BANK (AO)		
Subject matter of the Electronic Document Exchange Contract being part of the Brokerage Contract	The Contract defines the list of, the procedure for and the format of transferred electronic documents.  The Parties acknowledge that electronic documents signed with a digital signature and exchanged between the Parties have legal force and effect and confirm legally significant actions performed by the Parties.  The Parties acknowledge that an electronic document digital signature generated by a digital signature verification key certificate holder is equal to a handwritten signature put on a hardcopy document by the digital signature verification key certificate holder, provided that the Contract terms and conditions are also met.		
Digital signature use terms and conditions	The Parties acknowledge that electronic documents with a digital signature are accepted for fulfillment if at a given point in time all of the following conditions are met:- digital signature legal validity terms provided for by Federal Law No. 63-Φ3 of 06.04.2011, <i>On Digital Signature</i> , are met; a digital signature algorithm meets GOST R 34.10-2012; a digital signature verification key certificate corresponding to the digital signature is issued by a verification center; the term of the digital signature verification key certificate corresponding to the digital signature has started and has not expired as of the electronic document signature date; a digital signature belongs to its digital signature verification key certificate holder authorized to sign electronic documents; the authority to sign electronic documents has not been withdrawn from the digital signature verification key certificate holder by the verification center as of the electronic document signature date, of which one of the Parties shall inform the other Party in writing on or before the digital signature verification key certificate withdrawal date; and a digital signature is generated as a separate file (detached digital signature), in PKCS#7 format, DER-coded.		

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Liability of the Parties		be liable for a failure to fulfill or undue fulfillment of	
		the Contract in accordance with the effective law of the	
		n. Upon the Contract cancellation, the Parties shall be liable	
	under all electronic documents undergone the electronic document digital		
	signature verification procedure and executed during the Contract term, in		
	accordance with the effective law of the Russian Federation. If one of the Parties		
		uly fulfill its obligations under the Contract, the other Party	
	_	t to claim enforcement with respect to the obligations taken by	
	the former, as well	as compensation for any damages incurred.	
Dispute settlement	1	disagreements arising out of the Contract or in connection	
procedure		settled through negotiations between the Parties. In case of a	
	failure to come to an agreement, disputes and disagreements shall be settled in		
	accordance with Russian law in the Moscow City Arbitration Court.		
Contract term and	The Supplementary Agreement comes into force from the time of its signature by		
termination	the Parties and is valid for one year. The Contract is renewed for a subsequent		
	year, if neither of the Parties expresses its written intention to cancel the Contract		
	30 calendar days prior to expiration of its term.		
Interested persons and	Mr. A.B. Miller Holds positions in PJSC GAZPROM Board of Directors and		
interest reasons		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		
	Mr. F.K. Sadygov	Holds positions in PJSC GAZPROM Management	
		Committee and GPB BANK (AO) Board of Directors	
Notice sent	28.08.2020. No red	28.08.2020. No request received.	
Transaction date	25.12.2020		

Parties	PJSC GAZPROM		
	VTB BANK (PAO)		
Subject matter of the Supplementary Agreement to Credit Facility Contract No. 3114 of 01.08.2013	Making amendments and supplements to the Contract as concerns:- extension of the credit facility limit (maximum credit facility debt at a given point in time) up to RUB 150,000,000,000.00 (Russian Federation currency); establishment of the maximum 365 calendar day maturity for each of the loans, taking into account the credit facility maturity date; extension of the Contract list of definitions by adding the term 'key rate'; amendments to the general credit terms and conditions as concerns calculation of the loan interest rate; and amendments to the form of approval.		
Key rate	The Key rate is the Bank of Russia rate determined daily on the basis of information specified on the official Internet site of the Bank of Russia (at www.cbr.ru or on another official site of the Bank of Russia, in case of any site change). If the Bank of Russia key rate is abrogated and/or no longer used by the Bank of Russia to determine price terms of financing credit institutions of the Russian Federation, interest in Russian rubles on the loans issued pursuant to approvals whereby the rate is determined based on the key rate shall be calculated based on a similar rate established by the Bank of Russia for pricing of financing through repo transactions and/or on security of non-market assets, depending on which rate is higher, and in the absence of such figure, the key rate as of the date preceding the Key rate withdrawal date shall apply.		
Supplementary	The Supplementary Agreement comes into force from the date of its signature by		
Agreement entry into force	both Parties.		

• 4 4		Exercises over 20 per cent of votes in PJSC GAZPROM supreme management body and VTB BANK (PAO) supreme management body
Notice sent	28.08.2020. No	request received.
Transaction date	18.11.2020	

Transaction 60			
Parties	PJSC GAZPROM		
	VTB BANK (PAC		
Subject matter of the	Making amendments and supplements to the Contract as concerns:-		
Supplementary		ne procedure for cash remittance from PJSC GAZPROM transit	
Agreement to Current	foreign currency account to its current foreign currency account;		
Foreign Currency Account Contract No.		of the Contract with VTB BANK (PAO) obligation to provide	
518 of 17.12.1998	PJSC GAZPROM with information on changes in the chain of VTB BANK		
		, including beneficiaries (final ones in particular), and/or in	
	VTB BANK (PAO) executive bodies, as well as with PJSC GAZPROM right to		
		to fulfill the Contract, if VTB BANK (PAO) fails to fulfill the	
	above obligation.		
Cash remittance		1 entrusts VTB BANK (PAO) to draw, in the name of	
procedure		, orders for cash remittance from PJSC GAZPROM transit	
		ency accounts Nos. 40702840600060000247,	
	<u> </u>	000008, 40702826400060000005 opened with VTB BANK	
		GAZPROM current accounts Nos. 40702840300060000246,	
	` '	000007, 40702826100060000004 in the respective foreign	
		with VTB BANK (PAO) and to remit cash in the amounts	
	_	foreign currency accounts with respect to operations of the	
	following types:-	Toroign currency accounts with respect to operations of the	
	foreign currency transfers from PJSC GAZPROM account opened with a non-		
	resident bank (foreign currency operation type code 61140);		
		ransfers from PJSC GAZPROM current account opened with	
	_	bank (foreign currency operation type code 61135).	
		all apply providing that PJSC GAZPROM is the remitter of	
	cash as part of the operations specified in this clause, with <i>PJSC GAZPROM</i>		
	entered in the Sender field (SWIFT field 50) containing the number of characters		
Services price	sufficient for the proper identification (for instance, GAZPROM).		
Services price	VTB BANK (PAO) shall charge a fee for the order drawing services and for		
	transferring foreign currency in the name of PJSC GAZPROM from PJSC GAZPROM transit foreign currency accounts to the respective current		
	foreign currency accounts in accordance with the Contract; additional remuneration is not envisaged.		
Supplementary		y Agreement comes into force from the time of its signature by	
Agreement entry into	the Parties.	y Agreement comes into force from the time of its signature by	
force	me raines.		
Interested persons and	Russian	Exercises over 20 per cent of votes in PJSC GAZPROM	
interest reasons	Federation	supreme management body and VTB BANK (PAO) supreme	
		management body	
Notice sent	03.09.2020. No request received.		
Transaction date	12.10.2020		
Transaction 61			

Parties	PJSC GAZPROM
	GPB BANK (AO)
Subject matter of the	General terms and conditions of entering into, making amendments to and
Master Contract on	fulfilling credit transactions (hereinafter the Transaction, the Transactions).
credit transactions	remaining electric transactions (hereinarter the Transaction, the Transactions).
General terms of credit	Entering into the Contract shall not entail GPB BANK (AO) obligation to grant a
	loan. Rights and obligations of the Parties, namely: GPB BANK (AO) grants a
	loan to PJSC GAZPROM, PJSC GAZPROM repays GPB BANK (AO) the

amounts granted and pays interest thereon, shall arise from the time the Parties enter into the Transaction. In accordance with the Contract, the Parties are free to enter into the Transactions envisaging loans granted in the Russian Federation currency, or in euros, or in US dollars.

Under the Contract, each of the loans may be granted for 90 calendar days maximum. The maximum debt limit under the loans GPB BANK (AO) may grant under the Contract shall not, as of any date. RUB 100,000,000,000.00 or an equivalent of this amount in US dollars or euros at the Bank of Russia rate established for the respective foreign currency as of the loan disbursement date (hereinafter the Debt Limit). The amount of the loan granted in the Russian Federation currency under the Contract shall be agreed upon by the Parties at entering into each Transaction and shall not exceed the amount defined as the difference between the Debt Limit and the aggregate current debt balance under all loans granted under the Contract. The loan amount granted under the Contract in US dollars or in euros shall be agreed between the Parties at entering into each Transaction and shall not exceed the amount equivalent, in the Russian Federation currency (at the Bank of Russia rate to the respective foreign currency of the loan as of its disbursement date), to the difference between the Debt Limit and the aggregate current debt balance under all loans granted under the Contract. The aggregate current debt balance under all loans shall be determined as of each loan disbursement date, as the total amount of all loans granted earlier and not repaid under the Contract, calculated into the Russian Federation currency at the Bank of Russia rate effective as of the said loan disbursement date. PJSC GAZPROM grants the loan under the Contract for the purpose of financial and business operations.

#### **Interest rate**

The loan interest rate shall be agreed between the Parties at entering into each Transaction. The loan interest rate may be fixed only. In this regard, the interest rate on any of the loans granted by GPB BANK (AO) under the Contract may not exceed:-

with respect to loans granted in the Russian Federation currency – the Bank of Russia key rate effective as of the Transaction date plus 3% per annum;

with respect to loans granted in US dollars or in euros – the London interbank offered rate (LIBOR) established for the currency corresponding to the respective loan currency for the credit period equal to the respective loan use period, fixed as of the Transaction date plus 4% per annum.

If the LIBOR rate is negative, the LIBOR rate for the interest rate determination purposes shall be deemed to be zero.

#### **Liability of the Parties**

If PJSC GAZPROM defaults on a payment to GPB BANK (AO) under the Transactions made under the Contract as envisaged in the Contract and/or Transaction terms and conditions, GPB BANK (AO) shall have the right to claim a forfeit (penalty) in the following amount:-

in case of a delay in the Russian Federation currency payment – the Bank of Russia key rate effective as of the delay date (the first day of the delay) plus 5% per annum;

in case of a delay in foreign currency payments – the London interbank offered rate (LIBOR) established for the currency corresponding to the respective loan currency for the overnight credit period, effective as of the delay date (the first day of the delay) plus 5% per annum,

by sending a written request to PJSC GAZPROM. In this regard, the penalty shall accrue on the outstanding amount of PJSC GAZPROM obligation, for the period from the date following PJSC GAZPROM respective default date to the date of actual fulfillment of obligations, inclusively.

# Contract term and termination

The Contract comes into force from the date of its signature by both Parties and if valid indefinitely. Any of the Parties shall be entitled to cancel the Contract at any time by informing the other Party in writing at least 15 calendar days prior to the proposed Contract cancellation date, provided that the Parties have

	discharged all of their obligations under the Transactions made under the Contract earlier.	
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
	Mr. F.K. Sadygov	Holds positions in PJSC GAZPROM Management Committee and GPB BANK (AO) Board of Directors
Notice sent	15.09.2020. No request received.	
Transaction date	05.10.2020	

Transaction 62			
Parties	PJSC GAZPROM SAKHALIN ENERGY INVESTMENT COMPANY LTD.		
Subject matter	Agreement between SAKHALIN ENERGY INVESTMENT COMPANY LTD. and PJSC GAZPROM of technical specifications for natutal gas acceptance (hereinafter the Technical Specifications)		
Technical Specifications effective date	The Technical Specifications come into force upon their signature by SAKHALIN ENERGY INVESTMENT COMPANY LTD., PJSC GAZPROM and approval of by a supervisory board established in accordance with the Contract made on 22.06.1994 between the Russian Federation and SAKHALIN ENERGY INVESTMENT COMPANY LTD. for development of Piltun-Astokhskoye and Lunskoye oil and gas fields on product sharing terms.		
Interested persons and interest reasons	Mr. V.A. Markelov Holds positions in PJSC GAZPROM Board of I Management Committee and SAKHALIN ENE INVESTMENT COMPANY LTD. Board of Dir		
Ms. E.V. Burmistrova Holds positions in PJSC GAZPROM Manage Committee and SAKHALIN ENERGY INVICOMPANY LTD. Board of Directors		Committee and SAKHALIN ENERGY INVESTMENT	
	Mr. S.N. Menshikov	Holds positions in PJSC GAZPROM Management Committee and SAKHALIN ENERGY INVESTMENT COMPANY LTD. Board of Directors	
Notice sent	07.10.2020. No request received.		
Transaction date	26.10.2020		

	PJSC GAZPROM GPB BANK (AO)
Beneficiary	OOO RUSGASALLIANCE
	PJSC GAZPROM undertakes, subsidiarily with OOO RUSGASALLIANCE, to be liable to GPB BANK (AO) for OOO RUSGASALLIANCE fulfillment of its monetary obligations before GPB BANK (AO) arisen out of Credit Facility Contract No. 40/19-P of 22.03.2019, as amended by Supplementary Agreement No. 1 of 18.06.2019 and Supplementary Agreement No. 2 of 21.08.2020, made

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	between GPB BANK (AO) and OOO RUSGASALLIANCE (hereinafter the Credit Facility Contract).		
liability limit	PJSC GAZPROM shall be liable for fulfillment of the secured obligations (hereinafter the Secured Obligations) to the extent of PJSC GAZPROM Liability Limit, which is 50% of all OOO RUSGASALLIANCE monetary obligations under the Credit Facility Contract minus RUB 1,750,000,000.00 (hereinafter the Deducted Amount) and the amount of interest, fees, litigation expenses and other payments calculated on the basis of the Deducted Amount (hereinafter PJSC GAZPROM Liability Limit). If OOO RUSGASALLIANCE fails to fulfill or duly fulfill the Secured Obligations, PJSC GAZPROM shall be subsidiarily liable to GPB BANK (AO) to the extent of PJSC GAZPROM Liability Limit envisaged in the Contract.		
and term	The Contract comes into force from the date of its signature by the Parties and is valid till OOO RUSGASALLIANCE or a third party has fully discharged the Secured Obligations under the Credit Facility Contract or till 14.12.2021, inclusive, whichever is earlier.		
and disagreements under the Contract	Any disputes and disagreements arising out of the Contract or in connection therewith shall be settled, if possible, through negotiations between the Parties. In case of a failure to come to an agreement through negotiations, all disputes, disagreements and claims arising out of the Contract or in connection therewith, including its fulfillment, breach, termination or invalidity, shall be settled in the Moscow City Arbitration Court.		
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 GPB BANK (AO) Board of Directors and Management Committee		
	Mr. M.N. Rosseev	Holds positions in PJSC GAZPROM Management Committee and GPB BANK (AO) Board of Directors	
	Mr. F.K. Sadygov	Holds positions in PJSC GAZPROM Management Committee and GPB BANK (AO) Board of Directors	
	Mr. M.L. Sereda	Holds positions in PJSC GAZPROM Board of Directors and GPB BANK (AO) Board of Directors	
' I			
Notice sent	23.10.2020. No req	` '	
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Parties	PJSC GAZPROM ACHIM DEVELOPMENT LLC WINTERSHALL DEA GMBH GAZPROM FINANCE B.V.	
Subject matter of the Supplementary Agreement to the Contract of 16.07.2020	The Parties have agreed that ACHIM DEVELOPMENT LLC shall repay loan granted by WINTERSHALL DEA GMBH and PJSC GAZPROM on or before 23.12.2020.	
Applicable law	The Supplementary Agreement is governed by and construed in accordance with English law.	

Supplementary Agreement entry into force	The Supplementary Agreement comes into force from the date of its signature by the Parties and applies to the relations established between the Parties from 22.07.2020.	
Interested persons and interest reasons		Holds positions in PJSC GAZPROM Management Committee and ACHIM DEVELOPMENT LLC Board of Directors
Notice sent	05.11.2020. No request received.	
Transaction date	27.11.2020	

MOLDOVAGAZ JSC	Transaction 65				
Making amendments to Contract No. 2ΓM-11 of 31.12.2010 between PJSC GAZPROM and the Moldavian-Russian joint-stock company MOLDOVAGAZ for terms and conditions of natural gas transit across the Republic of Moldova territory in 2011/2020 (hereinafter the Contract) as concerns specification of volumes of natural gas transit across the Republic of Moldova territory in 2020 and quarterly allocation of gas volumes.    PJSC GAZPROM undertakes to supply 1,100,000,000.00 cu. m of gas quarterly allocated to MOLDOVAGAZ JSC in 2020, and MOLDOVAGAZ JSC undertakes to accept the gas and to ensure its transportation in the form of transit across the Republic of Moldova territory for supply to other European countries through the Orlovka GMS. Towards payment for the services of gas transit across the Republic of Moldova territory for supply to other countries within OOO TIRASPOLTRANSGAZ service area, PJSC GAZPROM will supply up to 15,500,000 cubic meters of quarterly allocated gas in 2020, and MOLDOVAGAZ JSC will accept the gas to ensure the Republic of Moldova gas balance.    Supplementary Agreement entry into force   Towards payment to the relations established between the Parties from 01.01.2020, and is valid till 31.12.2020 inclusive, and as concerns settlements, till the Parties have fully discharged their obligations under the Supplement.    Ms. E.V. Burmistrova   Holds positions in PJSC GAZPROM Management   Committee and MOLDOVAGAZ JSC Supervisory   Board   Holds positions in PJSC GAZPROM Management   Committee and MOLDOVAGAZ JSC Supervisory   Board   Holds positions in PJSC GAZPROM Management   Committee and MOLDOVAGAZ JSC Supervisory   Board   Holds positions in PJSC GAZPROM Management   Holds positions   Holds positions   Holds positions   Holds positions   Holds positions   Holds positions   Hol	Parties	PJSC GAZPROM			
GAZPROM and the Moldavian-Russian joint-stock company MOLDOVAGAZ for terms and conditions of natural gas transit across the Republic of Moldova territory in 2011/2020 (hereinafter the Contract) as concerns specification of volumes of natural gas transit across the Republic of Moldova territory in 2020 and quarterly allocation of gas volumes.  Gas transportation volume  PJSC GAZPROM undertakes to supply 1,100,000,000.00 cu. m of gas quarterly allocated to MOLDOVAGAZ JSC in 2020, and MOLDOVAGAZ JSC undertakes to accept the gas and to ensure its transportation in the form of transit across the Republic of Moldova territory for supply to other European countries through the Orlovka GMS. Towards payment for the services of gas transit across the Republic of Moldova territory for supply to other countries within OOO TIRASPOLTRANSGAZ service area, PJSC GAZPROM will supply up to 15,500,000 cubic meters of quarterly allocated gas in 2020, and MOLDOVAGAZ JSC will accept the gas to ensure the Republic of Moldova gas balance.  Supplementary Agreement entry into force  The Supplement comes into force from the date of its signature, applies to the relations established between the Parties from 01.01.2020, and is valid till 31.12.2020 inclusive, and as concerns settlements, till the Parties have fully discharged their obligations under the Supplement.  Ms. E.V. Burmistrova  Holds positions in PJSC GAZPROM Management Committee and MOLDOVAGAZ JSC Supervisory Board  Mr. S.I. Kuznets  Holds positions in PJSC GAZPROM Management Committee and MOLDOVAGAZ JSC Supervisory Board  Notice sent  O6.11.2020. No request received.		MOLDOVAGAZ JSC			
for terms and conditions of natural gas transit across the Republic of Moldova territory in 2011/2020 (hereinafter the Contract) as concerns specification of volumes of natural gas transit across the Republic of Moldova territory in 2020 and quarterly allocation of gas volumes.  Gas transportation volume  PJSC GAZPROM undertakes to supply 1,100,000,000.00 cu. m of gas quarterly allocated to MOLDOVAGAZ JSC in 2020, and MOLDOVAGAZ JSC undertakes to accept the gas and to ensure its transportation in the form of transit across the Republic of Moldova territory for supply to other European countries through the Orlovka GMS. Towards payment for the services of gas transit across the Republic of Moldova territory for supply to other countries within OOO TIRASPOLTRANSGAZ service area, PJSC GAZPROM will supply up to 15,500,000 cubic meters of quarterly allocated gas in 2020, and MOLDOVAGAZ JSC will accept the gas to ensure the Republic of Moldova gas balance.  Supplementary Agreement entry into force The Supplement comes into force from the date of its signature, applies to the relations established between the Parties from 01.01.2020, and is valid till 31.12.2020 inclusive, and as concerns settlements, till the Parties have fully discharged their obligations under the Supplement.  Ms. E.V. Burmistrova Holds positions in PJSC GAZPROM Management Committee and MOLDOVAGAZ JSC Supervisory Board  Mr. S.I. Kuznets Holds positions in PJSC GAZPROM Management Committee and MOLDOVAGAZ JSC Supervisory Board  Notice sent 06.11.2020. No request received.	Subject matter	Making amendments to Contract No. 2ΓM-11 of 31.12.2010 between PJSC			
territory in 2011/2020 (hereinafter the Contract) as concerns specification of volumes of natural gas transit across the Republic of Moldova territory in 2020 and quarterly allocation of gas volumes.  PJSC GAZPROM undertakes to supply 1,100,000,000.00 cu. m of gas quarterly allocated to MOLDOVAGAZ JSC in 2020, and MOLDOVAGAZ JSC undertakes to accept the gas and to ensure its transportation in the form of transit across the Republic of Moldova territory for supply to other European countries through the Orlovka GMS. Towards payment for the services of gas transit across the Republic of Moldova territory for supply to other countries within OOO TIRASPOLTRANSGAZ service area, PJSC GAZPROM will supply up to 15,500,000 cubic meters of quarterly allocated gas in 2020, and MOLDOVAGAZ JSC will accept the gas to ensure the Republic of Moldova gas balance.  Supplementary Agreement entry into force  The Supplement comes into force from the date of its signature, applies to the relations established between the Parties from 01.01.2020, and is valid till 31.12.2020 inclusive, and as concerns settlements, till the Parties have fully discharged their obligations under the Supplement.  Ms. E.V. Burmistrova Holds positions in PJSC GAZPROM Management Committee and MOLDOVAGAZ JSC Supervisory Board  Mr. S.I. Kuznets Holds positions in PJSC GAZPROM Management Committee and MOLDOVAGAZ JSC Supervisory Board  Notice sent 06.11.2020. No request received.		GAZPROM and the M	Ioldavian-Russian joint-stock company MOLDOVAGAZ		
volumes of natural gas transit across the Republic of Moldova territory in 2020 and quarterly allocation of gas volumes.  Gas transportation volume  PJSC GAZPROM undertakes to supply 1,100,000,000.00 cu. m of gas quarterly allocated to MOLDOVAGAZ JSC in 2020, and MOLDOVAGAZ JSC undertakes to accept the gas and to ensure its transportation in the form of transit across the Republic of Moldova territory for supply to other European countries through the Orlovka GMS. Towards payment for the services of gas transit across the Republic of Moldova territory for supply to other countries within OOO TIRASPOLTRANSGAZ service area, PJSC GAZPROM will supply up to 15,500,000 cubic meters of quarterly allocated gas in 2020, and MOLDOVAGAZ JSC will accept the gas to ensure the Republic of Moldova gas balance.  Supplementary Agreement entry into force  The Supplement comes into force from the date of its signature, applies to the relations established between the Parties from 01.01.2020, and is valid till 31.12.2020 inclusive, and as concerns settlements, till the Parties have fully discharged their obligations under the Supplement.  Ms. E.V. Burmistrova Holds positions in PJSC GAZPROM Management Committee and MOLDOVAGAZ JSC Supervisory Board  Mr. S.I. Kuznets Holds positions in PJSC GAZPROM Management Committee and MOLDOVAGAZ JSC Supervisory Board  Notice sent 06.11.2020. No request received.		for terms and conditions of natural gas transit across the Republic of Moldova			
and quarterly allocation of gas volumes.   Gas transportation volume		territory in 2011/2020	<u> </u>		
PJSC GAZPROM undertakes to supply 1,100,000,000.00 cu. m of gas quarterly allocated to MOLDOVAGAZ JSC in 2020, and MOLDOVAGAZ JSC undertakes to accept the gas and to ensure its transportation in the form of transit across the Republic of Moldova territory for supply to other European countries through the Orlovka GMS. Towards payment for the services of gas transit across the Republic of Moldova territory for supply to other countries within OOO TIRASPOLTRANSGAZ service area, PJSC GAZPROM will supply up to 15,500,000 cubic meters of quarterly allocated gas in 2020, and MOLDOVAGAZ JSC will accept the gas to ensure the Republic of Moldova gas balance.  Supplementary Agreement entry into force  The Supplement comes into force from the date of its signature, applies to the relations established between the Parties from 01.01.2020, and is valid till 31.12.2020 inclusive, and as concerns settlements, till the Parties have fully discharged their obligations under the Supplement.  Interested persons and interest reasons  Ms. E.V. Burmistrova Holds positions in PJSC GAZPROM Management Committee and MOLDOVAGAZ JSC Supervisory Board  Mr. S.I. Kuznets Holds positions in PJSC GAZPROM Management Committee and MOLDOVAGAZ JSC Supervisory Board  Notice sent  O6.11.2020. No request received.					
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the Republic of Moldova territory for supply to other countries within OOO TIRASPOLTRANSGAZ service area, PJSC GAZPROM will supply up to 15,500,000 cubic meters of quarterly allocated gas in 2020, and MOLDOVAGAZ JSC will accept the gas to ensure the Republic of Moldova gas balance.  Supplementary Agreement entry into force  The Supplement comes into force from the date of its signature, applies to the relations established between the Parties from 01.01.2020, and is valid till 31.12.2020 inclusive, and as concerns settlements, till the Parties have fully discharged their obligations under the Supplement.  Ms. E.V. Burmistrova  Holds positions in PJSC GAZPROM Management Committee and MOLDOVAGAZ JSC Supervisory Board  Mr. S.I. Kuznets  Holds positions in PJSC GAZPROM Management Committee and MOLDOVAGAZ JSC Supervisory Board  Notice sent  06.11.2020. No request received.		across the Republic of	Moldova territory for supply to other European countries		
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force  31.12.2020 inclusive, and as concerns settlements, till the Parties have fully discharged their obligations under the Supplement.  Interested persons and interest reasons  Ms. E.V. Burmistrova Holds positions in PJSC GAZPROM Management Committee and MOLDOVAGAZ JSC Supervisory Board  Mr. S.I. Kuznets Holds positions in PJSC GAZPROM Management Committee and MOLDOVAGAZ JSC Supervisory Board  Notice sent 06.11.2020. No request received.					
Since sent   Since sent   Since sent		, , , , , , , , , , , , , , , , , , ,			
Interested persons and interest reasonsMs. E.V. BurmistrovaHolds positions in PJSC GAZPROM Management Committee and MOLDOVAGAZ JSC Supervisory BoardMr. S.I. KuznetsHolds positions in PJSC GAZPROM Management Committee and MOLDOVAGAZ JSC Supervisory BoardNotice sent06.11.2020. No request received.	Torce				
interest reasons  Committee and MOLDOVAGAZ JSC Supervisory Board  Mr. S.I. Kuznets Holds positions in PJSC GAZPROM Management Committee and MOLDOVAGAZ JSC Supervisory Board  Notice sent  06.11.2020. No request received.					
Board  Mr. S.I. Kuznets  Holds positions in PJSC GAZPROM Management Committee and MOLDOVAGAZ JSC Supervisory Board  Notice sent  06.11.2020. No request received.	_	Ms. E.V. Burmistrova	-		
Mr. S.I. Kuznets Holds positions in PJSC GAZPROM Management Committee and MOLDOVAGAZ JSC Supervisory Board  Notice sent  06.11.2020. No request received.	interest reasons		1		
Committee and MOLDOVAGAZ JSC Supervisory Board  Notice sent 06.11.2020. No request received.			5.55.5		
Notice sent Board  06.11.2020. No request received.		Mr. S.I. Kuznets			
Notice sent 06.11.2020. No request received.					
00.11.2020.110 lequest leceived.	NT /1				
Transaction date   20.11.2020. No approval of the transaction requested.					
Transaction 66		20.11.2020. No approval of the transaction requested.			

Parties	PJSC GAZPROM ACHIM DEVELOPMENT LLC
Subject matter of the Transaction	PJSC GAZPROM lends ACHIM DEVELOPMENT LLC the total of RUB 8,901,780,000.00 maximum, and ACHIM DEVELOPMENT LLC undertakes to repay the provided Principal (hereinafter the Principal) in full and to pay interest thereon, in the manner and the time stipulated in the Contract.
Loan purpose	ACHIM DEVELOPMENT LLC shall use the Principal to pay ACHIM DEVELOPMENT LLC expenses on works and services related to development of Blocks 4 and 5 of the Achimov deposits in the Urengoy oil and gas condensate field and expenses on current operational activities of ACHIM DEVELOPMENT LLC.

Loan disbursement procedure	PJSC GAZPROM undertakes to provide the Principal in full or by installments, according to ACHIM DEVELOPMENT LLC free-form written application(s), by cash remittance to ACHIM DEVELOPMENT LLC account or to another account ACHIM DEVELOPMENT LLC shall inform PJSC GAZPROM of in writing, in the amount not exceeding the Total Loan amount specified in the Contract.	
Loan repayment time	ACHIM DEVELOPMENT LLC undertakes to repay the Principal and to pay interest thereon on or before 365 days from the first Loan tranche disbursement date, by cash remittance to PJSC GAZPROM account or to another account PJSC GAZPROM shall inform ACHIM DEVELOPMENT LLC of in writing.	
Loan interest	The contractual interest shall accrue on the outstanding Principal amount monthly, at the effective key rate of the Russian Federation Central Bank (Bank of Russia). ACHIM DEVELOPMENT LLC shall pay the accrued interest in full on the last Principal repayment date, by cash remittance to PJSC GAZPROM account.	
Liability	In case of a failure to repay the Principal and to pay interest when due, PJSC GAZPROM is entitled to claim that ACHIM DEVELOPMENT LLC pays a penalty of 0.01% of the outstanding amount for each calendar day of the delay.	
Contract term	The Contract comes into force from the date of its signature and is valid till all amounts payable thereunder have been paid by ACHIM DEVELOPMENT LLC in full in accordance with the Contract provisions.	
Interested persons and interest reasons	Mr. S.N. Menshikov	Holds positions in PJSC GAZPROM Management Committee and ACHIM DEVELOPMENT LLC Board of Directors
Notice sent	19.11.2020. No request received.	
Transaction date	09.12.2020	

Parties	PJSC GAZPROM ACHIM DEVELOPMENT LLC
Subject matter of the Transaction	PJSC GAZPROM lends ACHIM DEVELOPMENT LLC the total of RUB 4,446,440,000.00 maximum, and ACHIM DEVELOPMENT LLC undertakes to repay the provided Principal (hereinafter the Principal) in full and to pay interest thereon, in the manner and the time stipulated in the Contract.
Loan purpose	ACHIM DEVELOPMENT LLC shall use the Principal to pay ACHIM DEVELOPMENT LLC expenses on works and services related to development of Blocks 4 and 5 of the Achimov deposits in the Urengoy oil and gas condensate field and expenses on current operational activities of ACHIM DEVELOPMENT LLC.
Loan disbursement procedure	PJSC GAZPROM undertakes to provide the Principal in full or by installments, according to ACHIM DEVELOPMENT LLC free-form written application(s), by cash remittance to ACHIM DEVELOPMENT LLC account or to another account ACHIM DEVELOPMENT LLC shall inform PJSC GAZPROM of in writing, in the amount not exceeding the Total Loan amount specified in the Contract.
Loan repayment time	ACHIM DEVELOPMENT LLC undertakes to repay the Principal and to pay interest thereon on or before 365 days from the first Loan tranche disbursement date, by cash remittance to PJSC GAZPROM account or to another account PJSC GAZPROM shall inform ACHIM DEVELOPMENT LLC of in writing.

Loan interest	The contractual interest shall accrue on the outstanding Principal amount monthly, at the effective key rate of the Russian Federation Central Bank (Bank of Russia). ACHIM DEVELOPMENT LLC shall pay the accrued interest in full on the last Principal repayment date, by cash remittance to PJSC GAZPROM account.	
Liability	In case of a failure to repay the Principal and to pay interest when due, PJSC GAZPROM is entitled to claim that ACHIM DEVELOPMENT LLC pays a penalty of 0.01% of the outstanding amount for each calendar day of the delay.	
Contract term	The Contract comes into force from the date of its signature and is valid till all amounts payable thereunder have been paid by ACHIM DEVELOPMENT LLC in full in accordance with the Contract provisions.	
Interested persons and interest reasons	Mr. S.N. Menshikov	Holds positions in PJSC GAZPROM Management Committee and ACHIM DEVELOPMENT LLC Board of Directors
Notice sent	19.11.2020. No request received.	
Transaction date	09.12.2020	

Parties	PJSC GAZPROM ACHIM DEVELOPMENT LLC	
Subject matter of the Supplementary Agreement to Loan Contract No. АД- 1/2019 of 12.07.2019	Making amendments to the Contract as concerns ACHIM DEVELOPMENT LLC loan maturity change.	
Loan repayment time	ACHIM DEVELOPMENT LLC undertakes to repay the Principal and to pay interest accrued thereon on or before 23.12.2020 by cash remittance to PJSC GAZPROM account.	
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 22.07.2020.	
Interested persons and interest reasons	Mr. S.N. Menshikov	Holds positions in PJSC GAZPROM Management Committee and ACHIM DEVELOPMENT LLC Board of Directors
Notice sent	19.11.2020. No request received.	
Transaction date	23.12.2020	

Parties	PJSC GAZPROM ACHIM DEVELOPMENT LLC	
Subject matter of the Supplementary Agreement to Loan Contract No. АД- 2/2019 of 12.07.2019	Making amendments to the Contract as concerns ACHIM DEVELOPMENT LLC loan maturity.	
Loan maturity	ACHIM DEVELOPMENT LLC undertakes to repay the Principal and to pay interest accrued thereon on or before 23.12.2020 by cash remittance to PJSC GAZPROM account.	

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 22.07.2020.	
Interested persons and interest reasons	Mr. S.N. Menshikov	Holds positions in PJSC GAZPROM Management Committee and ACHIM DEVELOPMENT LLC Board of Directors
Notice sent	19.11.2020. No request received.	
Transaction date	23.12.2020	

Transaction 70			
Parties	PJSC GAZPROM AO VOSTOKGAZPRO	OM	
Subject matter of the Contract	AO VOSTOKGAZPROM lends PJSC GAZPROM RUB 47,000,000,000.00, and PJSC GAZPROM undertakes to repay AO VOSTOKGAZPROM the provided Principal.		
Loan disbursement procedure	The Loan may be provided in full or by installments, according to written application(s) of PJSC GAZPROM. If the Loan is exhausted, PJSC GAZPROM is free, upon early repayment of the disbursed Principal or its portion, to apply to AO VOSTOKGAZPROM for disbursement of a loan in the amount not exceeding the repaid Loan portion.		
Loan interest	The Contract interest rate is fixed at 0%. If AO VOSTOKGAZPROM exits the consolidated group of taxpayers with PJSC GAZPROM responsible participant before expiration of the Contract, the Parties shall conclude a Supplementary Agreement for establishment of the interest rate that shall not be fixed and shall be determined with respect to separate Loan installments, depending on the actual use period of the funds provided in each separate Loan installment, and the credit risk premium. MosPrime rates applicable to certain periods of funds use, namely: One (1) day (overnight); One (1) week; Two (2) weeks; One (1) month; Two (2) months; Three (3) months; Six (6) months, shall be the calculation basis for interest rates.		
Loan repayment time	The Loan shall mature	on 31.12.2020, with subsequent annual extension.	
Liability of the Parties	If PJSC GAZPROM defaults on its obligations to repay the Principal, AO VOSTOKGAZPROM is entitled to claim that PJSC GAZPROM pays a forfeit of 1/180 of the Bank of Russia key rate on the past-due amount as of the forfeit payment date for each day of the delay.		
Contract term	The Contract shall inure on the date when AO VOSTOKGAZPROM 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. M.L. Sereda	Holds positions in PJSC GAZPROM Board of Directors and AO VOSTOKGAZPROM Board of Directors	
	Mr. S.N. Menshikov	Holds positions in PJSC GAZPROM Management Committee and AO VOSTOKGAZPROM Board of Directors	
	Ms. E.V. Mikhailova	Holds positions in PJSC GAZPROM Management Committee and AO VOSTOKGAZPROM Board of Directors	
	Mr. M.N. Rosseev	Holds positions in PJSC GAZPROM Management Committee and AO VOSTOKGAZPROM Board of Directors	
Notice sent	04.12.2020. No request received.		
Transaction date	21.12.2020		
Transaction date			

Parties	PJSC GAZPROM		
	OAO GAZPROM TRA	NSGAZ BELARUS	
Subject matter	Making amendments	to Contract No. ΓΤΕ/ΤΡ of 12.12.2014 between OAO GAZPROM TRANSGAZ BELARUS for natural	
		epublic of Belarus territory in 2015/2020 as concerns:-	
	extension of the Contra	÷	
		les of gas transit across the Republic of Belarus territory	
		by destination and by quarter; and	
	estimation of the price t		
Gas transit volume		sit across the Republic of Belarus territory in 2021 shall	
	be: by OAO GAZPRO	M TRANSGAZ BELARUS gas transportation system,	
		Europe gas pipeline, 26.6729 bcm.	
Gas transit services price		vices price for natural gas transit across the Republic of	
	i i	1 is around USD 285,000,000.00.	
Gas transit distribution	_	s transit across the Republic of Belarus territory shall be	
by destination and by quarter	distributed to the follow	e	
4mm.vv.		aliningrad Region of the Russian Federation through the	
		erritory (Kotlovka gas-measuring station):-	
	1st quarter of 2021 – 75	cubic meters, including:-	
	_	93.0 mln. cubic meters;	
	3rd quarter of 2021 – 44		
	4th quarter of 2021 – 70		
	_	epublic of Lithuania ( <i>Kotlovka</i> gas-measuring station):-	
		cubic meters, including:-	
	1st quarter of 2021 – 18	<u> </u>	
	2nd quarter of $2021 - 2$		
	3rd quarter of 2021 – 175.0 mln. cubic meters;		
	4th quarter of 2021 – 127.0 mln. cubic meters;		
	for consumers in Western Europe (Kondratki, Vysokoe, and Teterevka gas-		
	measuring stations):-		
	1	n. cubic meters, including:-	
	1 -	626.1 mln. cubic meters;	
	_	,182.7 mln. cubic meters;	
	_ ·	841.6 mln. cubic meters;	
	_	922.5 mln. cubic meters.	
	_	n. cubic meters of gas transit across the Republic of the Belorussian section of the <i>Yamal-Europe</i> Russian	
	_	Russian Federation border to <i>Kondratki</i> GMS, quarterly	
	allocated as follows:-	rassian redoration border to nonuntum Givis, quarterly	
		760.1 mln. cubic meters;	
		,606.1 mln. cubic meters;	
		258.7 mln. cubic meters;	
	4th quarter of $2021 - 1$ ,	048.0 mln. cubic meters.	
Supplement entry into	The Supplement comes	s into force from the date of its signature and applies to	
force	the relations established	between the Parties from 01.01.2021.	
Interested persons and	Mr. O.E. Aksyutin	Holds positions in PJSC GAZPROM Management	
interest reasons		Committee and OAO GAZPROM TRANSGAZ	
		BELARUS Supervisory Board	
	Mr. V.A. Mikhalenko	Holds positions in PJSC GAZPROM Management	
		Committee and OAO GAZPROM TRANSGAZ	
	N. C. T. T.	BELARUS Supervisory Board	
	Mr. S.I. Kuznets	Holds positions in PJSC GAZPROM Management	
		Committee and OAO GAZPROM TRANSGAZ	
		BELARUS Supervisory Board	

	Mr. V.A. Markelov	Holds positions in PJSC GAZPROM Management Committee and Board of Directors and OAO GAZPROM TRANSGAZ BELARUS Supervisory Board
Notice sent	15.12.2020. No request	received.
Transaction date	31.12.2020	

Transaction 72			
Parties	PJSC GAZPROM		
	OAO GAZPROM TRANSGAZ BELARUS		
Subject matter	Making amendments to Contract No. ΓΤΕ/ΚΠ of 12.12.2014 between		
	PJSC GAZPROM and	OAO GAZPROM TRANSGAZ BELARUS for gas	
	supply to the Republic	of Belarus in 2015/2020 as concerns:-	
	extension of the Contra		
	determination of volun	nes and quarterly allocation of natural gas supply to the	
	Republic of Belarus in		
	estimation of the price	for gas supplies in 2021.	
Gas supply volume		ndertakes to sell OAO GAZPROM TRANSGAZ	
	BELARUS, and OAC	GAZPROM TRANSGAZ BELARUS undertakes to	
	purchase from PJSC G	AZPROM, 18.94 bcm of quarterly allocated natural gas	
	in 2021.		
Gas supply price	The estimated price of	gas supplies in 2021 is around USD 2,850,000,000.00,	
	inclusive of VAT in accordance with Russian law.		
Supplement entry into	The Supplement comes	s into force from the date of its signature and applies to	
force	the relations established	d between the Parties from 01.01.2021.	
Interested persons and	Mr. O.E. Aksyutin	Holds positions in PJSC GAZPROM Management	
interest reasons	_	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.I. Kuznets	Holds positions in PJSC GAZPROM Management	
		Committee and OAO GAZPROM TRANSGAZ	
		BELARUS Supervisory Board	
	Mr. V.A. Markelov	Holds positions in PJSC GAZPROM Management	
		Committee and Board of Directors and OAO	
		GAZPROM TRANSGAZ BELARUS Supervisory	
		Board	
Notice sent	15.12.2020. No request received.		
Transaction date	31.12.2020		
Tuongo etian 72			

Parties	PJSC GAZPROM
	OAO GAZPROM TRANSGAZ BELARUS
Subject matter of the PJSC GAZPROM undertakes to transfer the assets suitable for nor	
Contract	and owned by PJSC GAZPROM into OAO GAZPROM TRANSGAZ BELARUS
	temporary possession and use for a fee, as per the lists of assets for lease.
Lease amount	OAO GAZPROM TRANSGAZ BELARUS pays PJSC GAZPROM a fee for use
	of the assets in the amount specified in the Appendix.
Settlement terms	OAO GAZPROM TRANSGAZ BELARUS shall remit the lease fee for the
	reporting (current) period on or before the 22nd of the month following the
	reporting (current) period. The reporting period under the Contract is a calendar
	month. OAO GAZPROM TRANSGAZ BELARUS pays the value added tax to the
	Republic of Belarus budget in accordance with the Protocol on the procedure for
	levying indirect taxes and the mechanism of control over their payment in
	exporting and importing goods, performing works, rendering services (to the
	Agreement on the Eurasian Economic Union of 29.05.2014) and in accordance

	BELARUS withholds a and on penalties for accordance with the A the Republic of Belaru taxation and the preve- assets and with the R Republic of Belarus bu	
Contract term		ect from 01.01.2021 and is valid till 31.12.2021, inclusive, all settlements, till the Parties have fully discharged their
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 Supervisory Board
	Mr. S.I. Kuznets	Holds positions in PJSC GAZPROM Management Committee and OAO GAZPROM TRANSGAZ BELARUS Supervisory Board
	Mr. V.A. Markelov	Holds positions in PJSC GAZPROM Management Committee and Board of Directors and OAO GAZPROM TRANSGAZ BELARUS Supervisory Board
	Mr. V.A. Mikhalenko	Holds positions in PJSC GAZPROM Management Committee and OAO GAZPROM TRANSGAZ BELARUS Supervisory Board
Notice sent	24.12.2020. No request	t received.
Transaction date	31.12.2020. No approv	al of the transaction requested.

Transaction 74
Parties

	31.12.2040, and as concerns settlements, till their completion.	
Supplementary Agreement entry into force	The Supplementary Agreement comes into force from the date of its signature by the Parties.	
Interested persons and interest reasons	Ms. E.V. Burmistrova	Holds a position in PJSC GAZPROM Management Committee and is OOO GAZPROM EXPORT General Director
Notice sent	02.12.2019. No request received.	
Transaction date	03.03.2020	

Transaction 75			
Parties	PJSC GAZPROM		
	ACHIM DEVELOPMENT LLC		
Subject matter of the	Making amendments to the Contract as concerns ACHIM		
Supplementary	DEVELOPMENT LLC loan maturity and bank details.		
Agreement to Loan	DE VERSOTALIST ERS TOWN MALLETTY WITH SMITH ACTUALIST		
Contract No. АД-			
1/2019 of 12.07.2019			
Loan maturity	ACHIM DEVELOPMENT LLC undertakes to repay the Principal and to pay		
	interest accrued thereon on or before 31.03.2020 by cash remittance to		
	PJSC GAZPROM account.		
Supplementary	The Supplementary Agreement comes into force from the date of its signature		
Agreement entry into	the Parties. The Supplementary Agreement terms and conditions apply to the		
force	relations established between the Parties from 17.12.2019.		
Interested persons and	Mr. S.N. Menshikov Holds positions in PJSC GAZPROM Management		
interest reasons	Committee and ACHIM DEVELOPMENT LLC Board of		
	Directors		
Notice sent	26.12.2019. No request received.		
Transaction date	13.01.2020		

**Transaction 76** 

Parties	PJSC GAZPROM	
	ACHIM DEVELOPMENT LLC	
Subject matter of the	Making amendments to the Contract as concerns ACHIM DEVELOPMENT LLC	
Supplementary	loan maturity and bank details.	
Agreement to Loan		
Contract No. AД-2/2019		
of 12.07.2019		
Loan maturity	ACHIM DEVELOPMENT LLC undertakes to repay the Principal and to pay	
	interest accrued thereon on or before 31.03.2020 by cash remittance to	
	PJSC GAZPROM account.	
Supplementary The Supplementary Agreement comes into force from the date of i		
Agreement entry into	the Parties. The Supplementary Agreement terms and conditions apply to the	
force	relations established between the Parties from 17.12.2019.	
Interested persons and	Mr. S.N. Menshikov Holds positions in PJSC GAZPROM Management	
interest reasons	Committee and ACHIM DEVELOPMENT LLC Board of	
	Directors	
Notice sent	26.12.2019. No request received.	
Transaction date	13.01.2020	

Parties	PJSC GAZPROM MOLDOVAGAZ JSC
Subject matter of the Transaction	Making amendments to Contract No. 1ΓM-07-11 of 29.12.2006 between PJSC GAZPROM and the Moldavian-Russian joint-stock company MOLDOVAGAZ for natural gas supply to the Republic of Moldova in 2007/2020 (hereinafter the Contract) as concerns:- extension of the Contract term till 30.09.2021; specification of volumes of natural gas supply to the Republic of Moldova in the 1st to 3rd quarters of 2021 and monthly allocation of gas volumes; and

	calculation of the price for gas supplied to the Republic of Moldova.
Other material terms and conditions or the procedure for their determination	PJSC GAZPROM undertakes to supply to MOLDOVAGAZ JSC in the 1st to 3rd quarters of 2021, and MOLDOVAGAZ JSC undertakes to accept and pay for, 707 mln. cubic meters of monthly allocated gas. If OOO TIRASPOLTRANSGAZ concludes a gas supply contract for 1,461 mln. cubic meters with MOLDOVAGAZ JSC, PJSC GAZPROM shall supply to MOLDOVAGAZ JSC, and MOLDOVAGAZ JSC shall pay for, the said additional monthly allocated volume of gas. The Parties have agreed that the total monthly allocated volume of gas supply on DAP terms (Incoterms 2010), the border between the Ukraine and the Republic of Moldova, for consumers in the Republic of Moldova, including for OOO TIRASPOLTRANSGAZ, shall not exceed 2,168.00 mln. cubic meters in the 1st to 3rd quarters of 2021.
Interested persons and interest reasons	Ms. E.V. Burmistrova Holds positions in PJSC GAZPROM Management Committee and MOLDOVAGAZ JSC Supervisory Board
Compliance with Chapter XI of the Law	No notice sent; no approval of the transaction requested.
Transaction date	31.12.2020

	<b>Transaction 78</b>		
P	arties PJSC GAZPROM		
		MOLDOVAGAZ JSC	
	ubject matter of the ransaction	Making amendments to Contract No. 2ΓM-11 of 31.12.2010 between PJSC GAZPROM and the Moldavian-Russian joint-stock company MOLDOVAGAZ for terms and conditions of natural gas transit across the Republic of Moldova territory in 2011/2020 as concerns:- extension of the Contract term till 30.09.2021, specification of volumes of natural gas transit across the Republic of Moldova territory in the 1st quarter of 2021 and monthly allocation of gas volumes, elaboration of the price for gas supplied to the Penublic of Moldova territory of the price for gas supplied to the Penublic of Moldova	
aı pı	ther material terms nd conditions or the rocedure for their etermination	calculation of the price for gas supplied to the Republic of Moldova.  PJSC GAZPROM undertakes to supply up to 417,200.00 mln. cubic meters of monthly allocated gas to MOLDOVAGAZ JSC in the 1st quarter of 2021, and MOLDOVAGAZ JSC undertakes to accept the gas and to ensure its transportation in the form of transit across the Republic of Moldova territory for supply to other European countries through the <i>Orlovka</i> GMS. Towards payment for the services of gas transit across the Republic of Moldova territory for supply to other countries within OOO TIRASPOLTRANSGAZ service area, as rendered to PJSC GAZPROM, PJSC GAZPROM shall supply up to 12 mln. cubic meters of monthly allocated gas in the 1st quarter of 2021, and MOLDOVAGAZ JSC shall accept the gas to ensure the Republic of Moldova gas balance.	
	nterested persons and	Ms. E.V. Burmistrova Holds positions in PJSC GAZPROM Management	
in	terest reasons	Committee and MOLDOVAGAZ JSC Supervisory Board	
	Compliance with	No notice sent; no approval of the transaction requested.	
	Chapter XI of the Law		
	Transaction date	31.12.2020	

A A WALLOW COLOR 17		
	PJSC GAZPROM	
	OOO GAZPROM EXPORT	
Supplementary Agreement No. 2 of 05.06.2020 to the Share Purchase Contract of	Making amendments to the Contract as concerns extension of the period for conditions precedent envisaged in the Contract from 24 to 36 months. If conditions precedent do not occur within the said period, PJSC GAZPROM shall return OOO GAZPROM EXPORT the money received under the Contract, and the Contract shall terminate.	
Material terms and conditions of the Conract	PJSC GAZPROM sells, and OOO GAZPROM EXPORT purchases at the price specified in the Contract, EUROPOL GAZ S.A. shares owned by PJSC GAZPROM.	

	Data on EUROPOL GAZ S.A. shares being the sale and purchase subject matter under the Contract:- Securities type – ordinary registered shares;
	Issue form – certificates;
	Nominal value per ordinary registered share – 100 zloties;
	Total number of shares transferred under the Contract – 384,000;
	EUROPOL GAZ S.A. state registration number – KRS 0000060709;
	The state authority the securities issue has been registered by – Warsaw City District
	Court;
	Share series – Series Nos. 384001 through 768000;
	Holder of EUROPOL GAZ S.A. Shareholders Register is EUROPOL GAZ S.A.
	The share selling price includes remuneration for the shares, as well as for transfer of other rights and claims under the Contract and amounts to USD 710,000,000.00.
	The price shall be paid in rubles at the exchange rate established by the Russian
	Federation Central Bank as of the price payment date.
	PJSC GAZPROM shall take all actions necessary to transfer the shares into
	OOO GAZPROM EXPORT ownership and shall provide OOO GAZPROM
	EXPORT with documents required to enter the respective operations into
	EUROPOL GAZ S.A. Shareholders Register, within Fourteen (14) calendar days
	from occurrence of the last condition precedent in accordance with provisions of
	Article 157, Civil Code of the Russian Federation:
	other EUROPOL GAZ S.A. shareholders do not exercise their preemption right to
	purchase the shares or waive the same in accordance with provisions of EUROPOL
	GAZ S.A. Articles of Association;
	EUROPOL GAZ S.A. General Meeting gives its consent to sell the shares to OOO
	GAZPROM EXPORT in accordance with provisions of EUROPOL GAZ S.A.
	Articles of Association or, in case of a refusal to give such consent and in the
	absence of any specification of another purchaser of the shares, the period provided
	for by EUROPOL GAZ S.A. Articles of Association expires; or
	permissions of authorized state bodies of the Parties' states and EUROPOL
	GAZ S.A. state to make this transaction are obtained.
	From the price payment under the Contract to the transfer of ownership to the shares to OOO GAZPROM EXPORT, fulfillment of the obligation to take all actions
	required to transfer the shares into OOO GAZPROM EXPORT ownership shall be
	secured by pledge of the shares to OOO GAZPROM EXPORT. The shares pledge
	shall be the subject matter of a separate agreement between the Parties.
Supplementary	The Supplementary Agreement comes into force from the date of its signature by
Agreement entry into	both Parties.
force	
Interested persons and interest reasons	Ms. E.V. Burmistrova Held a position in PJSC GAZPROM Management
interest reasons	Committee and was OOO GAZPROM EXPORT General Director
Management body that	Approved of by PJSC GAZPROM Board of Directors Resolution No. 3549 of
resolved the transaction	05.03.2021.
to be approved	05.00000
Transaction date	05.06.2020
Transaction 80	Diag GARDDOM
Parties	PJSC GAZPROM
G.11. 4	MOLDOVAGAZ JSC
Subject matter	Making amendments to Contract No 1FM-07-11 of 29.12.2006 between

Parties	PJSC GAZPROM
	MOLDOVAGAZ JSC
Subject matter	Making amendments to Contract No. 1ΓM-07-11 of 29.12.2006 between
	PJSC GAZPROM and the Moldavian-Russian joint-stock company
	MOLDOVAGAZ for natural gas supply to the Republic of Moldova in 2007/2019
	as concerns:-
	extension of the Contract term till 31.12.2020;
	specification of volumes of natural gas supply to the Republic of Moldova in 2020
	and monthly allocation of gas volumes; and

	calculation of the price for gas supplied to the Republic of Moldova.
Gas supply volume	PJSC GAZPROM undertakes to supply to MOLDOVAGAZ JSC in 2020, and
	undertakes to accept and pay for, 1,165 mln. cubic meters of monthly allocated gas.
	If OOO TIRASPOLTRANSGAZ concludes a gas supply contract for 1,990 mln.
	cubic meters with MOLDOVAGAZ JSC, PJSC GAZPROM shall supply to
	MOLDOVAGAZ JSC, and MOLDOVAGAZ JSC shall pay for, the said additional
	monthly allocated volume of gas. The Parties have agreed that the total monthly
	allocated volume of gas supply on DAP terms (Incoterms 2010), the border between
	the Ukraine and the Republic of Moldova, for consumers in the Republic of
	Moldova, including for OOO TIRASPOLTRANSGAZ, shall not exceed 3,155 mln.
	cubic meters in 2020. If the gas is supplied through the <i>TurkStream</i> gas pipeline, the
	gas shall be transferred to MOLDOVAGAZ JSC at the border between Romania
	and the Ukraine at the place and time the gas is supplied through the <i>Isakcha</i> gas-
	measuring station to the Ukrainian gas transportation system.
Supplement entry into	The Supplement to the Contract comes into force from the date of its signature,
force	applies to the relations established between the Parties from 01.01.2020 and is valid
	till 31.12.2020, inclusive, and as concerns settlements, till the Parties have fully
	discharged their obligations under the Supplement to the Contract.
Interested persons and	Ms. E.V. Burmistrova   Held positions in PJSC GAZPROM Management
interest reasons	Committee and MOLDOVAGAZ JSC Supervisory Board
Management body that	Approved of by PJSC GAZPROM Board of Directors Resolution No. 3455 of
resolved the transaction	17.06.2020.
to be approved	
Transaction date	17.06.2020
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Parties	PJSC GAZPROM MOLDOVAGAZ JSC
Subject matter	Making amendments to Contract No. 2ΓM-11 of 31.12.2010 between PJSC GAZPROM and the Moldavian-Russian joint-stock company MOLDOVAGAZ for terms and conditions of natural gas transit across the Republic of Moldova territory in 2011/2019 as concerns:-extension of the Contract term till 31.12.2020; specification of volumes of natural gas transit across the Republic of Moldova territory in 2020 and quarterly allocation of gas volumes; elaboration of the gas price recalculation procedure; and calculation of the price for gas supplied to the Republic of Moldova.
Gas transit volume	PJSC GAZPROM undertakes to supply up to 775 mln. cubic meters of quarterly allocated gas to MOLDOVAGAZ JSC in 2020, and MOLDOVAGAZ JSC undertakes to accept the gas and to ensure its transportation in the form of transit across the Republic of Moldova territory for supply to other European countries through the <i>Orlovka</i> gas-measuring station. Towards payment for the services of gas transit across the Republic of Moldova territory for supply to other countries within OOO TIRASPOLTRANSGAZ service area, as rendered to PJSC GAZPROM, PJSC GAZPROM shall supply up to 6 mln. cubic meters of quarterly allocated gas in 2020, and MOLDOVAGAZ JSC shall accept the gas to ensure the Republic of Moldova gas balance.
Supplement entry into force	The Supplement to the Contract comes into force from the date PJSC GAZPROM sends MOLDOVAGAZ JSC a written notice of the Supplement entry into force and applies to the relations established between the Parties from 01.01.2020 and is valid till 31.12.2020, inclusive, and as concerns settlements, till the Parties have fully discharged their obligations under the Supplement to the Contract.
Interested persons and interest reasons	Ms. E.V. Burmistrova Held positions in PJSC GAZPROM Management Committee and MOLDOVAGAZ JSC Supervisory Board
Management body that resolved the transaction	Approved of by PJSC GAZPROM Board of Directors Resolution No. 3456 of 17.06.2020.

to be approved	
Transaction date	17.06.2020

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