Approved by the Board of Directors of PJSC Inter RAO dated March 15, 2018 (Minutes No. 219 dated March 15, 2018)

The accuracy of data has been confirmed by the Revision Commission of PJSC Inter RAO (Conclusion dated March 13, 2018)

Chairman of the Management Board, PJSC Inter RAO

_____/B. Yu. Kovalchuk/

Report on Interested-Party Transactions Entered into by PJSC Inter RAO in 2017

No.	Transaction title	Parties to the transaction	Material terms of the transaction	Transaction price	Stakeholders and grounds for recognizing them as stakeholders	Minutes No. of the GSM/BD meeting ¹ where the transaction has been approved/the consent has been given
1.	dated February 6,	Capital (the Borrower)	Subject matter of the Agreement: The Lender provides the Borrower with funds (the "Loan") in Russian rubles, and the Borrower undertakes to repay to the Lender the said amount of funds and the interest accrued pursuant to the terms of the Agreement. The purpose of the Loan provisioning is to replenish working capital and conduct investment activity, including acquisition of assets, shares (stakes) of companies, or rights to control them. The Loan amount shall be granted to the	billion five hundred fifty-eight million one hundred eighty-seven thousand five hundred (5,558,187,500) rubles, including interest.	Board of PJSC Inter RAO B. Yu. Kovalchuk; members of the	annual GSM) No. 16 dated June 10, 2016

¹ GSM means the General Shareholders Meeting. BD means the Board of Directors.

No.	Transaction title	Parties to the transaction	Material terms of the transaction	Transaction price	Stakeholders and grounds for recognizing them as stakeholders	Minutes No. of the GSM/BD meeting¹ where the transaction has been approved/the consent has been given
			Borrower for a period not exceeding three (3) years starting from the date of the first granting of the Loan by the Lender pursuant to the Agreement. The Loan amount and interest are subject to early repayment with a prior written notice to the Lender. The interest shall be accrued on the granted Loan amount starting from the date following the date of the receipt of the Loan (inclusive) up to the date of complete repayment of the Loan (inclusive). The interest rate for the Loan use shall not exceed the Key Rate of the Central Bank of the Russian Federation plus three point seventy-five (3.75) percent per annum. The Lender shall have the right to unilaterally change the interest rate for the Loan use; however, the maximum interest rate shall not exceed the Key Rate of the Central Bank of the Russian Federation plus three point seventy-five (3.75) percent per annum. The Lender shall inform the Borrower of the change of the Loan interest rate in writing at least 5 business days prior to its implementation.		Capital.	
2.	Agreement dated February 14, 2017	PJSC Inter RAO (the Employer), Karina Vladimirovna Tsurkan (the Employee)	Subject matter of the Agreement: According to this Employment Agreement, the Employee undertakes to perform work at the elected position of the collegiate executive body of PJSC Inter RAO – member of the Management Board, head of the Company Trading Unit pursuant to the	been determined by decision of the Board of Directors of PJSC Inter RAO and shall include	V. Tsurkan is a member of the Management Board as he is the party to the agreement.	BD) No. 190 dated

No	Transaction t	itle Parties to the transaction	Material terms of the transaction	Transaction price	Stakeholders and grounds for recognizing them as stakeholders	Minutes No. of the GSM/BD meeting ¹ where the transaction has been approved/the consent has been given
			The work under this Employment Agreement is the Employee's primary place of employment. The starting date of work of the Employee, since which the terms of this Agreement shall apply, is February 14, 2017. The Employment Agreement is a fixed-term agreement effective from February 14, 2017, for the period of five (5) years up to February 13, 2022, inclusive. The place of work of the Employee is Moscow.	Annual Report, in the section "Remuneration to the Chairman of the Management Board and the Members of the Management Board" (pursuant to Information Letter of the Bank of Russia No. IN-06-28/57 dated December 11, 2017, on the recommendations for disclosing in the annual report of the public joint-stock company the information on the remuneration paid to the members of the Board of Directors (Supervisory Board), the members of the executive bodies, and other key managing employees of the public joint-stock company).		
3.		ement Inter RAO – IT LLC (the 2017 Contractor), PJSC Inter RAO (the Customer)	Subject matter of the Agreement: The Contractor undertakes to provide information technology (IT) services (the "Services"), and the Customer undertakes to accept and pay the	hundred seventy million seven hundred eighty	Board of PJSC Inter RAO D. A. Filatov, who is the Chairman of	BD) No. 193 dated

	No.	Transaction title	Parties to the transaction	Material terms of the transaction	Transaction price	Stakeholders and grounds for recognizing them as stakeholders	Minutes No. of the GSM/BD meeting ¹ where the transaction has been approved/the consent has been given
				Contractor for the Services rendered in accordance with the procedure established by the Agreement. Effective period of the Agreement: The Agreement shall enter into force upon its signing by the Parties and shall remain in effect until the Parties fully discharge their obligations. Relations of the Parties that arose prior to the conclusion of the Agreement since January 1, 2017, shall be subject to the terms of the Agreement. Period of service rendering: The Services shall be rendered from January 1, 2017, to December 31, 2017.	(570,780,035.28).	the Board of Directors of Inter RAO – IT LLC.	
4		Agreement dated May 30, 2017	PJSC Inter RAO (the Surety), Kaliningrad Generation LLC (the Lender), Inter RAO Engineering LLC (the Debtor)	Subject matter of the Agreement: The Surety shall bear joint and several liability to the Lender for the discharge by Inter RAO Engineering LLC (the Debtor, the Beneficiary) of its obligations to the Lender under the General Contractor's Agreement for construction of Pregolskaya TPP with a capacity of 4x110 MW (construction and assembly, startup and adjustment works, equipment supply, and testing operations) between Kaliningrad Generation LLC on the one part and Inter RAO Engineering LLC on the other part. The essence of liabilities secured with the suretyship: Repaying of the second advance payment under the General Contractor's Agreement for construction of Pregolskaya TPP in the amount not exceeding one billion seven hundred seventy-eight million eight hundred eighty-two thousand	hundred seventy-eight million eight hundred eighty-two thousand three hundred and forty-six rubles, 19 kopecks (1,778,882,346.19).	who is the Chairman of the Board of Directors of Inter RAO Engineering LLC, members of the	BD) No. 199 dated May 18, 2017

No.	Transaction title	Parties to the transaction	Material terms of the transaction	Transaction price	Stakeholders and grounds for recognizing them as stakeholders	Minutes No. of the GSM/BD meeting¹ where the transaction has been approved/the consent has been given
			three hundred and forty-six rubles, 19 kopecks (1,778,882,346.19), including VAT (at the rate of 18%). The suretyship amount securing the repaying of the advance payment shall be reduced in proportion to the cost of completed work milestones and the equipment supplied. Effective period of the Suretyship Agreement: It shall enter into force on the date of its signing by the Parties and shall remain in effect until July 31, 2018.		JSC ROSNEFTEGAZ is the entity controlling the party (the Lender) to the transaction that concurrently holds over 20 percent of voting shares in PJSC Inter RAO.	
5.	Agreement dated		Subject matter of the Agreement: For the purpose of securing the discharge of Debtor's obligations under the suretyship agreement between PJSC Inter RAO on the one part and Kaliningrad Generation LLC on the other part, which secures the discharge of obligations by Inter RAO Engineering LLC under the General Contractor's Agreement for construction of Pregolskaya TPP between Kaliningrad Generation LLC and Inter RAO Engineering LLC, the Surety undertakes to assume an obligation to bear joint and several liability with the Debtor to Kaliningrad Generation LLC pursuant to the Suretyship Agreement to be concluded between PJSC Inter RAO and Kaliningrad Generation with respect to the Debtor's obligations to repay the second advance payment arising out of the General Contractor's Agreement for construction of Pregolskaya TPP between the Debtor and the Lender.	hundred sixty-three thousand two hundred and fifty-two rubles, 39 kopecks (3,963,252.39).		,

No.	Transaction title	Parties to the transaction	Material terms of the transaction	Transaction price	Stakeholders and grounds for recognizing them as stakeholders	Minutes No. of the GSM/BD meeting¹ where the transaction has been approved/the consent has been given
			Effective period of the Agreement: It shall enter into force on the date of its singing by the Parties and shall remain in effect until the Parties fully discharge their obligations under the Suretyship Agreement between PJSC Inter RAO and Inter RAO Engineering LLC for the obligations of Inter RAO Engineering LLC arising out of the General Contractor's Agreement for construction of Pregolskaya TPP.			
6.	Suretyship Agreement dated May 30, 2017	PJSC Inter RAO (the Surety), Kaliningrad Generation LLC (the Lender), Inter RAO Engineering LLC (the Debtor)	Subject matter of the Suretyship Agreement: The Surety shall bear joint and several liability to the Lender for the discharge by Inter RAO Engineering LLC (the Debtor, the Beneficiary) of its obligations to the Lender under General Contractor's Agreement No. D/KGE/BG/4875 dated August 1, 2016, for construction of Primorskaya TPP with a capacity of 3x65 MW (construction and assembly, startup and adjustment works, equipment supply, and testing operations) between Kaliningrad Generation LLC on the one part and Inter RAO Engineering LLC on the other part (the "General Contractor's Agreement for the construction of Primorskaya TPP") in the amount not exceeding five billion three hundred eighty-three million five hundred sixty-three thousand six hundred and fifty-seven rubles, 35 kopecks (5,383,563,657.35), including VAT (at the rate of 18%). The essence of obligations secured with the suretyship in the amount not exceeding five	billion three hundred eighty-three million five hundred sixty-three thousand six hundred and fifty-seven rubles, 35 kopecks (5,383,563,657.35).	Management Board A. G. Boris, who is the Chairman of the Board of Directors of Inter RAO Engineering LLC, members of the	BD) No. 199 dated May 18, 2017

]	No.	Transaction title	Parties to the transaction	Material terms of the transaction	Transaction price	Stakeholders and grounds for recognizing them as stakeholders	Minutes No. of the GSM/BD meeting ¹ where the transaction has been approved/the consent has been given
				billion three hundred eighty-three million five		Lender) to the transaction that	
				hundred sixty-three thousand six hundred and fifty-		concurrently holds over 20	
				seven rubles, 35 kopecks (5,383,563,657.35),		percent of voting shares in PJSC	
				including VAT (at the rate of 18%), including the following:		Inter RAO.	
				Obligation No. 1. Repaying of the second			
				advance payment under the General Contractor's			
				Agreement for construction of Primorskaya TPP in			
				the amount not exceeding three billion one hundred			
				seventy-six million nine hundred sixty-three thousand six hundred and fifty-seven rubles, 35			
				kopecks (3,176,963,657.35). The suretyship amount			
				securing the repaying of the second advance			
				payment shall be reduced in proportion to the cost of			
				completed work milestones and the equipment			
				supplied.			
				Obligation No. 2. Proper discharge by the			
				Debtor of its obligations under the General Contractor's Agreement for construction of			
				Primorskaya TPP in the amount of ten percent (10%)			
				of the Contract Price, as determined in Appendix No.			
				4 to the General Contractor's Agreement for			
				construction of Primorskaya TPP, which makes two			
				billion two hundred six million six hundred thousand			
				rubles, 00 kopecks (2,206,600,000.00), including			
				VAT (at the rate of 18%).			
				Effective period of the Suretyship Agreement: It shall enter into force on the date of its			
				signing by the Parties and shall remain effective:			
L				signing by the rathes and shall remain effective:			

No.	Transaction title	Parties to the transaction	Material terms of the transaction	Transaction price	Stakeholders and grounds for recognizing them as stakeholders	Minutes No. of the GSM/BD meeting¹ where the transaction has been approved/the consent has been given
			With respect to Obligation No. 1: until July 28, 2019 With respect to Obligation No. 2: until October 1, 2019			
7.		PJSC Inter RAO (the Surety), Inter RAO Engineering LLC (the Debtor)	Subject matter of the Suretyship Agreement: For the purpose of securing the discharge of Debtor's obligations under the suretyship agreement between PJSC Inter RAO on the one part and Kaliningrad Generation LLC on the other part, which secures the discharge by Inter RAO Engineering LLC of its obligations under the General Contractor's Agreement for construction of Primorskaya TPP between Kaliningrad Generation LLC and Inter RAO Engineering LLC, the Surety undertakes to assume an obligation to bear joint and several liability with the Debtor to Kaliningrad Generation LLC pursuant to the Suretyship Agreement to be concluded between PJSC Inter RAO and Kaliningrad Generation LLC with respect to the Debtor's obligations to repay the second advance payment and perform its obligations in a proper way under the General Contractor's Agreement for construction of Primorskaya TPP between the Debtor and the Lender in the amount not exceeding five billion three hundred eighty-three million five hundred sixty-three thousand six hundred and fifty-seven rubles, 35 kopecks (5,383,563,657.35), including VAT (at the rate of 18%), and the Debtor undertakes to pay a monetary	eight hundred eighty- five thousand six hundred rubles, 41 kopecks (22,885,600.41).	Deputy Chairman of the Management Board of PJSC Inter RAO A. G. Boris, who is the Chairman of the Board of Directors of Inter RAO Engineering LLC, members of the Management Board of PJSC Inter RAO Yu. V. Sharov, V. V. Murgulets, I. I. Mirsiyapov, who are members of the Board of Directors of Inter RAO Engineering LLC.	BD) No. 199 dated May 18, 2017

No.	Transaction title	Parties to the transaction	Material terms of the transaction	Transaction price	Stakeholders and grounds for recognizing them as stakeholders	Minutes No. of the GSM/BD meeting ¹ where the transaction has been approved/the consent has been given
			compensation to the Surety for its suretyship pursuant to the terms of the Suretyship Agreement. Effective period of the Suretyship Agreement: It shall enter into force on the date of its singing by the Parties and shall remain in effect until the Parties fully discharge their obligations under the Suretyship Agreement between PJSC Inter RAO and Inter RAO Engineering LLC for the obligations of Inter RAO Engineering LLC arising out of the General Contractor's Agreement for construction of Primorskaya TPP.			
3.	dated June 28, 2017	PJSC Inter RAO (the Lender), JSC TGK-11 (the Borrower)	Subject matter of the Agreement: The Lender provides the Borrower with funds in Russian rubles, and the Borrower undertakes to repay to the Lender the said amount of funds and the interest accrued pursuant to the terms of the Agreement. Effective period of the Agreement: The Agreement shall enter into force on the date of debiting the amount of loan from the Lender's bank account and shall remain in effect until the Parties fully discharge their obligations under the Agreement. Loan repayment term: Not exceeding four (4) years from the date of the first disbursement of the loan. Other material terms of the Agreement: The purpose of the Loan provisioning is to replenish working capital and conduct investment activity of the Borrower.	billion five hundred fifty million (7,550,000,000) rubles, including the interest.	Board of PJSC Inter RAO V. V.	BD) No. 189 dated December 30,

No).	Transaction title	Parties to the transaction	Material terms of the transaction	Transaction price	Stakeholders and grounds for recognizing them as stakeholders	Minutes No. of the GSM/BD meeting ¹ where the transaction has been approved/the consent has been given
9.		Agreement dated	JSC Inter RAO Capital (the Seller), PJSC Inter RAO (the Buyer)	Subject matter of the Agreement: Acquisition of a share in the amount of 99.999% in the authorized capital of ESKB Limited Liability Company with a face value of fifty million eight hundred sixty-nine thousand four hundred and ninety-one rubles, 30 kopecks (50,869,491.30), which comprises 99.999% of the authorized capital of ESKB LLC and grants its holder the rights and obligations of a member in relations with the Company, including the right to vote (99.999% of the total number of votes) at the general meetings of Company members, from JSC Inter RAO Capital (OGRN 1027700091286) under the purchase agreement.	million nine hundred fifty-nine thousand rubles, 00 kopecks (4,099,959,000).		BD) No. 199 dated May 18, 2017
10.		Agreement dated	GPB Bank (JSC) (the Lender or the Bank), PJSC Inter RAO (the Borrower)	Lender undertakes to grant Loans to the Borrower in the form of overdraft, and the Borrower undertakes to repay such Loans and pay interest within the time period and in accordance with the procedure stipulated by the Agreement. Currency of the Agreement: Russian	billion six hundred thirty-eight million (40,638,000,000) rubles, including the interest. The price under the transaction amounts to 9.28% of the book value of PJSC Inter	holds a position of the member of the Board of Directors of GPB Bank (JSC). No shareholding in PJSC Inter	BD) No. 199 dated May 18, 2017

No.	Transaction title	Parties to the transaction	Material terms of the transaction	Transaction price	Stakeholders and grounds for recognizing them as stakeholders	Minutes No. of the GSM/BD meeting¹ where the transaction has been approved/the consent has been given
			increased by one (1) percent per annum. Reservation fee: 0.07% per annum of the established overdraft limit. Effective period of the Agreement: Date of complete repayment of debt under the loans granted pursuant to the Agreement shall fall within 36 months since the date of the Agreement.			
11.		PJSC Inter RAO (the Lender), JSC Inter RAO Capital (the Borrower)	Effective period of the Loan Agreement as worded in the Additional Agreement: It shall enter into force on the date of debiting the amount of Loan from the Lender's bank account and shall remain in effect until the Parties fully discharge their obligations under the Agreement. The Loan amount shall be granted to the Borrower for a period not exceeding five (5) years starting from the date of the first disbursement of the Loan by the	billion two hundred forty-six million forty-seven thousand eight hundred and fourteen rubles, 24 kopecks (1,246,047,814.24), including the interest. This Additional Agreement did not change the price of the transaction settled on June 22, 2015. The essence of the Additional Agreement is the cancellation of interest	of the Board of Directors of JSC Inter RAO Capital; the members of the Management Board of PJSC Inter RAO are I. I. Mirsiyapov, Ye. N. Miroshnichenko, and M. V. Konstantinov, who are the members of the Board of Directors of JSC Inter RAO Capital.	BD) No. 204 dated July 3, 2017

No.	Transaction title	Parties to the transaction	Material terms of the transaction	Transaction price	Stakeholders and grounds for recognizing them as stakeholders	Minutes No. of the GSM/BD meeting ¹ where the transaction has been approved/the consent has been given
			Other material terms of the Loan Agreement as worded in the Additional Agreement: No interest is accrued on the loan. Based on Article 425 of the Civil Code of the Russian Federation, this condition covers relations of the Parties that arose since January 1, 2017.			
12.	Agreement to Loan	PJSC Inter RAO (the Lender), JSC Inter RAO Capital (the Borrower)	Effective period of the Loan Agreement as worded in the Additional Agreement: It shall enter into force on the date of debiting the amount of Loan from the Lender's bank account and shall remain in effect until the Parties fully discharge their obligations under the Agreement. The Loan amount shall be granted to the Borrower for a period not exceeding five (5) years starting from the date of the first disbursement of the Loan by the	hundred forty-seven million four hundred seventy-two thousand six hundred and seventy-seven rubles, 61 kopecks (547,472,677.61), including the interest. This Additional Agreement did not change the price of the transaction settled on March 25, 2016. The essence of the Additional Agreement is the cancellation of interest accrual.	Kovalchuk, who is the Chairman of the Board of Directors of JSC Inter RAO Capital; the members of the Management Board of PJSC Inter RAO are I. I. Mirsiyapov, Ye. N. Miroshnichenko, and M. V. Konstantinov, who are the members of the Board of Directors of JSC Inter RAO Capital.	BD) No. 204 dated July 3, 2017

No.	Transaction title	Parties to the transaction	Material terms of the transaction	Transaction price	Stakeholders and grounds for recognizing them as stakeholders	Minutes No. of the GSM/BD meeting ¹ where the transaction has been approved/the consent has been given
			Agreement as worded in the Additional Agreement: No interest is accrued on the loan. Based on Article 425 of the Civil Code of the Russian Federation, this condition covers relations of the Parties that arose since January 1, 2017.			
13.	Agreement to Loan	PJSC Inter RAO (the Lender), JSC Inter RAO Capital (the Borrower)	Effective period of the Loan Agreement as worded in the Additional Agreement: It shall enter into force on the date of debiting the amount of Loan from the Lender's bank account and shall remain in effect until the Parties fully discharge their obligations under the Agreement. The Loan amount shall be granted to the Borrower for a period not exceeding one (1) year starting from the date of the first disbursement of the Loan by the	billion forty-three million three hundred fifty-five thousand five hundred and eighty-three rubles, 47 kopecks (3,043,355,583.47), including the interest. This Additional Agreement did not change the price of the transaction settled on November 15, 2016. The essence of the Additional Agreement is the cancellation of interest	Management Board of PJSC Inter RAO B. Yu. Kovalchuk, who is the Chairman of the Board of Directors of JSC Inter RAO Capital; the members of the Management Board of PJSC Inter RAO are I. I. Mirsiyapov, Ye. N. Miroshnichenko, and M. V. Konstantinov, who are the members of the Board of Directors of JSC Inter RAO Capital.	BD) No. 204 dated July 3, 2017

No.	Transaction title	Parties to the transaction	Material terms of the transaction	Transaction price	Stakeholders and grounds for recognizing them as stakeholders	Minutes No. of the GSM/BD meeting ¹ where the transaction has been approved/the consent has been given
			agreement: No interest is accrued on the loan. Based on Article 425 of the Civil Code of the Russian Federation, this condition covers relations of the Parties that arose since January 1, 2017.			
14.	Agreement to Loan	PJSC Inter RAO (the Lender), JSC Inter RAO Capital (the Borrower)	Effective period of the Loan Agreement as worded in the Additional Agreement: It shall enter into force on the date of debiting the amount of Loan from the Lender's bank account and shall remain in effect until the Parties fully discharge their obligations under the Agreement. The Loan amount shall be granted to the Borrower for a period not exceeding one (1) year starting from the date of the first disbursement of the Loan by the	billion three hundred twenty-six million two hundred eighty-nine thousand one hundred and eighty-eight rubles, 85 kopecks (3,326,289,188.85), including the interest. This Additional Agreement did not change the price of the transaction settled on November 29, 2016. The essence of the Additional Agreement is the cancellation of interest	Board of PJSC Inter RAO B. Yu. Kovalchuk, who is the Chairman of the Board of Directors of JSC Inter RAO Capital; the members of the Management Board of PJSC Inter RAO are I. I. Mirsiyapov, Ye. N. Miroshnichenko, and M. V. Konstantinov, who are the members of the Board of Directors of JSC Inter RAO Capital.	BD) No. 204 dated July 3, 2017

N	No.	Transaction title	Parties to the transaction	Material terms of the transaction	Transaction price	Stakeholders and grounds for recognizing them as stakeholders	Minutes No. of the GSM/BD meeting ¹ where the transaction has been approved/the consent has been given
				Based on Article 425 of the Civil Code of the Russian Federation, this condition covers relations of the Parties that arose since January 1, 2017.			
1		Agreement to Loan	Capital (the Borrower)	Effective period of the Loan Agreement as worded in the Additional Agreement: It shall enter into force on the date of debiting the amount of Loan from the Lender's bank account and shall remain in effect until the Parties fully discharge their obligations under the Agreement. The Loan amount shall be granted to the Borrower for a period not exceeding three (3) years starting from the date of the first disbursement of the Loan by the	billion nine hundred thirty-four million six hundred ninety-four thousand one hundred and two rubles, 80 kopecks (3,934,694,102.80), including the interest. This Additional Agreement did not change the price of the transaction settled on February 6, 2017. The essence of the Additional Agreement is the cancellation of interest accrual.	Board of PJSC Inter RAO B. Yu. Kovalchuk, who is the Chairman of the Board of Directors of JSC Inter RAO Capital; the members of the Management Board of PJSC Inter RAO are I. I. Mirsiyapov, Ye. N. Miroshnichenko, and M. V. Konstantinov, who are the members of the Board of Directors of JSC Inter RAO	Minutes (of the BD) No. 204 dated July 3, 2017

No.	Transaction title	Parties to the transaction	Material terms of the transaction	Transaction price	Stakeholders and grounds for recognizing them as stakeholders	Minutes No. of the GSM/BD meeting ¹ where the transaction has been approved/the consent has been given
			Federation, covers relations of the Parties that arose since the date of the Agreement.			
16.	Loan Agreement dated July 3, 2017	Inter RAO – Procurement Management Center LLC (the Lender), PJSC Inter RAO (the Borrower)	Currency of the Agreement: Russian rubles. The total amount of aggregate debt pursuant to the Agreement shall not exceed thirty	billion nine hundred sixty-eight million seven hundred fifty thousand rubles (40,968,750,000) rubles, including the interest. The price under the transaction amounts to 9.35% of the book value of PJSC Inter RAO assets.	Filatov, who is the Chairman of the Board of Directors of Inter RAO – Procurement Management Center LLC.	BD) No. 199 dated May 18, 2017

N	lo.	Transaction title	Parties to the transaction	Material terms of the transaction	Transaction price	Stakeholders and grounds for recognizing them as stakeholders	Minutes No. of the GSM/BD meeting¹ where the transaction has been approved/the consent has been given
				RAO acts as the Borrower and shall not be lower than the Key Rate of the Central Bank of the Russian Federation in agreements where PJSC Inter RAO acts as the Lender. The Lender shall inform the Borrower of the change of the Loan interest rate in writing at least 1 day prior to its implementation. Accrual of interest under the Agreement shall be performed on a daily basis. The Borrower shall pay interest on the Loan amount on a monthly basis, on or before the 5th day of the month following the assessment month, in the amount provided for by the Agreement. Effective period of the Agreement: The final date of the Loan repayment: within three (3) years since the date of the first disbursement of the Loan by the Lender pursuant to the Agreement. Other material terms of the Agreement: According to the terms of the Agreement, no fees for loan support are provided.			
1	7.	dated July 3, 2017	Inter RAO – Procurement Management Center LLC (the Borrower), PJSC Inter RAO (the Lender)	Subject matter of the Agreement: The Lender provides the Borrower with funds (the "Loan") in Russian rubles, and the Borrower undertakes to repay to the Lender the said amount of funds and the interest accrued pursuant to the terms of the Agreement. Currency of the Agreement: Russian rubles. The total amount of aggregate debt pursuant to the Agreement shall not exceed thirty	billion nine hundred sixty-eight million seven hundred fifty thousand rubles (40,968,750,000) rubles, including the interest. The price under the	Filatov, who is the Chairman of the Board of Directors of Inter RAO – Procurement Management Center LLC.	BD) No. 199 dated May 18, 2017

No.	Transaction title	Parties to the transaction	Material terms of the transaction	Transaction price	Stakeholders and grounds for recognizing them as stakeholders	Minutes No. of the GSM/BD meeting ¹ where the transaction has been approved/the consent has been given
			agreement, irrespective of the number of transactions	RAO assets.		

No.	Transaction title	Parties to the transaction	Material terms of the transaction	Transaction price	Stakeholders and grounds for recognizing them as stakeholders	Minutes No. of the GSM/BD meeting¹ where the transaction has been approved/the consent has been given
			Effective period of the Agreement: The final date of the Loan repayment: within three (3) years since the date of the first disbursement of the Loan by the Lender pursuant to the Agreement. Other material terms of the Agreement: According to the terms of the Agreement, no fees for loan support are provided.			
18.	Loan Agreement dated July 3, 2017	Inter RAO – IT LLC (the Lender), PJSC Inter RAO (the Borrower)	Currency of the Agreement: Russian rubles. The total amount of aggregate debt pursuant to the Agreement shall not exceed thirty billion (30,000,000,000) rubles under each agreement, irrespective of the number of transactions	billion nine hundred sixty-eight million seven hundred fifty thousand rubles (40,968,750,000) rubles, including the interest. The price under the transaction amounts to 9.35% of the book value of PJSC Inter	Board of PJSC Inter RAO D. A. Filatov, who is the member of the Board of Directors of Inter RAO – IT LLC. No shareholding in Inter RAO – IT LLC and in PJSC Inter RAO.	BD) No. 199 dated

No.	Transaction title	Parties to the transaction	Material terms of the transaction	Transaction price	Stakeholders and grounds for recognizing them as stakeholders	Minutes No. of the GSM/BD meeting ¹ where the transaction has been approved/the consent has been given
			Loan disbursement. The Lender shall have the right to unilaterally change the interest rate for the Loan use; however, the maximum interest rate shall not exceed the Key Rate of the Central Bank of the Russian Federation in agreements where PJSC Inter RAO acts as the Borrower and shall not be lower than the Key Rate of the Central Bank of the Russian Federation in agreements where PJSC Inter RAO acts as the Lender. The Lender shall inform the Borrower of the change of the Loan interest rate in writing at least 1 day prior to its implementation. Accrual of interest under the Agreement shall be performed on a daily basis. The Borrower shall pay interest on the Loan amount on a monthly basis, on or before the 5th day of the month following the assessment month, in the amount provided for by the Agreement. Effective period of the Agreement: The final date of the Loan repayment: within three (3) years since the date of the first disbursement of the Loan by the Lender pursuant to the Agreement. Other material terms of the Agreement: According to the terms of the Agreement; no fees for loan support are provided.			
19.		Inter RAO – IT LLC (the Borrower), PJSC Inter RAO (the Lender)	Subject matter of the Agreement: The Lender provides the Borrower with funds (the "Loan") in Russian rubles, and the Borrower undertakes to repay to the Lender the said amount of funds and the interest accrued pursuant to the terms	billion nine hundred sixty-eight million seven hundred fifty thousand	Member of the Management Board of PJSC Inter RAO D. A. Filatov, who is the member of the Board of Directors of Inter RAO –	BD) No. 199 dated

No.	Transaction title	Parties to the transaction	Material terms of the transaction	Transaction price	Stakeholders and grounds for recognizing them as stakeholders	Minutes No. of the GSM/BD meeting ¹ where the transaction has been approved/the consent has been given
			Currency of the Agreement: Russian rubles. The total amount of aggregate debt pursuant to the Agreement shall not exceed thirty billion (30,000,000,000) rubles under each agreement, irrespective of the number of transactions	The price under the transaction amounts to 9.35% of the book	RAO.	

No.	Transaction title	Parties to the transaction	Material terms of the transaction	Transaction price	Stakeholders and grounds for recognizing them as stakeholders	Minutes No. of the GSM/BD meeting ¹ where the transaction has been approved/the consent has been given
			shall be performed on a daily basis. The Borrower shall pay interest on the Loan amount on a monthly basis, on or before the 5th day of the month following the assessment month, in the amount provided for by the Agreement. Effective period of the Agreement: The final date of the Loan repayment: within three (3) years since the date of the first disbursement of the Loan by the Lender pursuant to the Agreement. Other material terms of the Agreement: According to the terms of the Agreement, no fees for loan support are provided.			
		JSC TGK-11 (the Borrower), PJSC Inter RAO (the Lender)	Lender provides the Borrower with funds (the "Loan") in Russian rubles, and the Borrower undertakes to repay to the Lender the said amount of funds and the interest accrued pursuant to the terms of the Agreement. Currency of the Agreement: Russian rubles. The total amount of aggregate debt pursuant to the Agreement shall not exceed thirty billion (30,000,000,000) rubles under each agreement, irrespective of the number of transactions	billion nine hundred sixty-eight million seven hundred fifty thousand rubles (40,968,750,000) rubles, including the interest. The price under the transaction amounts to 9.35% of the book value of PJSC Inter RAO assets.	Okley, V. V. Murgulets, who are the members of the Board of Directors of JSC TGK-11. P. I. Okley has no shareholding in JSC TGK-11 and in PJSC Inter RAO.	BD) No. 199 dated May 18, 2017

No.	Transaction title	Parties to the transaction	Material terms of the transaction	Transaction price	Stakeholders and grounds for recognizing them as stakeholders	Minutes No. of the GSM/BD meeting¹ where the transaction has been approved/the consent has been given
			The Loan tenure may be changed by agreement of			
			the Parties. The Loan amount and interest are subject			
			to early repayment with a prior notice to the Lender.			
			The interest rate for the Loan use shall be determined by agreement of the parties on the day of			
			Loan disbursement. The Lender shall have the right			
			to unilaterally change the interest rate for the Loan			
			use; however, the maximum interest rate shall not			
			exceed the Key Rate of the Central Bank of the			
			Russian Federation in agreements where PJSC Inter			
			RAO acts as the Borrower and shall not be lower			
			than the Key Rate of the Central Bank of the Russian			
			Federation in agreements where PJSC Inter RAO			
			acts as the Lender. The Lender shall inform the			
			Borrower of the change of the Loan interest rate in			
			writing at least 1 day prior to its implementation.			
			Accrual of interest under the Agreement shall be performed on a daily basis. The Borrower			
			shall pay interest on the Loan amount on a monthly			
			basis, on or before the 5th day of the			
			month following the assessment month, in the			
			amount provided for by the Agreement.			
			Effective period of the Agreement: The			
			final date of the Loan repayment: within three (3)			
			years since the date of the first disbursement of the			
			Loan by the Lender pursuant to the Agreement.			
			Other material terms of the			
			Agreement: According to the terms of the			
			Agreement, no fees for loan support are provided.			

No.	Transaction title	Parties to the transaction	Material terms of the transaction	Transaction price	Stakeholders and grounds for recognizing them as stakeholders	Minutes No. of the GSM/BD meeting ¹ where the transaction has been approved/the consent has been given
	dated July 20, 2017	Lender)	rubles. The total amount of aggregate debt pursuant to the Agreement shall not exceed thirty	sixty-eight million seven hundred fifty thousand rubles (40,968,750,000) rubles, including the interest. The price under the transaction amounts to 9.35% of the book value of PJSC Inter RAO assets.	Okley, V. V. Murgulets, who are the members of the Board of Directors of JSC TGK-11. P. I. Okley has no shareholding in JSC TGK-11 and in PJSC Inter RAO.	May 18, 2017
			determined by agreement of the parties on the day of Loan disbursement. The Lender shall have the right to unilaterally change the interest rate for the Loan use; however, the maximum interest rate shall not exceed the Key Rate of the Central Bank of the Russian Federation in agreements where PJSC Inter RAO acts as the Borrower and shall not be lower than the Key Rate of the Central Bank of the Russian			

No.	Transaction title	Parties to the transaction	Material terms of the transaction	Transaction price	Stakeholders and grounds for recognizing them as stakeholders	Minutes No. of the GSM/BD meeting ¹ where the transaction has been approved/the consent has been given
			Federation in agreements where PJSC Inter RAO acts as the Lender. The Lender shall inform the Borrower of the change of the Loan interest rate in writing at least 1 day prior to its implementation. Accrual of interest under the Agreement shall be performed on a daily basis. The Borrower shall pay interest on the Loan amount on a monthly basis, on or before the 5th day of the month following the assessment month, in the amount provided for by the Agreement. Effective period of the Agreement: The final date of the Loan repayment: within three (3) years since the date of the first disbursement of the Loan by the Lender pursuant to the Agreement. Other material terms of the Agreement: According to the terms of the Agreement, no fees for loan support are provided.			
22.		BGC LLC (the Lender), PJSC Inter RAO (the Borrower)	Currency of the Agreement: Russian rubles. The total amount of aggregate debt pursuant to the Agreement shall not exceed thirty	billion nine hundred sixty-eight million seven hundred fifty thousand rubles (40,968,750,000) rubles, including the interest. The price under the transaction amounts to 9.35% of the book	Board of PJSC Inter RAO I. I. Mirsiyapov, Ye. N. Miroshnichenko, P. I. Okley, D. A. Filatov, who are the members of the Board of Directors of Bashkir Generating Company LLC. I. I. Mirsiyapov holds 0.00093% of the authorized capital of the	BD) No. 199 dated May 18, 2017

No.	Transaction title	Parties to the transaction	Material terms of the transaction	Transaction price	Stakeholders and grounds for recognizing them as stakeholders	Minutes No. of the GSM/BD meeting ¹ where the transaction has been approved/the consent has been given
			The Loan amount shall be granted to the Borrower for a period not exceeding one (1) business day starting from the date of the first disbursement of the Loan by the Lender pursuant to the Agreement. The Loan tenure may be changed by agreement of the Parties. The Loan amount and interest are subject to early repayment with a prior notice to the Lender. The interest rate for the Loan use shall be determined by agreement of the parties on the day of Loan disbursement. The Lender shall have the right to unilaterally change the interest rate for the Loan use; however, the maximum interest rate shall not exceed the Key Rate of the Central Bank of the Russian Federation in agreements where PJSC Inter RAO acts as the Borrower and shall not be lower than the Key Rate of the Central Bank of the Russian Federation in agreements where PJSC Inter RAO acts as the Lender. The Lender shall inform the Borrower of the change of the Loan interest rate in writing at least 1 day prior to its implementation. Accrual of interest under the Agreement shall be performed on a daily basis. The Borrower shall pay interest on the Loan amount on a monthly basis, on or before the 5th day of the month following the assessment month, in the amount provided for by the Agreement: The final date of the Loan repayment: within three (3)		Ye. N. Miroshnichenko holds 0.00003490% of the authorized capital of the Company. No shareholding in BGC LLC. P. I. Okley has no shareholding in BGC LLC and in PJSC Inter RAO. D. I. Filatov has no shareholding in BGC LLC and in PJSC Inter RAO.	

No	Transaction title	Parties to the transaction	Material terms of the transaction	Transaction price	Stakeholders and grounds for recognizing them as stakeholders	Minutes No. of the GSM/BD meeting ¹ where the transaction has been approved/the consent has been given
			years since the date of the first disbursement of the Loan by the Lender pursuant to the Agreement. Other material terms of the Agreement: According to the terms of the Agreement, no fees for loan support are provided.			
23.	Loan Agreement dated July 20, 2017	BGC LLC (the Borrower), PJSC Inter RAO (the Lender)	Subject matter of the Agreement: The Lender provides the Borrower with funds (the "Loan") in Russian rubles, and the Borrower undertakes to repay to the Lender the said amount of funds and the interest accrued pursuant to the terms of the Agreement. Currency of the Agreement: Russian rubles. The total amount of aggregate debt pursuant to the Agreement shall not exceed thirty billion (30,000,000,000) rubles under each agreement, irrespective of the number of transactions settled. The Loan amount shall be granted to the Borrower for a period not exceeding one (1) business day starting from the date of the first disbursement of the Loan by the Lender pursuant to the Agreement. The Loan tenure may be changed by agreement of the Parties. The Loan amount and interest are subject to early repayment with a prior notice to the Lender. The interest rate for the Loan use shall be determined by agreement of the parties on the day of Loan disbursement. The Lender shall have the right to unilaterally change the interest rate for the Loan	billion nine hundred sixty-eight million seven hundred fifty thousand rubles (40,968,750,000) rubles, including the interest. The price under the transaction amounts to 9.35% of the book value of PJSC Inter RAO assets.	Board of PJSC Inter RAO I. I. Mirsiyapov, Ye. N. Miroshnichenko, P. I. Okley, D. A. Filatov, who are the members of the Board of Directors of Bashkir Generating Company LLC. I. I. Mirsiyapov holds 0.00093% of the authorized capital of the Company. No shareholding in	BD) No. 199 dated May 18, 2017

No.	Transaction title	Parties to the transaction	Material terms of the transaction	Transaction price	Stakeholders and grounds for recognizing them as stakeholders	Minutes No. of the GSM/BD meeting ¹ where the transaction has been approved/the consent has been given
			use; however, the maximum interest rate shall not exceed the Key Rate of the Central Bank of the Russian Federation in agreements where PJSC Inter RAO acts as the Borrower and shall not be lower than the Key Rate of the Central Bank of the Russian Federation in agreements where PJSC Inter RAO acts as the Lender. The Lender shall inform the Borrower of the change of the Loan interest rate in writing at least 1 day prior to its implementation. Accrual of interest under the Agreement shall be performed on a daily basis. The Borrower shall pay interest on the Loan amount on a monthly basis, on or before the 5th day of the month following the assessment month, in the amount provided for by the Agreement. Effective period of the Agreement: The final date of the Loan repayment: within three (3) years since the date of the first disbursement of the Loan by the Lender pursuant to the Agreement. Other material terms of the Agreement: According to the terms of the Agreement, no fees for loan support are provided.		shareholding in BGC LLC and in PJSC Inter RAO.	
24.		LTD QUARTZ Group (the Borrower), PJSC Inter RAO (the Lender)	Subject matter of the Agreement: The Lender provides the Borrower with funds (the "Loan") in Russian rubles, and the Borrower undertakes to repay to the Lender the said amount of funds and the interest accrued pursuant to the terms of the Agreement. Currency of the Agreement: Russian	billion nine hundred sixty-eight million seven hundred fifty thousand rubles (40,968,750,000) rubles, including the	Okley, V. V. Murgulets, who are	BD) No. 199 dated

No.	Transaction title	Parties to the transaction	Material terms of the transaction	Transaction price	Stakeholders and grounds for recognizing them as stakeholders	Minutes No. of the GSM/BD meeting¹ where the transaction has been approved/the consent has been given
			agreement, irrespective of the number of transactions	transaction amounts to 9.35% of the book value of PJSC Inter RAO assets.	OTTABER OF THE PAGE	

No.	Transaction title	Parties to the transaction	Material terms of the transaction	Transaction price	Stakeholders and grounds for recognizing them as stakeholders	Minutes No. of the GSM/BD meeting ¹ where the transaction has been approved/the consent has been given
			basis, on or before the 5th day of the month following the assessment month, in the amount provided for by the Agreement. Effective period of the Agreement: The final date of the Loan repayment: within three (3) years since the date of the first disbursement of the Loan by the Lender pursuant to the Agreement. Other material terms of the Agreement: According to the terms of the Agreement, no fees for loan support are provided.			
25.		LTD QUARTZ Group (the Lender), PJSC Inter RAO (the Borrower)	Currency of the Agreement: Russian rubles. The total amount of aggregate debt pursuant to the Agreement shall not exceed thirty billion (30,000,000,000) rubles under each agreement, irrespective of the number of transactions	billion nine hundred sixty-eight million seven hundred fifty thousand rubles (40,968,750,000) rubles, including the interest. The price under the transaction amounts to 9.35% of the book value of PJSC Inter RAO assets.	Board of PJSC Inter RAO P. I. Okley, V. V. Murgulets, who are the members of the Board of Directors of LTD QUARTZ Group. No shareholding in LTD QUARTZ Group and in PJSC	BD) No. 199 dated May 18, 2017

No.	Transaction title	Parties to the transaction	Material terms of the transaction	Transaction price	Stakeholders and grounds for recognizing them as stakeholders	Minutes No. of the GSM/BD meeting ¹ where the transaction has been approved/the consent has been given
			The interest rate for the Loan use shall be determined by agreement of the parties on the day of Loan disbursement. The Lender shall have the right to unilaterally change the interest rate for the Loan use; however, the maximum interest rate shall not exceed the Key Rate of the Central Bank of the Russian Federation in agreements where PJSC Inter RAO acts as the Borrower and shall not be lower than the Key Rate of the Central Bank of the Russian Federation in agreements where PJSC Inter RAO acts as the Lender. The Lender shall inform the Borrower of the change of the Loan interest rate in writing at least 1 day prior to its implementation. Accrual of interest under the Agreement shall be performed on a daily basis. The Borrower shall pay interest on the Loan amount on a monthly basis, on or before the 5th day of the month following the assessment month, in the amount provided for by the Agreement. Effective period of the Agreement: The final date of the Loan repayment: within three (3) years since the date of the first disbursement of the Loan by the Lender pursuant to the Agreement. Other material terms of the Agreement: According to the terms of the Agreement; no fees for loan support are provided.			
26.		JSC Inter RAO Capital (the Borrower), PJSC Inter RAO	Subject matter of the Agreement: The Lender provides the Borrower with funds (the		The Chairman of the Management	Minutes (of the BD) No. 199 dated

No.	Transaction title	Parties to the transaction	Material terms of the transaction	Transaction price	Stakeholders and grounds for recognizing them as stakeholders	Minutes No. of the GSM/BD meeting ¹ where the transaction has been approved/the consent has been given
		(the Lender)	Currency of the Agreement: Russian rubles. The total amount of aggregate debt pursuant to the Agreement shall not exceed thirty billion (30,000,000,000) rubles under each agreement, irrespective of the number of transactions	hundred fifty thousand rubles (40,968,750,000) rubles, including the interest. The price under the transaction amounts to 9.35% of the book value of PJSC InterRAO assets.	Kovalchuk, who is the Chairman of the Board of Directors of JSC Inter RAO Capital; the members of the Management Board of PJSC Inter RAO are I. I. Mirsiyapov, Ye. N. Miroshnichenko, and M. V.	

No.	Transaction title	Parties to the transaction	Material terms of the transaction	Transaction price	Stakeholders and grounds for recognizing them as stakeholders	Minutes No. of the GSM/BD meeting¹ where the transaction has been approved/the consent has been given
			Borrower of the change of the Loan interest rate in writing at least 1 day prior to its implementation. Accrual of interest under the Agreement shall be performed on a daily basis. The Borrower shall pay interest on the Loan amount on a monthly basis, on or before the 5th day of the month following the assessment month, in the amount provided for by the Agreement. Effective period of the Agreement: The final date of the Loan repayment: within three (3) years since the date of the first disbursement of the Loan by the Lender pursuant to the Agreement. Other material terms of the Agreement: According to the terms of the Agreement, no fees for loan support are provided.		capital of the Company. No shareholding in JSC Inter RAO Capital. M. V. Konstantinov has no shareholding in JSC Inter RAO Capital and in PJSC Inter RAO.	
		JSC Inter RAO Capital (the Lender), PJSC Inter RAO (the Borrower)	Lender provides the Borrower with funds (the "Loan") in Russian rubles, and the Borrower undertakes to repay to the Lender the said amount of funds and the interest accrued pursuant to the terms of the Agreement. Currency of the Agreement: Russian rubles. The total amount of aggregate debt pursuant to the Agreement shall not exceed thirty billion (30,000,000,000) rubles under each agreement, irrespective of the number of transactions	billion nine hundred sixty-eight million seven hundred fifty thousand rubles (40,968,750,000) rubles, including the interest. The price under the transaction amounts to 9.35% of the book	Kovalchuk, who is the Chairman of the Board of Directors of JSC Inter RAO Capital; the members of the Management Board of PJSC Inter RAO are I. I. Mirsiyapov, Ye. N. Miroshnichenko and M. V.	BD) No. 199 dated May 18, 2017

No.	Transaction title	Parties to the transaction	Material terms of the transaction	Transaction price	Stakeholders and grounds for recognizing them as stakeholders	Minutes No. of the GSM/BD meeting ¹ where the transaction has been approved/the consent has been given
			Borrower for a period not exceeding one (1) business day starting from the date of the first disbursement of the Loan by the Lender pursuant to the Agreement. The Loan tenure may be changed by agreement of the Parties. The Loan amount and interest are subject to early repayment with a prior notice to the Lender. The interest rate for the Loan use shall be determined by agreement of the parties on the day of Loan disbursement. The Lender shall have the right to unilaterally change the interest rate for the Loan use; however, the maximum interest rate shall not exceed the Key Rate of the Central Bank of the Russian Federation in agreements where PJSC Inter RAO acts as the Borrower and shall not be lower than the Key Rate of the Central Bank of the Russian Federation in agreements where PJSC Inter RAO acts as the Lender. The Lender shall inform the Borrower of the change of the Loan interest rate in writing at least 1 day prior to its implementation. Accrual of interest under the Agreement shall be performed on a daily basis. The Borrower shall pay interest on the Loan amount on a monthly basis, on or before the 5th day of the month following the assessment month, in the amount provided for by the Agreement. Effective period of the Agreement: The final date of the Loan repayment: within three (3) years since the date of the first disbursement of the Loan by the Lender pursuant to the Agreement.		B. Yu. Kovalchuk holds 0.00233% of the authorized capital of the Company. No shareholding in JSC Inter RAO Capital. I. I. Mirsiyapov holds 0.00093% of the authorized capital of the Company. No shareholding in JSC Inter RAO Capital. Ye. N. Miroshnichenko holds 0.00003490% of the authorized capital of the Company. No shareholding in JSC Inter RAO Capital. M. V. Konstantinov has no shareholding in JSC Inter RAO Capital and in PJSC Inter RAO Capital and in PJSC Inter RAO.	

No.	Transaction title	Parties to the transaction	Material terms of the transaction	Transaction price	Stakeholders and grounds for recognizing them as stakeholders	Minutes No. of the GSM/BD meeting ¹ where the transaction has been approved/the consent has been given
			Other material terms of the Agreement: According to the terms of the Agreement, no fees for loan support are provided.			
28.	Loan Agreement dated July 25, 2017	Inter RAO Engineering LLC (the Borrower), PJSC Inter RAO (the Lender)	agreement, irrespective of the number of transactions	billion nine hundred sixty-eight million seven hundred fifty thousand rubles (40,968,750,000) rubles, including the interest. The price under the transaction amounts to 9.35% of the book value of PJSC Inter RAO assets.	RAO A. G. Boris, who is the Chairman of the Board of Directors of Inter RAO Engineering LLC, members of the Management Board of PJSC Inter RAO Yu. V. Sharov, V. V. Murgulets, I. I. Mirsiyapov, who	BD) No. 199 dated May 18, 2017

No.	Transaction title	Parties to the transaction	Material terms of the transaction	Transaction price	Stakeholders and grounds for recognizing them as stakeholders	Minutes No. of the GSM/BD meeting ¹ where the transaction has been approved/the consent has been given
			Russian Federation in agreements where PJSC Inter RAO acts as the Borrower and shall not be lower than the Key Rate of the Central Bank of the Russian Federation in agreements where PJSC Inter RAO acts as the Lender. The Lender shall inform the Borrower of the change of the Loan interest rate in writing at least 1 day prior to its implementation. Accrual of interest under the Agreement shall be performed on a daily basis. The Borrower shall pay interest on the Loan amount on a monthly basis, on or before the 5th day of the month following the assessment month, in the amount provided for by the Agreement. Effective period of the Agreement: The final date of the Loan repayment: within three (3) years since the date of the first disbursement of the Loan by the Lender pursuant to the Agreement. Other material terms of the Agreement: According to the terms of the Agreement, no fees for loan support are provided.		V. V. Murgulets holds 0.00003% of the authorized capital of the Company. No shareholding in Inter RAO Engineering LLC. Yu. V. Sharov has no shareholding in Inter RAO Engineering LLC and in PJSC Inter RAO.	
29.	dated July 25, 2017	Inter RAO Engineering LLC (the Lender), PJSC Inter RAO (the Borrower)	Subject matter of the Agreement: The Lender provides the Borrower with funds (the "Loan") in Russian rubles, and the Borrower undertakes to repay to the Lender the said amount of funds and the interest accrued pursuant to the terms of the Agreement. Currency of the Agreement: Russian rubles. The total amount of aggregate debt	billion nine hundred sixty-eight million seven hundred fifty thousand rubles (40,968,750,000) rubles, including the interest.	RAO A. G. Boris, who is the Chairman of the Board of	BD) No. 199 dated May 18, 2017

No.	Transaction title	Parties to the transaction	Material terms of the transaction	Transaction price	Stakeholders and grounds for recognizing them as stakeholders	Minutes No. of the GSM/BD meeting ¹ where the transaction has been approved/the consent has been given
			pursuant to the Agreement shall not exceed thirty billion (30,000,000,000) rubles under each agreement, irrespective of the number of transactions settled. The Loan amount shall be granted to the Borrower for a period not exceeding one (1) business day starting from the date of the first disbursement of the Loan by the Lender pursuant to the Agreement. The Loan tenure may be changed by agreement of the Parties. The Loan amount and interest are subject to early repayment with a prior notice to the Lender. The interest rate for the Loan use shall be determined by agreement of the parties on the day of Loan disbursement. The Lender shall have the right to unilaterally change the interest rate for the Loan use; however, the maximum interest rate shall not exceed the Key Rate of the Central Bank of the Russian Federation in agreements where PJSC Inter RAO acts as the Borrower and shall not be lower than the Key Rate of the Central Bank of the Russian Federation in agreements where PJSC Inter RAO acts as the Lender. The Lender shall inform the Borrower of the change of the Loan interest rate in writing at least 1 day prior to its implementation. Accrual of interest under the Agreement shall be performed on a daily basis. The Borrower shall pay interest on the Loan amount on a monthly basis, on or before the 5th day of the month following the assessment month, in the	transaction amounts to 9.35% of the book value of PJSC Inter RAO assets.	Murgulets, I. I. Mirsiyapov, who are members of the Board of Directors of Inter RAO Engineering LLC. A. G. Boris holds 0.00093% of the authorized capital of the Company. No shareholding in Inter RAO Engineering LLC. I. I. Mirsiyapov holds 0.00093% of the authorized capital of the Company. No shareholding in Inter RAO Engineering LLC. V. V. Murgulets holds 0.00003% of the authorized capital of the Company. No shareholding in Inter RAO Engineering LLC. Yu. V. Sharov has no shareholding in Inter RAO Engineering LLC and in PJSC Inter RAO.	

No.	Transaction title	Parties to the transaction	Material terms of the transaction	Transaction price	Stakeholders and grounds for recognizing them as stakeholders	Minutes No. of the GSM/BD meeting ¹ where the transaction has been approved/the consent has been given
			amount provided for by the Agreement. Effective period of the Agreement: The final date of the Loan repayment: within three (3) years since the date of the first disbursement of the Loan by the Lender pursuant to the Agreement. Other material terms of the Agreement: According to the terms of the Agreement, no fees for loan support are provided.			
30.		JSC Tomsk Generation (the Borrower), PJSC Inter RAO (the Lender)	Currency of the Agreement: Russian rubles. The total amount of aggregate debt pursuant to the Agreement shall not exceed thirty billion (30,000,000,000) rubles under each agreement, irrespective of the number of transactions	billion nine hundred sixty-eight million seven hundred fifty thousand rubles (40,968,750,000) rubles, including the interest. The price under the transaction amounts to 9.35% of the book value of PJSC Inter RAO assets.	Okley, I. I. Mirsiyapov, who are the members of the Board of Directors of JSC Tomsk Generation. P. I. Okley has no shareholding in ISC Tomsk Generation and	BD) No. 199 dated May 18, 2017

No.	Transaction title	Parties to the transaction	Material terms of the transaction	Transaction price	Stakeholders and grounds for recognizing them as stakeholders	Minutes No. of the GSM/BD meeting¹ where the transaction has been approved/the consent has been given
			determined by agreement of the parties on the day of Loan disbursement. The Lender shall have the right to unilaterally change the interest rate for the Loan use; however, the maximum interest rate shall not exceed the Key Rate of the Central Bank of the Russian Federation in agreements where PJSC Inter RAO acts as the Borrower and shall not be lower than the Key Rate of the Central Bank of the Russian Federation in agreements where PJSC Inter RAO acts as the Lender. The Lender shall inform the Borrower of the change of the Loan interest rate in writing at least 1 day prior to its implementation. Accrual of interest under the Agreement shall be performed on a daily basis. The Borrower shall pay interest on the Loan amount on a monthly basis, on or before the 5th day of the month following the assessment month, in the amount provided for by the Agreement. Effective period of the Agreement: The final date of the Loan repayment: within three (3) years since the date of the first disbursement of the Loan by the Lender pursuant to the Agreement. Other material terms of the Agreement: According to the terms of the Agreement: According to the terms of the Agreement, no fees for loan support are provided.			
31.	Loan Agreement dated July 28, 2017	JSC Tomsk Generation (the Lender), PJSC Inter RAO (the Borrower)	Subject matter of the Agreement: The Lender provides the Borrower with funds (the "Loan") in Russian rubles, and the Borrower undertakes to repay to the Lender the said amount of	billion nine hundred sixty-eight million seven	Board o PISC Inter RAO P I	BD) No. 199 dated

No.	Transaction title	Parties to the transaction	Material terms of the transaction	Transaction price	Stakeholders and grounds for recognizing them as stakeholders	Minutes No. of the GSM/BD meeting¹ where the transaction has been approved/the consent has been given
			Currency of the Agreement: Russian rubles. The total amount of aggregate debt pursuant to the Agreement shall not exceed thirty billion (30,000,000,000) rubles under each agreement, irrespective of the number of transactions	rubles, including the interest. The price under the transaction amounts to 9.35% of the book value of PJSC Inter RAO assets.	Directors of JSC Tomsk Generation. P. I. Okley has no shareholding in JSC Tomsk Generation and	

No.	Transaction title	Parties to the transaction	Material terms of the transaction	Transaction price	Stakeholders and grounds for recognizing them as stakeholders	Minutes No. of the GSM/BD meeting¹ where the transaction has been approved/the consent has been given
			Accrual of interest under the Agreement shall be performed on a daily basis. The Borrower shall pay interest on the Loan amount on a monthly basis, on or before the 5th day of the month following the assessment month, in the amount provided for by the Agreement. Effective period of the Agreement: The final date of the Loan repayment: within three (3) years since the date of the first disbursement of the Loan by the Lender pursuant to the Agreement. Other material terms of the Agreement: According to the terms of the Agreement, no fees for loan support are provided.			
_		Inter RAO Finance LLC (the Lender), PJSC Inter RAO (the Borrower)	Currency of the Agreement: Russian rubles. The total amount of aggregate debt pursuant to the Agreement shall not exceed thirty billion (30,000,000,000) rubles under each agreement, irrespective of the number of transactions	billion nine hundred sixty-eight million seven hundred fifty thousand rubles (40,968,750,000) rubles, including the interest. The price under the transaction amounts to 9.35% of the book value of PJSC Inter RAO assets.	Board of PJSC Inter RAO Ye. N. Miroshnichenko, who is the member of the Board of Directors of Inter RAO Finance LLC. Ye. N. Miroshnichenko holds 0.00003490% of the authorized capital of the Company. No	BD) No. 199 dated May 18, 2017

No.	Transaction title	Parties to the transaction	Material terms of the transaction	Transaction price	Stakeholders and grounds for recognizing them as stakeholders	Minutes No. of the GSM/BD meeting¹ where the transaction has been approved/the consent has been given
			the Loan by the Lender pursuant to the Agreement. The Loan tenure may be changed by agreement of the Parties. The Loan amount and interest are subject			
			to early repayment with a prior notice to the Lender.			
			The interest rate for the Loan use shall be			
			determined by agreement of the parties on the day of			
			Loan disbursement. The Lender shall have the right to unilaterally change the interest rate for the Loan			
			use; however, the maximum interest rate shall not			
			exceed the Key Rate of the Central Bank of the			
			Russian Federation in agreements where PJSC Inter			
			RAO acts as the Borrower and shall not be lower			
			than the Key Rate of the Central Bank of the Russian Federation in agreements where PJSC Inter RAO			
			acts as the Lender. The Lender shall inform the			
			Borrower of the change of the Loan interest rate in			
			writing at least 1 day prior to its implementation.			
			Accrual of interest under the Agreement			
			shall be performed on a daily basis. The Borrower shall pay interest on the Loan amount on a monthly			
			basis, on or before the 5th day of the			
			month following the assessment month, in the			
			amount provided for by the Agreement.			
			Effective period of the Agreement: The			
			final date of the Loan repayment: within three (3)			
			years since the date of the first disbursement of the Loan by the Lender pursuant to the Agreement.			
			Other material terms of the			
			Agreement: According to the terms of the			

No.	Transaction title	Parties to the transaction	Material terms of the transaction	Transaction price	Stakeholders and grounds for recognizing them as stakeholders	Minutes No. of the GSM/BD meeting ¹ where the transaction has been approved/the consent has been given
			Agreement, no fees for loan support are provided.			
33.		Inter RAO Finance LLC (the Borrower), PJSC Inter RAO (the Lender)	Lender provides the Borrower with funds (the "Loan") in Russian rubles, and the Borrower undertakes to repay to the Lender the said amount of funds and the interest accrued pursuant to the terms of the Agreement. Currency of the Agreement: Russian rubles. The total amount of aggregate debt pursuant to the Agreement shall not exceed thirty	billion nine hundred sixty-eight million seven hundred fifty thousand rubles (40,968,750,000) rubles, including the interest. The price under the transaction amounts to 9.35% of the book value of PJSC Inter RAO assets.	Board of PJSC Inter RAO Ye. N. Miroshnichenko, who is the member of the Board of Directors of Inter RAO Finance LLC. Ye. N. Miroshnichenko holds 0.00003490% of the authorized capital of the Company. No	BD) No. 199 dated May 18, 2017

N	[0.	Transaction title	Parties to the transaction	Material terms of the transaction	Transaction price	Stakeholders and grounds for recognizing them as stakeholders	Minutes No. of the GSM/BD meeting¹ where the transaction has been approved/the consent has been given
				than the Key Rate of the Central Bank of the Russian Federation in agreements where PJSC Inter RAO acts as the Lender. The Lender shall inform the Borrower of the change of the Loan interest rate in writing at least 1 day prior to its implementation. Accrual of interest under the Agreement shall be performed on a daily basis. The Borrower shall pay interest on the Loan amount on a monthly basis, on or before the 5th day of the month following the assessment month, in the amount provided for by the Agreement. Effective period of the Agreement: The final date of the Loan repayment: within three (3) years since the date of the first disbursement of the Loan by the Lender pursuant to the Agreement. Other material terms of the Agreement: According to the terms of the Agreement, no fees for loan support are provided.			
34			Inter RAO – IT LLC (the Borrower), PJSC Inter RAO (the Lender)	Lender provides the Borrower with funds (the "Loan") in Russian rubles, and the Borrower undertakes to repay to the Lender the said amount of	billion two hundred fifty-two million seven hundred eighty-nine thousand five hundred rubles, 00 kopecks (3,252,789,500.00),	Board of PJSC Inter RAO D. A. Filatov, who is the member of the Board of Directors of Inter RAO –	BD) No. 201 dated

N	0.	Transaction title	Parties to the transaction	Material terms of the transaction	Transaction price	Stakeholders and grounds for recognizing them as stakeholders	Minutes No. of the GSM/BD meeting ¹ where the transaction has been approved/the consent has been given
35		C	PJSC Inter RAO (the Lender), JSC Inter RAO Capital (the Borrower)	Agreement. The Loan amount shall be granted to the Borrower for a period not exceeding fifteen (15) years starting from the date of the first disbursement of the Loan by the Lender pursuant to the Agreement. The Loan amount is subject to early repayment with a prior written notice to the Lender. Other material terms of the Agreement: The interest rate under the Loan Agreement shall be zero (0) percent. The purpose of the Loan: contributing funds to the authorized capital of a newly incorporated joint venture. Subject matter of the Loan Agreement: The Lender provides the Borrower with funds (the "Loan") in Russian rubles, and the Borrower undertakes to repay to the Lender the said amount of funds pursuant to the terms of the Agreement. The purpose of the Loan provisioning: to replenish working capital and conduct investment activity, including acquisition of assets, shares (stakes) of companies, or rights to control them. Effective period of the Loan Agreement: It shall enter into force on the date of debiting the amount of Loan from the Lender's bank account and shall remain in effect until the Parties fully discharge their obligations under the Agreement. The Loan amount shall be granted to the Borrower for a period not exceeding three (3) years starting from the date	Not exceeding ten billion (10,000,000,000) rubles, including the loan amount not exceeding ten billion (10,000,000,000) rubles, including the interest. The price under the transaction amounts to 2.3% of the book value of PJSC Inter RAO assets.	Kovalchuk, who is the Chairman of the Board of Directors of JSC Inter RAO Capital; the members of the Management Board of PJSC Inter RAO are I. I. Mirsiyapov, Ye. N. Miroshnichenko, and M. V. Konstantinov, who are the	BD) No. 204 dated July 3, 2017

No.	Transaction title	Parties to the transaction	Material terms of the transaction	Transaction price	Stakeholders and grounds for recognizing them as stakeholders	Minutes No. of the GSM/BD meeting ¹ where the transaction has been approved/the consent has been given
			of the first disbursement of the Loan by the Lender pursuant to the Agreement. Other material terms of the Loan Agreement: No interest is accrued on the loan.		B. Yu. Kovalchuk holds 0.00233% of the authorized capital of the Company. No shareholding in JSC Inter RAO Capital.	
					I. I. Mirsiyapov holds 0.00093% of the authorized capital of the Company. No shareholding in JSC Inter RAO Capital.	
					Ye. N. Miroshnichenko holds 0.00003490% of the authorized capital of the Company. No shareholding in JSC Inter RAO Capital.	
					M. V. Konstantinov has no shareholding in JSC Inter RAO Capital and in PJSC Inter RAO.	
36.	Corporate Guarantee	PJSC Inter RAO (the Guarantor), LTD QUARTZ Group (the Debtor)	Subject matter of the Agreement: For the purpose of discharge of the Debtor's obligations in terms of financial security of contracts concluded/being concluded between the Debtor and its Russian counterparties (companies of Inter RAO	billion rubles, 00 kopecks (15,000,000,000.00), or	Board of PJSC Inter RAO I. I. Mirsiyanov P I Okley who are	Minutes (of the BD) No. 205 dated July 31, 2017

[No.	Transaction title	Parties to the transaction	Material terms of the transaction	Transaction price	Stakeholders and grounds for recognizing them as stakeholders	Minutes No. of the GSM/BD meeting ¹ where the transaction has been approved/the consent has been given
				effective period of each Guarantee shall not exceed the period of five (5) years (inclusive) from the date	euros, or other foreign currency. The price under the transaction does not exceed 3.43% of the book value of assets of PJSC Inter RAO.		

No.	Transaction title	Parties to the transaction	Material terms of the transaction	Transaction price	Stakeholders and grounds for recognizing them as stakeholders	Minutes No. of the GSM/BD meeting ¹ where the transaction has been approved/the consent has been given
			issue the Guarantee, the Guarantor shall not bear any liability to the Debtor in connection with such refusal. The Debtor undertakes to pay the Guarantor an agreed monetary compensation of the Guarantor in the manner, amount, and within the time period established by the Agreement. On or before the next business day after receiving from the Guarantor a notice of receipt of a claim for payment from the Beneficiary, the Debtor shall transfer the money to the Guarantor in satisfaction of the claim for payment pursuant to the terms of such Guarantee. Reimbursement of claims filed by the Beneficiary for payment under the Guarantee and a compensation to the Guarantor shall be paid by the Debtor to the Guarantor in Russian rubles. In the event of any delay in payment of any amount due from the Debtor against the deadlines specified in the Agreement, the Debtor shall pay a penalty to the Guarantor for such delay in the amount of zero point one percent (0.1%) of the delayed amount for each day of such delay.			
37.	Agreement dated		Subject matter of the Suretyship Agreement: The Surety undertakes to be liable to the Creditor for the discharge by Inter RAO Engineering LLC (the Debtor) of its obligations to repay the third advance payment in the amount not exceeding one billion nine hundred nine million one hundred eighty-six thousand two hundred and	billion nine hundred nine million one hundred eighty-six thousand two hundred and eighty-six rubles, 96	Deputy Chairman of the Management Board A. G. Boris, who is the Chairman of the Board of Directors of Inter RAO Engineering LLC, members of the Management Board of PJSC Inter	BD) No. 208 dated September 18, 2017

n	No.	Transaction title	Parties to the transaction	Material terms of the transaction	Transaction price	Stakeholders and grounds for recognizing them as stakeholders	Minutes No. of the GSM/BD meeting ¹ where the transaction has been approved/the consent has been given
				eighty-six rubles, 96 kopecks (1,909,186,286.96), including VAT (at the rate of 18%), which the Debtor incurred under the General Contractor's Agreement No. D/KGE/BG/5359 dated August 12, 2016, for construction of Pregolskaya TPP with a capacity of 4x110 MW (construction and assembly, startup and adjustment works, equipment supply, and testing operations) concluded between the Debtor and the Lender. The essence of liabilities secured with the suretyship: Repaying of the third advance payment under the General Contractor's Agreement for construction of Pregolskaya TPP in the amount not exceeding one billion nine hundred nine million one hundred eighty-six thousand two hundred and eighty-six rubles, 96 kopecks (1,909,186,286.96), including VAT (at the rate of 18%). The suretyship amount securing the repaying of the advance payment shall be reduced in proportion to the cost of completed work milestones and the equipment supplied. Effective period of the Suretyship Agreement: It shall enter into force on the date of its signing by the Parties and shall remain in effect until July 31, 2018.	including VAT (at the rate of 18%).	RAO Yu. V. Sharov, V. V. Murgulets, I. I. Mirsiyapov, who are members of the Board of Directors of Inter RAO Engineering LLC. Member of the Management Board of PJSC Inter RAO V. V. Miroshnichenko, who is the Chairman of the Board of Directors of Kaliningrad Generation LLC. JSC ROSNEFTEGAZ is the entity controlling the party (the Lender) to the transaction that concurrently holds over 20 percent of voting shares in PJSC Inter RAO.	
3		Agreement dated September 28, 2017	PJSC Inter RAO (the Surety), Inter RAO Engineering LLC (the Debtor)	Subject matter of the Suretyship Agreement: For the purpose of securing the discharge of Debtor's obligations under the suretyship agreement between PJSC Inter RAO on	million four hundred eighty-eight thousand	Management Board of PJSC Inter RAO A. G. Boris, who is the	BD) No. 208 dated

No.	Transaction title	Parties to the transaction	Material terms of the transaction	Transaction price	Stakeholders and grounds for recognizing them as stakeholders	Minutes No. of the GSM/BD meeting ¹ where the transaction has been approved/the consent has been given
			the one part and Kaliningrad Generation LLC on the other part, which secures the discharge by Inter RAO Engineering LLC of its obligations under the General Contractor's Agreement for construction of Pregolskaya TPP between Kaliningrad Generation LLC and Inter RAO Engineering LLC, the Surety undertakes to assume an obligation to bear joint and several liability with the Debtor to Kaliningrad Generation LLC pursuant to the Suretyship Agreement to be concluded between PJSC Inter RAO and Kaliningrad Generation LLC with respect to the Debtor's obligations to repay the third advance payment arising out of the General Contractor's Agreement for construction of Pregolskaya TPP between the Debtor and the Lender in the amount not exceeding one billion nine hundred nine million one hundred eighty-six thousand two hundred and eighty-six rubles, 96 kopecks (1,909,186,286.96), including VAT (at the rate of 18%), and the Debtor undertakes to pay a monetary compensation to the Surety for its suretyship pursuant to the terms of the Suretyship Agreement. Effective period of the Suretyship Agreement: The Agreement shall enter into force on the date of its signing by the Parties and shall remain in effect until the Parties fully discharge their obligations thereunder, but on or before July 31, 2018. The Agreement shall cover relations of the Parties that arose since the date of the Surety	kopecks (3,488,318.73), exempted of VAT.	Chairman of the Board of Directors of Inter RAO Engineering LLC, members of the Management Board of PJSC Inter RAO Yu. V. Sharov, V. V. Murgulets, I. I. Mirsiyapov, who are members of the Board of Directors of Inter RAO Engineering LLC.	

No.	Transaction title	Parties to the transaction	Material terms of the transaction	Transaction price	Stakeholders and grounds for recognizing them as stakeholders	Minutes No. of the GSM/BD meeting ¹ where the transaction has been approved/the consent has been given
			Agreement concluded between the Guarantor and the Creditor.			
39.	Corporate Guarantee Agreement dated	PJSC Inter RAO (the Guarantor) Inter RAO Engineering LLC (the Debtor)	the purpose of discharge of the Debtor's obligations in terms of financial security of contracts concluded/being concluded between the Debtor and its Russian counterparties (companies of Inter RAO Group (the "Beneficiaries")), the Guarantor, based on the Debtor's individual requests, may issue Guarantees on its own behalf in favor of the Beneficiaries. Effective period of the Agreement: The effective period of each Guarantee shall not exceed the period of five (5) years (inclusive) from the date of its issue. The effective period of the Agreement shall last until the Parties fully discharge their	billion rubles, 00 kopecks (15,000,000,000,000.00) or the equivalent of this amount in US dollars or other foreign currency, the official exchange rate of which is established by the Bank of Russia. The price under the transaction does not exceed 3.47% of the book value of assets of PJSC Inter RAO.	Management Board of PJSC Inter RAO A. G. Boris, who is the Chairman of the Board of Directors of Inter RAO Engineering LLC, members of the Management Board of PJSC Inter RAO Yu. V. Sharov, V. V. Murgulets, I. I. Mirsiyapov, who are members of the Board of Directors of Inter RAO Engineering LLC.	BD) No. 205 dated July 31, 2017

No.	Transaction title	Parties to the transaction	Material terms of the transaction	Transaction price	Stakeholders and grounds for recognizing them as stakeholders	Minutes No. of the GSM/BD meeting ¹ where the transaction has been approved/the consent has been given
			liabilities), which is subject to payment - Effective period of the Guarantee - The circumstances under which the guarantee amount shall be paid The Guarantor shall have the right to refuse issuance of the Guarantee without the need to explain the reasons of such refusal. In the event of a refusal to any request/Application of the Debtor to issue the Guarantee, the Guarantor shall not bear any liability to the Debtor in connection with such refusal. The Debtor undertakes to pay the Guarantor an agreed monetary compensation of the Guarantor in the manner, amount, and within the time period established by the Agreement. On or before the next business day after receiving from the Guarantor a notice of receipt of a claim for payment from the Beneficiary, the Debtor shall transfer the money to the Guarantor in satisfaction of the claim for payment pursuant to the terms of such Guarantee. Reimbursement of claims filed by the Beneficiary for payment under the Guarantee and a compensation to the Guarantor shall be paid by the Debtor to the Guarantor in Russian rubles. In the event of any delay in payment of any amount due from the Debtor against the deadlines specified in the Agreement, the Debtor shall pay a penalty to the Guarantor for such delay in the amount of zero point one percent (0.1%) of the		capital of the Company. No shareholding in Inter RAO Engineering LLC. Yu. V. Sharov has no shareholding in Inter RAO Engineering LLC and in PJSC Inter RAO.	

No.	Transaction title	Parties to the transaction	Material terms of the transaction	Transaction price	Stakeholders and grounds for recognizing them as stakeholders	Minutes No. of the GSM/BD meeting¹ where the transaction has been approved/the consent has been given
			delayed amount for each day of such delay.			
40.	1 2	PJSC Inter RAO (the Employer), Valeriy Valeryevich Murgulets (the Employee)	According to this Employment Agreement, the Employee undertakes to perform work at the elected position of the collegiate executive body of PJSC Inter RAO – member of the Management Board, head of the Company Innovation, Investment, and Cost Management Unit pursuant to the Articles of Association of the Company, the Regulation on the Management Board of the Company, and the Employer undertakes to provide the Employee with the necessary conditions to perform this work, remuneration, material incentives, and social guarantees pursuant to the laws of the Russian Federation, the Articles of Association of the Company, decisions of the Company management bodies, and this Employment Agreement. The work under this Employment Agreement is the Employee's primary place of employment. The starting date of work of the Employee, since which the terms of this Agreement is a fixed-term agreement effective from September 26, 2017, for the period of five (5) years up to September 25, 2022, inclusive. The place of work of the Employee is	been determined by decision of the Board of Directors of PJSC Inter RAO and shall include the composite elements to be disclosed in the Annual Report, in the section "Remuneration to the Chairman of the Management Board and the Members of the Management Board" (pursuant to Information Letter of the Bank of Russia No. IN-06-28/57 dated December 11, 2017, on the recommendations for disclosing in the annual report of the public joint-stock company the information on the remuneration paid to the members of the Board of Directors (Supervisory	Investment, and Cost Management Unit V. V. Murgulets is a member of the Management Board as he is a party to the agreement.	Minutes (of the BD) No. 208 dated September 18, 2017

No.	Transaction title	Parties to the transaction	Material terms of the transaction	Transaction price	Stakeholders and grounds for recognizing them as stakeholders	Minutes No. of the GSM/BD meeting ¹ where the transaction has been approved/the consent has been given
				and other key managing employees of the public joint-stock company).		
41.	Agreement to Loan	PJSC Inter RAO (the Lender), RAO Nordic Oy (the Borrower)	Subject matter of the Additional Agreement: changing the closing date of the Loan provisioning to the Borrower. According to the additional agreement, the loan shall be granted on or before May 27, 2018. In all other aspects, the parties shall comply with the terms of the Agreement.	million (30,000,000) euros (at the exchange rate of the Central Bank as of the date of the additional agreement). This Additional Agreement did not	Management Board of PJSC Inter RAO A. G. Boris; members of the Management Board of PJSC Inter RAO Ye. N. Miroshnichenko, I. I. Mirsiyapov, K. V. Tsurkan, who are the members of the Board of Directors of RAO Nordic Oy.	BD) No. 124 dated October 3, 2014
42.	Agreement dated November 8, 2017	PJSC Inter RAO (the Surety), Kaliningrad Generation LLC (the Lender). Inter RAO Engineering LLC (the Debtor).	Subject matter of the Suretyship Agreement: The Surety undertakes to be liable to the Creditor for the discharge by Inter RAO Engineering LLC (the Debtor) of its obligations to repay the third advance payment in the amount not exceeding three billion eighty million three hundred seventy-three thousand eight hundred and ninety-five rubles, 90 kopecks (3,080,373,895.90), including VAT (at the rate of 18%), which the Debtor incurred	billion eighty million three hundred seventy- three thousand eight hundred and ninety-five rubles, 90 kopecks (3,080,373,895.90), including VAT (at the	who is the Chairman of the Board of Directors of Inter RAO Engineering LLC, members of the Management Board of PJSC Inter	BD) No. 212 dated November 1, 2017

No.	Transaction title	Parties to the transaction	Material terms of the transaction	Transaction price	Stakeholders and grounds for recognizing them as stakeholders	Minutes No. of the GSM/BD meeting ¹ where the transaction has been approved/the consent has been given
			under General Contractor's Agreement No. D/KGE/BG/4875 dated August 1, 2016, for construction of Primorskaya TPP with a capacity of 4x110 MW (construction and assembly, startup and adjustment works, equipment supply, and testing operations) concluded by and between the Debtor and the Lender. The essence of liabilities secured with the suretyship: Repaying of the third advance payment under the General Contractor's Agreement for construction of Primorskaya TPP in the amount not exceeding three billion eighty million three hundred seventy-three thousand eight hundred and ninety-five rubles, 90 kopecks (3,080,373,895.90), including VAT (at the rate of 18%). The suretyship amount securing the repaying of the advance payment shall be reduced in proportion to the cost of completed work milestones and the equipment supplied. Effective period of the Suretyship Agreement: It shall enter into force on the date of its signing by the Parties and shall remain in effect until July 28, 2019.		are members of the Board of Directors of Inter RAO Engineering LLC. Member of the Management Board of PJSC Inter RAO V. V. Miroshnichenko, who is the Chairman of the Board of Directors of Kaliningrad Generation LLC. JSC ROSNEFTEGAZ is the entity controlling the party (the Lender) to the transaction that concurrently holds over 20 percent of voting shares in PJSC Inter RAO.	
43.	Agreement dated	PJSC Inter RAO (the Surety), Inter RAO Engineering LLC (the Debtor)	Subject matter of the Suretyship Agreement: For the purpose of securing the discharge of Debtor's obligations under the suretyship agreement between PJSC Inter RAO on the one part and Kaliningrad Generation LLC on the other part, which secures the discharge by Inter RAO	thousand eight hundred and sixty-eight rubles, 86 kopecks (10,069,868.86).	Management Board of PJSC Inter RAO A. G. Boris, who is the	BD) No. 212 dated November 1, 2017

No.	Transaction title	Parties to the transaction	Material terms of the transaction	Transaction price	Stakeholders and grounds for recognizing them as stakeholders	Minutes No. of the GSM/BD meeting ¹ where the transaction has been approved/the consent has been given
			Engineering LLC of its obligations under the General Contractor's Agreement for construction of Primorskaya TPP between Kaliningrad Generation LLC and Inter RAO Engineering LLC, the Surety undertakes to assume an obligation to bear joint and several liability with the Debtor to Kaliningrad Generation LLC pursuant to the Suretyship Agreement to be concluded between PJSC Inter RAO and Kaliningrad Generation LLC with respect to the Debtor's obligations to repay the third advance payment arising out of the General Contractor's Agreement for construction of Primorskaya TPP between the Debtor and the Lender in the amount not exceeding three billion eighty million three hundred seventy-three thousand eight hundred and ninety-five rubles, 90 kopecks (3,080,373,895.90), including VAT (at the rate of 18%), and the Debtor undertakes to pay a monetary compensation to the Surety for its suretyship pursuant to the terms of the Suretyship Agreement: It shall enter into force on the date of its singing by the Parties and shall remain in effect until the Parties fully discharge their obligations under the Suretyship Agreement between PJSC Inter RAO and Inter RAO Engineering LLC for the obligations of Inter RAO Engineering LLC arising out of the General Contractor's Agreement for construction of Primorskaya TPP.		Engineering LLC, members of the Management Board of PJSC Inter RAO Yu. V. Sharov, V. V. Murgulets, I. I. Mirsiyapov, who are members of the Board of Directors of Inter RAO Engineering LLC.	

No.	Transaction title	Parties to the transaction	Material terms of the transaction	Transaction price	Stakeholders and grounds for recognizing them as stakeholders	Minutes No. of the GSM/BD meeting ¹ where the transaction has been approved/the consent has been given
44.		PJSC Inter RAO (the Lender), JSC Tomsk Generation (the Borrower)	Subject matter of the Agreement: The Lender provides the Borrower with funds in Russian rubles, and the Borrower undertakes to repay to the Lender the said amount of funds and the interest accrued pursuant to the terms of the Agreement. Effective period of the Agreement: The Agreement shall enter into force on the date of debiting the amount of loan from the Lender's bank account and shall remain in effect until the Parties fully discharge their obligations under the Agreement. Loan repayment term: Not exceeding four (4) years from the date of the first disbursement of the loan. Other material terms of the Agreement: The purpose of the Loan provisioning is to replenish working capital and conduct investment activity of the Borrower.	hundred and eight million rubles (3,108,000,000), including the interest.	Members of the Management Board of PJSC Inter RAO I. I. Mirsiyapov, P. I. Okley, who are the members of the Board of Directors of JSC Tomsk Generation.	BD) No. 189 dated December 30, 2016
45.	Suretyship Agreement dated December 13, 2017	PJSC Inter RAO (the Surety), Kaliningrad Generation LLC (the Lender). Inter RAO Engineering LLC (the Debtor)	Subject matter of the Suretyship Agreement: The Surety undertakes to be liable to the Creditor for the discharge by Inter RAO Engineering LLC (the Debtor) of its obligations to repay the fourth advance payment in the amount not exceeding five billion sixty-two million eighty-three thousand two hundred and three rubles, 27 kopecks (5,062,083,203.27), including VAT (at the rate of 18%), which the Debtor incurred under General Contractor's Agreement No. D/KGE/BG/5359 dated August 12, 2016, for construction of Pregolskaya TPP with a capacity of 4x110 MW (construction and	billion sixty-two million eighty-three thousand two hundred and three rubles, 27 kopecks (5,062,083,203.27), including VAT (at the rate of 18%).	who is the Chairman of the Board of Directors of Inter RAO Engineering LLC, members of the	BD) No. 213 dated December 1, 2017

No	Transaction title	Parties to the transaction	Material terms of the transaction	Transaction price	Stakeholders and grounds for recognizing them as stakeholders	Minutes No. of the GSM/BD meeting ¹ where the transaction has been approved/the consent has been given
			assembly, startup and adjustment works, equipment supply, and testing operations) concluded between the Debtor and the Lender. The essence of liabilities secured with the suretyship: Repaying of the fourth advance payment under the General Contractor's Agreement for construction of Pregolskaya TPP in the amount not exceeding five billion sixty-two million eighty-three thousand two hundred and three rubles, 27 kopecks (5,062,083,203.27), including VAT (at the rate of 18%). The suretyship amount securing the repaying of the advance payment shall be reduced in proportion to the cost of completed work milestones and the equipment supplied. Effective period of the Suretyship Agreement: It shall enter into force on the date of its signing by the Parties and shall remain in effect until July 31, 2018.		Engineering LLC. Member of the Management Board of PJSC Inter RAO V. V. Miroshnichenko, who is the Chairman of the Board of Directors of Kaliningrad Generation LLC. JSC ROSNEFTEGAZ is the entity controlling the party (the Lender) to the transaction, which concurrently holds over 20 percent of voting shares in PJSC Inter RAO.	
46.	Suretyship Agreement dated December 13, 2017	PJSC Inter RAO (the I Surety), Inter RAO Engineering LLC (the Debtor)	Subject matter of the Suretyship Agreement: For the purpose of securing the discharge of Debtor's obligations under the suretyship agreement between PJSC Inter RAO on the one part and Kaliningrad Generation LLC (the "Lender") on the other part, which secures the discharge by Inter RAO Engineering LLC of its obligations under the General Contractor's Agreement for construction of Pregolskaya TPP between Kaliningrad Generation LLC and Inter	thousand six hundred and thirty-one rubles, 12	Deputy Chairman of the Management Board of PJSC Inter RAO A. G. Boris, who is the Chairman of the Board of Directors of Inter RAO Engineering LLC, members of the Management Board of PJSC Inter RAO Yu. V. Sharov, V. V.	BD) No. 213 dated December 1, 2017

No.	Transaction title	Parties to the transaction	Material terms of the transaction	Transaction price	Stakeholders and grounds for recognizing them as stakeholders	Minutes No. of the GSM/BD meeting ¹ where the transaction has been approved/the consent has been given
			RAO Engineering LLC, the Surety undertakes to assume an obligation to bear joint and several liability with the Debtor to Kaliningrad Generation LLC pursuant to the Suretyship Agreement to be concluded between PJSC Inter RAO and Kaliningrad Generation LLC with respect to the Debtor's obligations to repay the fourth advance payment arising out of the General Contractor's Agreement for construction of Pregolskaya TPP between the Debtor and the Lender in the amount not exceeding five billion sixty-two million eighty-three thousand two hundred and three rubles, 27 kopecks (5,062,083,203.27), including VAT (at the rate of 18%), and the Debtor undertakes to pay a monetary compensation to the Surety for its suretyship pursuant to the terms of the Suretyship Agreement. Effective period of the Suretyship Agreement. Effective period of the Suretyship Agreement. The Agreement shall enter into force on the date of its signing by the Parties and shall remain in effect until the Parties fully discharge their obligations thereunder, but on or before July 31, 2018. The Agreement shall cover relations of the Parties that arose since the date of the Surety Agreement concluded between the Guarantor and the Creditor.		Murgulets, I. I. Mirsiyapov, who are members of the Board of Directors of Inter RAO Engineering LLC.	

Information on major transactions entered into by PJSC Inter RAO in 2017, including a list of transactions entered into by the Company in the reporting year that are recognized as major transactions in accordance with the Federal Law "On Joint-Stock Companies," as well as other transactions that pursuant to the Articles of Association of the Company are

subject to the procedure of approving major transactions with the indication of material terms of each transaction and the Management Body of the Company that passed a resolution on its approval.

In 2017, no major transactions were either approved at the General Shareholders' Meeting and by the Board of Directors or entered into.