## Information on related party transactions

The General Shareholders Meeting of Rosneft is authorized to make resolutions on endorsement of related party transactions in the instances as provided for under Article 83 of the Federal Law on Joint Stock Companies (sub-item 9.2.3 of the Rosneft Charter).

In connection therewith, the following transactions (ballot No.5 Lists 1-5) are submitted for endorsement by the annual (2016 results) General Shareholders meeting under item 10 of the agenda:

**Approval of related party transactions:** <sup>1</sup>:

- 1 Rosneft Oil Company (Client) transactions, under the General Agreement with Bank VBRR (AO) (Bank) on the general terms and conditions of deposit banking, for cash placement by Rosneft into deposits (including structured ones) in rubles, and/or in USA dollars, and/or in EURO and/or in Chinese yuans, or any other currencies, to the total maximum of RUB  $4,000\,000,000.0\,\mathrm{k}$ 
  - period from one day to seven years (inclusive);
  - interest rate:
    - for Russian rubles no less than 0.01% annually;
    - for USD no less than 0.01% annually;
    - for EURO no less than 0.01% annually;
    - for Chinese yuans no less than 0.01% annually;
    - for other currencies no less than 0.01% annually.
- transactions (for structured deposits) may include fixation of the exchange rate and linking the parties' liabilities to changes in the exchange rates.
- 2. Rosneft (Client) transactions, under the General Agreements on deposit banking and deposit banking with transaction conversion, with Bank GPB (AO) (Bank), on Rosneft cash funds placing into deposits (including structured ones), in rubles, and/or in USA dollars, and/or in EURO and/or in Chinese yuan, and/or any other currencies, to the total maximum of RUB 4,000,000,000.00 k
  - period from one day to seven years (inclusive);
  - interest rate:
    - for Russian rubles no less than 0.01% annually;
    - for USD no less than 0.01% annually;
    - for EURO no less than 0.01% annually:
    - for Chinese yuans no less than 0.01% annually;
    - for other currencies no less than 0.01% annually.
- transactions (for structured deposits) may include fixation of the exchange rate and linking the parties' liabilities to changes in the exchange rates.

<sup>&</sup>lt;sup>1</sup> Terms of the transactions including the total maximum amount have been previously reviewed by the Rosneft Board of Directors on 24.04.2017 and recommended for AGM endorsement (Minutes No.25 of .27.04.2017).

- 3. Execution by Rosneft (Client) of transactions with Bank VBRR (AO) (Bank) on raising loans by Rosneft (including overdrafts and credit lines) in rubles and/or foreign currency to the maximum amount of RUB 4,000,000,000.0 k on the following terms and conditions:
  - period no more than 30 days;
  - interest rate:
  - for Russian rubles not higher than MosPrime rate for the relevant period and/or key interest rate of the Bank of Russia plus 10% per annum;
  - for USD no higher than Libor (USA dollars) for the respective term plus 10% p.a.;
  - for EURO no higher than Libor (EURO) for the respective term plus 10% p.a.;
  - for Chinese yuans no higher than Shibor (Chinese yuans) for the respective term plus 10% p.a.;
  - for other currencies no higher than the indicative average market rate for the corresponding period according to Thomson Reuters and Bloomberg information agencies, plus 10% p.a.
- 4. Execution by Rosneft (Client) of transactions with Bank GPB (AO) (Bank) on raising loans (including overdrafts and credit lines) including those being part of the Agreement on the procedure for execution of credit transactions using the Reuters-Dealing system and other telebanking services, in rubles and/or foreign currency to the total maximum amount of RUB 4,000,000,000.0 k on the following terms and conditions:
  - loan period no more than 30 days;
  - interest rate:
  - in rubles not higher than MosPrime rate for the relevant period and/or key interest rate of the Bank of Russia plus 10% per annum;
  - in USA dollars no higher than Libor (USA dollars) for the respective term plus 10% p.a.;
  - in EURO no higher than Libor (EURO) for the respective term plus 10% p.a.;
  - in Chinese yuans no higher than Shibor (Chinese yuans) for the respective term plus 10% p.a.;
  - in other currencies no higher than the indicative average market rate for the corresponding period according to Thomson Reuters and Bloomberg information agencies, plus 10% p.a.
- 5. Provision of services by AO SOGAZ (Insurer) to Rosneft (Insured) related to the liability insurance for Rosneft, any subsidiary of Rosneft, members of the Board of Directors, management and employees of Rosneft and any subsidiaries on the following terms and conditions:

**Subject matter:** subject to all terms of the Agreement, the Insurer shall, in the event of any insured occurrence stipulated in the Agreement, pay insurance money to

the insured person and/or beneficiary and/or any other third party that may be entitled to receive such compensation.

## The Insured:

- 1 Companies: Rosneft and any Rosneft subsidiary (as stipulated in the Agreement);
- 2. Insured entities: any person, who prior to the start of the insurance period was, as of the start of the insurance period is or during the insurance period becomes:
- (a) a director or officer of any Company (including but not limited to: member of the board of directors, supervisory board or other similar body, agent, member of the steering committee of a joint venture, member of the governing bodies, sole executive body (president, general director, director, etc.), deputy of the sole executive body (vice president, deputy general director, deputy director, etc.), member of a collegial executive body (management board, directorate, etc.), chief accountant), with the exception of the external auditor and court-appointed manager;
  - (b) any employee of any Company;
  - (c) any director, de facto or alleged director, de facto and/or shadow director;
  - (d) any director of a stand alone company;
- (e) by any person acting as a member of a committee (including the compliance committee) established by a decision or approved by the board of directors or a similar management body of any Company;
- (f) any individual named as an alleged director or official in any issue documents, securities offering documents, documents in connection with the listing, prospectuses, memorandums, presentations or reports of any Company;
- (g) in respect of any claim for securities, any lawyer engaged under an employment contract that must comply with the requirements of the Sarbanes-Oxley Act;
  - (h) any approved person;
- (i) any individual (including non-residents of the Russian Federation) that has ever had, has or will have the right to sign documents, and/or give any assurances, and/or make any statements (give comments) on behalf of any Company;
  - (j) internal lawyer or legal adviser acting in that capacity;
- (k) spouse or live-in companion (including same-sex and unmarried partners under the 2004 Civil Law of the United Kingdom or other similar legislation in another jurisdiction) of any insured person with respect to any claim related to any wrongful act of such insured person;
- (l) any administrator, heir, receiver in bankruptcy/hereditary estate, legal representative, successor or executor of the deceased, incompetent, insolvent or bankrupt insured person in respect of any claim related to any wrong act of such insured person;
- (m) person who held/holds/will hold the position of the director/officer of ROSNEFTEGAZ in respect of the action (inaction) in taking managerial decisions with regard to the Insured arising from ROSNEFTEGAZ ownership of the Insured's securities.

**Beneficiaries under the Agreement:** Insured persons including the Insured, as well as any third parties which may suffer damage/loss.

**Price of the Agreement (total amount of insurance premium):** \$3,000,000.00 USA dollars.

**Insurance period:** from 00:01 on 10 July 2017 to 00:01 on 10 July 2020, the Agreement covers any events/acts/circumstances that occurred/ happened at any time in the past and any legal proceedings that were first initiated not before July 10, 2006 (only in respect of OJSC TNK-BP Holding starting from March 21, 2013 and only with respect to Bashneft starting from October 13, 2016) (the start of continuity of the insurance coverage).

**Insurance amount under the Agreement (Limit of liability):** \$150,000,000.00 (one hundred fifty million) USA dollars.

Additional limits for independent directors (in excess of the general limit of liability): \$1,000,000.00 (one million) USA dollars — a special additional limit for each independent director, \$6,000,000.00 (six million) USA dollars — an additional insurance amount for all independent directors.

Additional limit for protection expenses related to the environment pollution (above total liability limit): \$2,500,000.00 (two million five hundred thousand) USA dollars.

Additional aggregate liability limit for all claims on improper management of environmental activities: \$5,000,000.00 (five million) USA dollars.

**Insurance objects:** property interests of the Insured related to the obligation to repay losses suffered by the insurance beneficiaries and/or other persons, as well as related to any costs and expenses by the Insured.

## **Insurance events under the Agreement:**

- 1) In respect of liability insurance for causing harm to other entities occurrence of the following circumstances (a) and (b) together: (a) occurrence of an obligation with the Insured to compensate for any harm caused to other entities in connection with the incorrect actions of such insured, and (b) a Claim to such Insured in view of a damage specified in clause (a) above;
- 2) In respect of insurance of expenses any Claim to such Insured that necessarily entails any expenses of such Insured in connection with such Claim;
- 3) In respect of insurance of the Company's expenses in the amount of compensation by the Company for the Insured Person's Losses a claim against the Insured Person that may result in compensation by the Company of the Insured's Losses and/or arisen liability of such Insured Person in connection with such Claim. Deductible (subject to deduction in case when a Claim for securities is presented to the Company and/or when the Company pays for the Insured Person's Losses in connection with the Claims against such Insured Person):
- in respect to claims on securities, filed in the USA or Canada; \$500,000.00 USA dollars;
- in respect to claims on securities, filed in other countries: \$250,000.00 USA dollars;
- in respect to all other claims filed in the USA or Canada: \$100,000.00 USA dollars;

- in respect to all other claims filed in other countries: \$100,000.00 USA dollars.

In accordance with article 81 of the Federal Law on Joint Stock Companies, all transactions specified in Attachment 3 hereto are related party transactions on the following grounds:

- 1 The transactions to be made by Rosneft with GPB Bank (AO) are related party transactions, because A.I. Akimov, member of the Board of Directors of Rosneft, is at the same time the Deputy Chairman of the Board of Directors and the MB Chairman of GPB Bank (AO) a party to the transactions.
- 2. Transactions to be made by Rosneft with VBRR Bank (AO) are related party transactions for the shareholder Rosneftegaz that controls both parties of such transactions.
- 3. Transaction to be made by Rosneft with SOGAZ is related party transaction as all members of BoD, Management Board of Rosneft and CEO of Rosneft are insured persons (beneficiaries).