QUARTERLY REPORT

Unipro Public Joint Stock Company

Issuer's code: 65104-D

for Q1 2019

Issuer address: Building 34, 23 Energostroiteley Street, Surgut, Khanty-Mansi Autonomous Area – Yugra, Tyumen Region, 628406 Russian Federation

The information contained in this Quarterly Report shall be subject to disclosure in accordance with the securities laws of the Russian Federation

General Director of Unipro Public Joint Stock Company Date: 15 May 2019	M.G. Shirokov signature
Interim Chief Accountant of Unipro Public Joint Stock Company Date: 15 May 2019	A.N. Tikhonov signature L. S.

Contact: Irina Vladimirovna Zhuchkova, Leading Specialist of Corporate Policy Department

Telephone: (495) 545-3838

Fax: (495) 545-3839

Email: Zhuchkova_I@unipro.energy

Web page address where the information contained in this Quarterly Report is disclosed: www.unipro.energy,

http://www.e-disclosure.ru/portal/company.aspx?id=7878

Table of Contents

Table of Contents	
Introduction	5
Section I. Information on the Issuer's Bank Accounts, Auditor (Audit Organisation), Appraiser, Financial Advisor and Signatories of the Quarterly Report	6
1.1. Information on the Issuer's Bank Accounts	6
1.2. Information on the Issuer's Auditor (Audit Organisation)	6
1.3. Information on the Issuer's Appraiser(s)	8
1.4. Information on the Issuer's Advisors	8
1.5. Information on the Quarterly Report Signatories	8
Section II. Background Information on the Issuer's Financial and Economic Position	10
2.1. The Issuer's Financial and Economic Performance Data	
2.2. The Issuer's Market Capitalisation	10
2.3. The Issuer's Liabilities	11
2.3.1. Borrowings and Payables	11
2.3.2. The Issuer's Credit History	12
2.3.3. The Issuer's Liabilities Subject to the Security Provided Thereby	13
2.3.4. The Issuer's Other Liabilities	13
2.4. Risks Associated with Purchases of Securities Being Placed (Placed)	13
2.4.1. Industry Specific Risks	13
2.4.2. Country and Region Specific Risks	15
2.4.3. Financial Risks	15
2.4.4. Legal Risks	16
2.4.5. Reputational Risk	18
2.4.6. Strategic Risk	18
2.4.7. Risks Associated with the Issuer's Activities	18
Section III. Detailed Information on the Issuer	21
3.1. History of the Issuer's Incorporation and Development	21
3.1.1. Information on the Issuer's Legal Name (Name)	21
3.1.2. Information on the Issuer's State Registration	21
3.1.3. Information on the Issuer's Incorporation and Development	21
3.1.4. Contact Information	22
3.1.5. Taxpayer Identification Number	22
3.1.6. The Issuer's Branches and Representative Offices	22
3.2. The Issuer's Core Business Activity	24
3.2.1. Core Types of the Issuer's Business Activities	24
3.2.2. The Issuer's Core Business Activity	24
3.2.3. Supplies, Goods (Raw Materials) and Suppliers of the Issuer	26
3.2.4. Sales Markets for the Issuer's Products (Works, Services)	27
3.2.5. Information on Permits (Licenses) for Specific Types of Works Held by the Issuer	29
3.2.6. Information on Activities of Certain Categories of Issuers	
3.2.7. Additional Requirements for Issuers Whose Core Business Activity Is Mineral Production	32
3.2.8. Additional Information on Issuers Whose Core Business Activity Is Provision of Communications	
Services	
3.3. Plans for the Issuer's Future Activities	
3.4. The Issuer's Participation in Banking Groups, Banking Holdings, Holdings, and Associations	
3.5. The Entities Controlled by the Issuer Being of Material Value for the Issuer	
3.6. Composition, Structure and Value of the Issuer's Fixed Assets; Information on the Plans to Purchase, Replace, Retire Any Fixed Assets and on All Encumbrances of the Issuer's Fixed Assets	

Section IV. Information on the Issuer's Financial and Business Operations	2
4.1. Results of the Issuer's Financial and Business Operations	
4.2. The Issuer's Liquidity, Capital and Current Assets Adequacy	
4.3. The Issuer's Financial Investments	
4.4. The Issuer's Intangible Assets.	
4.5. Information on the Issuer's Policy and Expenses Related to Scientific and Technical Develo	opment,
4.6. Analysis of Development Trends in the Field of the Issuer's Core Business Activity	
4.7. Analysis of Factors and Conditions Having an Impact on the Issuer's Activities	
4.8. The Issuer's Competitors	
Section V. Detailed Information on Persons Being Members of the Issuer's Management Bodies, I Supervising the Issuer's Financial and Business Operations, and Brief Information on the Issuer's (Personnel)	Employees
5.1. Information on Structure and Competence of the Issuer's Management Bodies	
5.2. Information on the Members of the Issuer's Management Bodies	
5.2.1. Members of the Issuer's Board of Directors (Supervisory Board)	
5.2.2. Information on the Issuer's Sole Executive Body	
5.2.3. Members of the Issuer's Collective Executive Body	
5.3. Information on Remuneration and/or Compensation for Expenses Payable to Each Manager the Issuer	ment Body o
5.4. Information on the Structure and Competence of the Bodies Supervising the Issuer's Finance Business Operations and on the Risk Management and Internal Control System	
5.5. Information on the Members of the Bodies Supervising the Issuer's Financial and Business	Operations
5.6. Information on Remuneration and/or Compensation for Expenses Payable to the Body Superissuer's Financial and Business Operations	ervising the
5.7. Data on Headcount and Summary Data on the Composition of the Issuer's Staff, as well as the Headcount of the Issuer's Staff (Employees)	
5.8. Information on any Obligations of the Issuer to Its Staff (Employees) Regarding the Possibi Participation in the Issuer's Authorised Capital	
Section VI. Information on the Issuer's Participants (Shareholders) and on Related-Party Transaction of the Issuer	
6.1. Information on the Total Number of the Issuer's Shareholders (Participants)	
6.2. Information on the Issuer's participants (shareholders) holding at least five percent of the Is authorised capital or at least five percent of the Issuer's ordinary shares, information on the person controlling such participants (shareholders) and, if there are no such persons, information on such shareholders) holding at least 20 percent of the authorised capital or at least 20 percent of their shares.	sons ch participan ordinary
6.3. Information on the Participation Interest of the Federal Government or a Municipality in the Authorised Capital or on Any Special Right ('Golden Share')	e Issuer's
6.4. Information on Restrictions on Participation in the Issuer's Authorised Capital	
6.5. Information on Changes in the Composition and Participation Interest of the Issuer's Sharel (Participants) Holding at Least Five Per Cent of the Issuer's Authorised Capital or at Least Five the Issuer's Ordinary Shares	Per Cent of
6.6. Information on Related-Party Transactions Made by the Issuer	
6.7. Information on the Amount of Receivables	
Section VII. The Issuer's Accounting (Financial) Statements and Other Financial Information	
7.1. The Issuer's Annual Accounting (Financial) Statements	
7.2. The Issuer's Interim Accounting (Financial) Statements	
7.3. The Issuer's Consolidated Financial Statements	
7.4. Information on the Issuer's Accounting Policies	
7.5. Information on the Total Value of Exports and Share of Exports in the Total Sales Volume	
7.6. Information on Major Changes in the Issuer's Property Holding after the End Date of the La	
Reporting Year	

	Information on the Issuer's Involvement in Judicial Proceedings Where Such Involvement May Have ifficant Impact on the Issuer's Financial and Business Operations	
_	n VIII. Additional Information on the Issuer and Issue-Grade Securities Placed by the Issuer	
	Additional Information on the Issuer	
	1. Information on the Amount and Structure of the Issuer's Authorised Capital	
	2. Information on Changes in the Amount of the Issuer's Authorised Capital	
8.1.	3. Information on the Procedure for Convening and Holding Meetings of the Issuer's Supreme lagement Body	
	4. Information on Commercial Organisations in Which the Issuer Holds at Least Five Percent of norised Capital or at Least Five Percent of Ordinary Shares	. 94
8.1.	5. Information on Major Transactions of the Issuer	. 94
	5. Information on the Issuer's Credit Ratings	
8.2.	Information on Each Type (Class) of the Issuer's Shares	. 95
8.3.	Information on Previous Issues of the Issuer's Securities, Except for the Issuer's Shares	. 95
8.3.	1. Information on Issues with All Securities Redeemed	. 95
8.3.2	2. Information on Issues with Outstanding Securities	. 95
	Information on the Person(s) That Provided Security for the Issuer's Secured Bonds and Information of Security Provided for the Issuer's Secured Bonds	
8.4.	1. Additional Information on Mortgage Collateral for the Issuer's Mortgage Bonds	. 96
	2. Additional Information on Money Claim Collateral for the Issuer's Bonds Secured with Money Clai ateral	
8.5.	Information on Organisations Registering Rights for the Issuer's Issue-Grade Securities	. 96
	Information on Legislative Acts Regulating Import and Export of Capital That Could Affect Payment dends, Interest, and Other Payments to Non-Residents	
	Information on Declared (Accrued) and/or Paid Dividends on the Issuer's Shares as well as Yield on the Issuer's Bonds	
8.7.	1. Information on Declared (Accrued) and/or Paid Dividends on the Issuer's Shares	. 96
8.7.2	2. Information on Accrued and Paid Yield on the Issuer's Bonds	103
8.8.	Other Information	103
	Information on Underlying Securities and the Issuer of Underlying Securities the Title to Which is ified by Russian Depositary Receipts	103
App	endix No. 1 to the Quarterly Report.	104
Issu	er's Annual Accounting (Financial) Statements for 2018	104
App	endix No. 2 to the Quarterly Report.	105
Issu	er's Interim Accounting (Financial) Statements for Q1 2019	105
	endix No. 3 to the Quarterly Report.	
	er's Consolidated Financial Statements for 2018 in Accordance with the International Financial Report	_
	endix No. 4 to the Quarterly Report.	
Acc	ounting Policy for 2019	107

Introduction

Grounds for the Issuer's duty to disclose information in the form of a quarterly report

The securities prospectus was registered in respect to the issuer's securities;

The issuer is a Public Joint Stock Company.

On 15 June 2016, the Annual General Meeting of Shareholders of the Issuer (hereinafter referred to as the "Issuer") approved the updated version of the Articles of Association (hereinafter also referred to as the "Articles of Association" or the "Company's Articles of Association") replacing the legal name E.ON Russia JSC with Unipro PJSC (hereinafter also referred to as the "Company").

An entry regarding the registration of the Articles of Association was made in the Unified State Register of Legal Entities on 23 June 2016.

The Issuer's full legal name in Russian: Публичное акционерное общество «Юнипро».

The Issuer's abbreviated legal name in Russian: ПАО «Юнипро»; in English: Unipro PJSC.

Location of the Company:

Postal address: Floor 23, Block B, 10 Presnenskaya Embankment, Moscow, 123112

The Issuer's contact telephone number: (495) 545-38-38 (common)

Email: info@unipro.energy

Web page address where the Issuer's Quarterly Report is published: http://www.unipro.energy, http://www.e-disclosure.ru/portal/company.aspx?id=7878

Key information on the Issuer's outstanding securities

Category, class (type): Ordinary registered uncertified shares

Number of placed securities: Sixty-three billion forty-eight million seven hundred and six thousand one hundred and forty-five (63,048,706,145) whole shares and forty-four billion nine hundred and twenty-five million forty-two thousand eight hundred and seventy-four forty-nine billionth one hundred and thirty millionth six hundred and twenty-five thousandth nine hundred and seventy-fourth (44,925,042,874/49,130,625,974) fractional shares

Par value: RUB 0.40

State Registration Number: 1-02-65104-D

Date of state registration of the issue: 19 April 2007

The Issuer's shares are listed on the stock exchange Moscow Exchange PJSC in the first-level quotation list:

Ticker at Moscow Exchange PJSC – UPRO

Start date of trading in the list: 01 September 2014

In addition, when disclosed in some clauses of this Quarterly Report, the information is presented with due regard for the Company's existing structure and the specific type of activities of each branch of the Issuer

This Quarterly Report contains estimates and forecasts of the Issuer's authorised management bodies regarding future events and/or actions, prospects for development of the Issuer's core business industry, and the Issuer's performance, including its plans, probability of certain events and actions. Investors should not fully rely on assessments or forecasts of the Issuer's management bodies, as the Issuer's actual performance in the future may differ from the forecast performance for many reasons. Purchase of the Issuer's securities is associated with some risks covered in this Quarterly Report.

Section I. Information on the Issuer's Bank Accounts, Auditor (Audit Organisation), Appraiser, Financial Advisor and Signatories of the Quarterly Report

1.1. Information on the Issuer's Bank Accounts

(This information must be disclosed for all settlement and other accounts of the Issuer, and if their total number exceeds 3 – for at least 3 settlement and other accounts of the Issuer deemed its basic accounts thereby)

1. Information on the credit institution

Full legal name: Gazprombank (Joint Stock Company)

Abbreviated legal name: Bank GPB (JSC)

Location address: 16/1 Namyotkina Street, 117420 Moscow

INN (Taxpayer Identification Number): 7744001497

BIK (Bank Identification Code): *044525823* Account No.: *4070281040000003640*

Correspondent account: 30101810200000000823

Account type: settlement account

2. Information on the credit institution

Full legal name: Gazprombank (Joint Stock Company)

Abbreviated legal name: **Bank GPB (JSC)**

Location address: *16/1 Namyotkina Street*, *117420 Moscow* INN (Taxpayer Identification Number): *7744001497*

SWIFT code: GAZPRUMM

Gazprombank (Joint Stock Company) Account No.: 40702978300000003640

Account type: currency account

3. Information on the credit institution

Full legal name: Gazprombank (Joint Stock Company)

Abbreviated legal name: Bank GPB (JSC)

Location address: 16/1 Namyotkina Street, 117420 Moscow

INN (Taxpayer Identification Number): 7744001497

SWIFT code: GAZPRUMM

Gazprombank (Joint Stock Company)
Account No.: 4070284080000013640
Account type: currency account

1.2. Information on the Issuer's Auditor (Audit Organisation)

Specify the details of the auditor (audit organisation) that conducted an independent audit of the Issuer's financial (accounting) statements and the Issuer's consolidated financial statements included in the quarterly report approved (selected) for the audit of the Issuer's annual financial (accounting) statements for the current and for the last completed reporting year.

Full legal name: PricewaterhouseCoopers Audit Joint Stock Company

Abbreviated legal name: PWC Audit JSC

Location address: 10 Butyrsky Val Street, 125047, Moscow, Russian Federation.

INN (Taxpayer Identification Number): 7705051102

OGRN (Primary State Registration Number): 1027700148431

Telephone: +7 (495) 967-6000

Fax: +7 (495) 967-6001 No emails are available

Data on the auditor's membership in self-regulating auditor organisations

Full name: Self-Regulating Organisation of Auditors "Russian Union of Auditors (Association)"

Location address

Bldg. 2, 8 Petrovsky Lane, 107031 Moscow, Russia

Additional information:

PricewaterhouseCoopers Audit Joint Stock Company is a member of Self-Regulating Organisation of Auditors "Russian Union of Auditors (Association)", registered on 20.10.2016 under Principal Number of Registration Entry (ORNZ) 11603050547.

The reporting year (years) out of the last five completed years and current financial year marked on the Issuer's accounting (financial) statements subjected (to be subjected) to an independent audit by the auditor

Accounting (financial) statements, year	Consolidated financial statements, year
2019	2019
2018	2018
2017	2017
2016	2016
2015	2015
2014	2014

The periods out of the last five completed years and current financial year marked on the Issuer's interim accounting (financial) statements subjected (to be subjected) to an independent audit by the auditor

Accounting (financial) statements, reporting date	Consolidated financial statements, reporting date
-	6M 2019
-	6M 2018
	6M 2017
	6M 2016
	6M 2015
	6M 2014

Describe the factors that may potentially affect the auditor's (audit organisation's) independence from the Issuer, including data on any material interest relating the auditor (persons holding positions in the audit organisation's management and financial and business supervision bodies) to the Issuer (persons holding positions in the Issuer's management and financial and business supervision bodies)

Describe the factors that may potentially affect the auditor's (audit organisation's) independence from the Issuer, including any material interest relating the auditor (persons holding positions in the audit organisation's management and financial and business supervision bodies) to the Issuer (persons holding positions in the Issuer's management and financial and business supervision bodies), none

Participation interest of the auditor (persons holding positions in the audit organisation's management and financial and business supervision bodies) in the authorised capital of the Issuer:

The auditor (persons holding positions in the audit organisation's management and financial and business supervision bodies) do not have any participation interest in the authorised capital of the Issuer

Provision by the issuer of any borrowings to the auditor (persons holding positions in the audit organisation's management and financial and business supervision bodies):

The issuer has not provided any borrowings to the auditor (persons holding positions in the audit organisation's management and financial and business supervision bodies)

Close business relationships (involvement in the promotion of the Issuer's products (services), involvement in joint ventures, etc.), any kinship:

There are no close business relationships (involvement in the promotion of the Issuer's products (services), involvement in joint ventures, etc.) or kinship

Information on the persons holding positions in the issuer's management and financial and business supervision bodies and combining them with positions in the audit organisation's management and financial and business supervision bodies:

There are no persons holding positions in the issuer's management and financial and business supervision bodies and combining them with positions in the audit organisation's management and financial and business supervision bodies

Any other factors that may potentially affect the auditor's independence from the Issuer:

There are no other factors that may potentially affect the auditor's independence from the issuer

Selection of the Issuer's auditor

No tender procedures are envisaged to select the auditor

Nomination of the candidates to be approved as the auditor by the meeting of shareholders (participants), including the management body making the relevant resolution:

In order to audit the Company's financial and business operations in accordance with Sub-clause 11, Clause 10.2. of the Articles of Association of Unipro PJSC, the General Meeting of Shareholders approves the Company's auditor on an annual basis.

The candidate for the auditor is nominated in accordance with Federal Law No. 208-FZ dated 26 December 1995 "On Joint Stock Companies". The candidate for the auditor is considered by the Audit Committee of the Company's Board of Directors that gives recommendations to the Company's Board of Directors.

In accordance with Sub-clause 4, Clause 12.1. of the Articles of Association of Unipro PJSC, the Board of Directors submits the candidate for the auditor for approval by the Company's Annual General Meeting of the Shareholders.

The auditor performed no works under special-purpose audit engagements

Specify the procedure for determining the amount of the auditor's (audit organisation's) fee, the actual amount of the fee paid to the auditor (audit organisation) at the end of the last completed reporting year marked on the Issuer's annual accounting (financial) statements and annual consolidated financial statements subjected to an independent audit by the auditor:

The amount of the auditor's fee is determined contractually based on the amount of time devoted to the audit and the number of employees involved in the audit of the Issuer's annual financial (accounting) statements. In accordance with Clause 20.8 of the Issuer's Articles of Association, the amount of the Auditor's fee shall be determined by the Issuer's Board of Directors.

According to the resolution of the Board of Directors, the external auditor's remuneration in 2018 was set as follows:

- RUB 3,500,000 (net of VAT) for the audit of accounting statements for the reporting year ending on 31 December 2018, prepared according to the Russian legislation;
- RUB 21,500,000 (net of VAT) for the provision of audit services with regard to the Company's financial statements for the reporting year ending on 31 December 2018, prepared in accordance with the IFRS. Deferred or overdue payments for the services provided by the auditor none.

1.3. Information on the Issuer's Appraiser(s)

Within 12 months prior to the end date of the reporting quarter, no Appraisers were engaged by the Issuer to measure the market value of:

- any securities being placed and any outstanding placed securities (obligations under which are not performed);
- any property by which the securities being placed are paid or the outstanding placed securities have been paid (obligations under which are not performed);
- any property that is the subject of pledge of the issuer's bonds being placed with a collateral or the issuer's bonds placed with a collateral, obligations under which are not performed;
- any property that is the subject matter of major transactions and related-party transactions.

1.4. Information on the Issuer's Advisors

No financial advisers were engaged by the Issuer on the grounds specified in Clause 1.4 of Appendix 3 to Regulation of the Central Bank of Russia No. 454-P dated 30 December 2014 "On Disclosure Procedures for Issue-Grade Securities Issuers" within 12 months prior to the end date of the reporting quarter.

1.5. Information on the Quarterly Report Signatories

Full name: Alexey Nikolayevich Tikhonov

Year of birth: 1981

Primary employment:

Company: Unipro Public Joint Stock Company

Position: Interim Chief Accountant

Full name: Maxim Gennadyevich Shirokov

Year of birth: 1966

Primary employment:

Company: Unipro Public Joint Stock Company

Position: General Director

Section II. Background Information on the Issuer's Financial and Economic Position

2.1. The Issuer's Financial and Economic Performance Data

Behaviour of the Issuer's financial and economic performance indicators calculated on the basis of the data from accounting (financial) statements

Standard (rules) for preparing the accounting (financial) statements used to calculate the indicators: *RAS*

Unit of measurement used to calculate labour productivity: *RUB/pers*.

Indicator	3M 2018	3M 2019
Labour productivity	4,944,708	5,499,643
Debt-to-equity ratio	0.1	0.11
Ratio of long-term debt to the total of long-term debt and equity	0.04	0.04
Debt coverage by current income (profit)	0.84	0.85
Overdue debt, %:	0	0

Indicator	2017	2018
Labour productivity	18,452,206	18,857,853
Debt-to-equity ratio	0.1	0.11
Ratio of long-term debt to the total of long-term debt and equity	0.04	0.05
Debt coverage by current income (profit)	0.23	0.27
Overdue debt, %:	0	0

Analysis of the Issuer's financial and business operations based on the economic analysis of behaviour for the indicators above:

Labour productivity gained 2.2% in 2018 as compared to 2017, due to an increase in the revenue from sales, growth of the revenue from the sale of capacity under CSA for CCGT power units at Surgutskaya GRES-2 and high performance in Q4 2018. At that, in Q1–Q3 2018, the revenue from electric power sales decreased as a result of a decrease in the generation at the Company's power plants.

In Q1 2019, labour productivity gained 11.2% and reached RUB 5.5 mln as compared to the same period of 2018. That growth is caused by the increase in electric power generation in January–March 2019 due to the increase in production at Surgutskaya GRES-2 power units resulting from higher demand for electric power and to the operation of Power Unit No. 7 of Surgutskaya GRES-2 that was under overhaul in February–March 2018. In addition, Berezovskaya GRES increased generation by 16% due to higher demand for power units on the part of the System Operator, which goes in line with the trend that started in Q4 last year.

Debt coverage by current income (profit) reflects the adequacy of funds (profit from operating activities) to pay the debt (liabilities and interest payable in the reporting period).

The improvement of this indicator in 2018 as compared to the previous year is caused by an increase in short-term liabilities mainly by means of changes in the taxes and levies payables.

Overdue debt, % remained unchanged due to the fact that there were no payables as of 31 March 2019. At the end of Q1 2019, the Issuer's financial situation is stable and the company is characterised by high paying capacity.

2.2. The Issuer's Market Capitalisation

Market capitalisation is calculated as the product of the number of shares of the relevant class (type) by the market price of one share disclosed by the trade organiser

Unit of measurement: RUB

Indicator	As of 31 December 2018	As of 31 March 2019

Market capitalisation	163,359,197,621.70	162,413,467,029.52
-----------------------	--------------------	--------------------

Information on the securities trade organiser whose data are used to calculate market capitalisation, as well as other additional information on public trading of securities to be provided at the Issuer's discretion:

Trade organiser: Moscow Exchange PJSC

Number of outstanding shares: 63,048,706,145 shares

2.3. The Issuer's Liabilities

2.3.1. Borrowings and Payables

As of 31 December 2018
Structure of the borrowings

Unit of measurement: RUB mln

Indicator	Value
Long-term borrowings	0
including:	
credits	0
loans except for bond loans	0
bond loans	0
Short-term borrowings	0
including:	
credits	0
loans except for bond loans	0
bond loans	0
Total overdue debt under borrowings	0
including:	
under credits	0
under loans except for bond loans	0
under bond loans	0

Structure of payables

Unit of measurement: RUB mln

Indicator	Value
Total payables	6,313
including overdue payables	0
including	
to budget and state extra-budgetary funds	1,617
including overdue payables	0
to suppliers and contractors	4,076
including overdue payables	0
to company staff	0
including overdue payables	0
other	620
including overdue payables	0

No overdue payables

Creditors accounting for at least 10 per cent of total payables or at least 10 per cent of total borrowings (both long-term and short-term):

There are no records of such creditors

As of 31 March 2019

Structure of the borrowings Unit of measurement: *RUB mln*

Indicator	Value
Long-term borrowings	0
including:	
credits	0
loans except for bond loans	0
bond loans	0
Short-term borrowings	0
including:	
credits	0
loans except for bond loans	0
bond loans	0
Total overdue debt under borrowings	0
including:	
under credits	0
under loans except for bond loans	0
under bond loans	0

Structure of payables

Unit of measurement: RUB mln

Indicator	Value
Total payables	6,851
including overdue payables	0
including	
to budget and state extra-budgetary funds	3,042
including overdue payables	0
to suppliers and contractors	3,205
including overdue payables	0
to company staff	0
including overdue payables	0
other	604
including overdue payables	0

No overdue payables

Creditors accounting for at least 10 per cent of total payables or at least 10 per cent of total borrowings (both long-term and short-term):

There are no records of such creditors

2.3.2. The Issuer's Credit History

This Section is to describe the Issuer's performance of its liabilities during the last completed reporting year and the current year under its credit and/or loan agreements, including credit and/or loan agreements concluded by issuing and selling bonds, the principal amount of debt under which was at least five percent of the book value of the Issuer's assets as of the end date of the last completed reporting period consisting of 3, 6, 9 or 12 months and preceding the conclusion of the relevant agreement, as well as other credit and/or loan

agreements the Issuer may deem material.

The Issuer had no liabilities above

2.3.3. The Issuer's Liabilities Subject to the Security Provided Thereby

There are no records of such liabilities

2.3.4. The Issuer's Other Liabilities

There are no other liabilities that are not reflected in the accounting (financial) statements and may materially affect the financial position of the Issuer, its liquidity, sources of financing and conditions of their use, performance and expenses

2.4. Risks Associated with Purchases of Securities Being Placed (Placed)

The Issuer's Risk Management Policy:

The Issuer's investments in securities are associated with a certain level of risk. Therefore, potential investors should review the following factors thoroughly before making any investment decision. Any of these factors may have an adverse impact on the Issuer's financial standing.

This list of risks is not exhaustive and only reflects the Issuer's opinion and its own assessments. As of the date of this Report, certain risks that the Issuer was unaware of or failed to assess correctly may exist.

Risk management is a task of current relevance for the Issuer. The Issuer seeks to manage risks effectively, thus ensuring stability of its financial situation, supporting its business development strategy and implementing its mission.

The risk management system is an integral part of the Issuer's production and resolution making processes. It consists of a number of components included in the Issuer's management structure and integrated in its production processes.

The key elements of the risk management system are as follows: the Issuer's strategy, internal regulations, reporting system, control and planning processes, internal control system and internal audit, regular risks and opportunities reports, and existence and operation of the Issuer's Regulatory Commission and Risk and Finance Committee.

The risk management system is intended to identify and assess risks, develop countermeasures in a timely manner, and monitor and report on the risks.

This Section only describes the risks the Issuer considers material. There may exist certain other risks that are not covered in this Section. The other risks that the Issuer is unaware of or considers negligible at this stage may potentially have an adverse impact on the Issuer's business.

2.4.1. Industry Specific Risks

Risk of changes in the rules of the wholesale electricity and capacity market

The Russian regulators have a great influence on the outcomes of the electric power and capacity market operations. Increase in the share of the regulated component in the wholesale market has an adverse effect on the Issuer's yield as it reduces the share of more efficient sales at non-regulated (free) prices.

The regulator sets regulated prices of electric power and capacity (about 20% of the total sales revenue of generators) and determines the share of electric power and capacity to be supplied at regulated prices. Furthermore, the Regulator is able to influence pricing in the free market both directly and by regulating gas prices.

Actions taken by the Issuer to reduce this risk:

- Contributing to the efforts of NP Council of Power Producers Association and the committees of Association NP Market Council in order to protect the interests of generation companies in case of any changes in the Wholesale Market Rules.

Commodity/market risks

Capacity sales are rather over-regulated in the existing model of the wholesale market: the Federal Antimonopoly Service sets regulated capacity tariffs and tariffs for 'forced' generators; the Government of the Russian Federation has approved the price formula for newly built units and sets price parameters for competitive capacity auctions following which capacity prices are determined for all other generators.

The primary sector exposed to the commodity/market risk is the day-ahead market (DAM), where pricing is based on an arm's length principle. Due to significant excess capacities formed in the market as a result of stagnation of power consumption and large-scale commissioning of capacities by generators under investment programmes, the competition between generators and pressure on the free price are increasing.

Actions taken by the Issuer to reduce this risk:

The Company uses all the methods allowed by the Wholesale Market Rules to increase its revenues from electric power sales in the free sector of the market.

Environmental risks

The Issuer's operations are associated with some risks in the area of environmental safety intrinsic to the electric power industry. The Issuer bears, and will bear, significant operating and capital expenses to ensure its compliance with the Russian laws and government regulations in the field of environmental protection, public health, and industrial safety.

After Federal Law No. 219-FZ "On Amending Federal Law "On Protection of the Environment" and Certain Legislative Acts of the Russian Federation dated 21 July 2014 came in force, the approaches to setting the rates (limits) of permissible adverse impact based on the Best Available Techniques (BAT) have been harmonised with the European Union law and adjusted for Class I facilities producing the worst environmental impact in the Russian Federation. BAT are construed as cutting-edge equipment and technologies that cause minimum environmental pollution, and yet are affordable for businesses. Upon transition to technology-based rate setting for large businesses, the financial burden will increase due to the required transition to BAT or application of considerable multiplying (25- and 100-fold) factors in case of failure to implement the relevant measures to reduce adverse impact.

Following state registration in 2016, Berezovskaya GRES, Surgutskaya GRES-2 (800MW power units), and Smolenskaya GRES branches were classified as Class I facilities. Moreover, these branches have been included in the list of 300 businesses that will have to obtain the Complex Ecological Permit (CEP) in a pilot mode in the period from 01 January 2019 through 31 December 2022 (Order of the Ministry of Natural Resources and Environment of the Russian Federation No. 154 dated 18 April 2018). In addition, in order to obtain the CEP, it was necessary to take a number of preparatory steps during the preceding two years (2017-2018).

After reviewing Information and Technical Reference Book No. 38 "Fuel Combustion by Large Plants to Generate Power" that was approved and published in late 2017 and represents the key document regulating heat power facilities pursuant to BAT principles, we may state that the risk of failure by Unipro PJSC facilities (including those that do not qualify as Class I facilities) to comply with the technological standards is low.

Actions taken by the Issuer to reduce this risk:

- In order to ensure high-level readiness to ensure compliance with the legal requirements, in 2017, Berezovskaya GRES branch arranged a business game to get practical training in the procedure of obtaining the CEP involving the officials of the regulatory agencies (Rosprirodnadzor (Russian Federal Service for Supervision of Natural Resources), Rospotrebnadzor (Russian Federal Service for Surveillance on Consumer Rights Protection and Human Wellbeing), MinPrirody (Ministry of Natural Resources and Environment of the Russian Federation), etc.) and under the guidance of the organisers from among the representatives of the BAT Bureau regulating the transition to BAT-based rate setting. Following the game, some recommendations were developed to optimise the procedure for issuing the CEP and to reduce administrative barriers and risks for businesses
- Contributing to public discussions (including through NP CPP) of the amendments to the regulatory legal acts so as to adjust the criteria and reduce the number of the Company's facilities that fall within Class I facilities subject to hard rate setting by demonstrating the lack of social and economic rationale for classifying these facilities as Class I facilities subject to hard rate setting;
- Changing the Class of Smolenskaya GRES branch (down to Class 2) based on the utilisation of single capacity (similar to Shaturskaya GRES and Yaivinskaya GRES branches);
- Implementing and updating environmental performance enhancement programmes developed for the Company's branches in 2016, including the funding of activities intended to reduce the volume of emissions, pollutant discharge and waste dumping so as to minimise the period of excess-of-limit payments (with 25-fold fines) for any failure to meet the BAT parameters,
- Maintaining and ensuring ongoing improvement of the environmental management system (recertified in 2016) in line with ISO 14001:2015,
- Managing environmental risks, identifying significant risks and aspects, developing and maintaining procedures to manage such risks and aspects;
- Implementing and updating the environmental risk management programme;
- Improving personnel's competence, awareness, and culture in the field of environmental protection, public health, and industrial safety using all available modern methods and technologies;
- Ensuring ongoing provision of all stakeholders with the information on the actions taken by the Issuer to improve the environmental situation in the regions of its presence.

Risks of increase in prices of fuel and its supply (gas)

The fuel prices have a material impact on the Issuer's financial performance. Energy products are supplied under long-term agreements of the Issuer concluded with independent gas suppliers. Some long-term gas supply agreements provide for the recalculation of prices in case of excessive or insufficient purchases of gas.

The consumption of gas depends on the utilisation of power plants by the System Operator, and the Issuer is unable to forecast its gas consumption volume precisely. The recalculation of gas prices in case of excessive offtake or failure to take gas may have an adverse effect on the Issuer's financial performance.

Actions taken by the Issuer to reduce these risks:

- The existing agreements have minimised these risks significantly.

Risks associated with the Issuer's dependence on coal supplies to Berezovskaya GRES.

Having the second largest installed capacity among the Issuer's power plants, Berezovskaya GRES is designed to use the only type of fuel, that is 2-BR lignite coal from the Kansk-Achinsk coal basin. No other type of coal from any other coal basins can be fired without modifying the equipment. However, it is possible to use up to 30% of 3-BR coal that has a greater caloric content if compared with 2-BR coal.

The coal is supplied to Berezovskaya GRES by conveyer transport from Berezovsky-1 open-pit mine owned by JSC SUEK that dominates the 2-BR lignite coal market of the Krasnoyarsk Territory.

In case of any interruption or suspension of coal supply for a long period of time, Berezovskaya GRES may stop generating power until the coal supply is resumed, which, in its turn, may have a considerable adverse impact on the Issuer's financial performance.

Actions taken by the Issuer to reduce this risk:

- Creating coal stockpiles to be used in case of any interruptions in coal supply to the power plant.

2.4.2. Country and Region Specific Risks

Political risks

The Issuer's activities are exposed to risks associated with geopolitical tension, political turmoil in the relevant country, possible conflicts among federal, regional and local government bodies due to different controversial issues, including taxes, municipalism and allocation of responsibility among government regulatory agencies.

Any significant disagreements related to potential reform areas, deterioration of the geopolitical situation, tougher sanctions of the European Union and the USA, political turmoil or conflicts among powerful economic groups may have an adverse impact on the Issuer's activities, its financial performance and development prospects as well as on the cost of investments in Russia and the prices of the Issuer's shares.

Tax risks

The tax system efficiency is affected by increasingly strict control over tax collection rates on the part of the government due to the growth of the budget deficit in the context of increasing social commitments of the government, complexity of an accurate legal description of the fiscal mechanism, gaps and contradictions in the tax legislation.

All these factors make it impossible to forecast the outcome of tax control activities and reduce the efficiency of further remedies available to taxpayers. Furthermore, when defending its tax interests in court, the Issuer cannot be guaranteed that its tax case will be considered impartially, for various reasons, including the political ones.

The Issuer examines carefully all amendments to the tax legislation and judicial precedents in tax case hearings in order to take such amendments into account with respect to its own tax obligations without delay.

Territory specific risks

The Issuer's performance depends greatly on the location of the Company's generators. Given the oversupply in the wholesale electricity and capacity market, prices in day-ahead markets can be very low, almost down to zero at certain hours. The key factor influencing the utilisation and price in the day-ahead market for Berezovskaya GRES is water content in Siberian rivers.

2.4.3. Financial Risks

Credit risks

The credit risk is becoming one of the most significant financial risks due to deterioration of counterparties' financial position.

Actions taken by the Issuer to reduce any adverse impact of credit risks on its activities:

- Selecting reliable counterparties;
- Incorporating the requirement for external (bank) guarantees in agreements with counterparties, wherever possible;
- Assigning credit ratings to counterparties and setting limits for transactions therewith based on the rating;

- Diversifying suppliers,
- Limiting advance payments.

Risk of counterparties' (power consumers') insolvency

The Issuer has hardly any instruments to make its buyers pay for the electric power supplied. If a counterparty is unable to pay or delays any payment for the electric power supplied, the Issuer cannot terminate the agreement concluded in the wholesale electric power and capacity market and stop supplying electric power unilaterally.

The majority of the Issuer's counterparties under regulated bilateral contracts are regional energy retail companies that do not consume electricity but resell it to end consumers and, therefore, depend on the ability or willingness of the end consumers to pay for the electric power they receive.

The Issuer is not sure whether the entire volume of electric power supplied by regional retail companies will be paid for by end consumers and whether regional retail companies will be able to discharge their obligations in full in accordance with the provisions of the contracts. In fact, regional retail companies operating in Dagestan, Chechnya, North Ossetia-Alania, Ingushetia and being the Issuer's counterparties often fail to pay for electric power supplies. Failures to pay or delays in payment for the electric power and capacity supplies may affect the Issuer's revenues and performance.

Thus, the 'assignment' of insolvent consumers may jeopardise the Issuer's financial position even if its total sales remain the same.

The Issuer is going to scale up its activities and enter into free bilateral contracts with reliable counterparties.

Risks of foreign exchange rate fluctuations

The Issuer carries out its business operations in such a way that its fixed assets and covered liabilities are denominated in the national currency; therefore, foreign exchange rate fluctuations are not producing any significant impact on its activities.

During the implementation of its investment programme, the Issuer entered into construction agreements for new generating capacities. Commissioning of its new generating capacities gives rise to the Issuer's foreign exchange liabilities under long-term equipment maintenance agreements. Significant fluctuations of foreign exchange rates might affect the real value of the Issuer's liabilities under the long-term maintenance agreements and affect its financial performance.

Actions taken by the Issuer to reduce any adverse impact of foreign exchange rate fluctuations:

- Hedging foreign exchange risks associated with the Issuer's foreign exchange liabilities under the maintenance agreements.

Risks of inflation

The Issuer's financial and business operations may be affected by the following inflation risks:

- Risk of decrease in the actual value of receivables in case of any significant deferment of or delay in payment;
- Risk of increase in the cost of goods, products, works, services due to a rise in prices of energy products, transportation expenses, salaries, etc.

With account of the above, the Issuer takes a lot of effort to monitor inflation rates.

2.4.4. Legal Risks

One of the risk groups having a material effect on the activities of Unipro PJSC are legal risks, i.e. the risks of adverse effects for the Issuer as a result of any misuse or misunderstanding of legal rules when making or implementing any managerial decisions and carrying out its activities, or due to a major change in any legal rules at the moment of performance of a transaction or managerial action versus the period when the transaction was agreed upon or the managerial decision was made. Generally, such risks are borne by the majority of businesses operating in Russia and affect the Issuer's activities to the same extent as those of any other players in the wholesale power market. Since the Issuer does not operate in foreign markets, the Issuer's legal risks are only described with regard to its domestic market.

The Issuer's core business activity covers generation and sales of electric and heat power, thus legal risks related to the regulation of this area may have a significant impact on the Issuer's situation.

The list of industry specific regulatory legal acts that are of great importance for regulating the Issuer's activities is specified below:

- Federal Law No. 35-FZ "On Electric Power Industry" dated 26 March 2003;
- Federal Law No. 190-FZ "On Heat Supply" dated 27 July 2010,
- Decree of the Government of the Russian Federation No. 1172 "On Approval of the Rules for Wholesale Market of Electricity and Capacity and on Amending Certain Acts of the Government of the Russian Federation Regarding Regulation" dated 27 December 2010,
- Decree of the Government of the Russian Federation No. 238 "On Determining Pricing Parameters for Capacity Trade in the Wholesale Electricity and Capacity Market" dated 13 April 2010,

- Decree of the Government of the Russian Federation No. 1178 "On Pricing in Regulated Prices (Tariffs) Sector of Electric Power Industry" dated 29 December 2011,
- Decree of the Government of the Russian Federation No. 1075 "On Pricing in Heat Supply" dated 22 October 2012.

The enforcement of the said laws and regulations is aimed at deregulating the electricity and capacity market, transitioning to market pricing of electric power and capacity, creating a legal framework for deregulated electricity and capacity market operations, developing a competitive environment in the sector of electric and heat power generation and sales, creating mechanisms of flexible and balanced tariff regulation that would ensure the availability of the Issuer's products and services for consumers, as well as a reasonable level of revenue from its activities and return on its investments.

Another important aspect for the Issuer's activities is self-regulation exercised through Association NP Market Council and its activities related to setting detailed rules for operations in the electricity and capacity market, approving regulations and standard contracts regulating such activities.

Taking into account that the government regulation in Russia tends to change frequently and fast, it cannot be guaranteed that the government would not cancel market deregulation and transition to the free market or would suspend reforms of the heat power market, or change – in any way that would be unfavourable for generation companies – its approaches to such reforms, retreat from the balanced approach to various types of tariff regulation in the industry, which, in its turn, may have an adverse impact on the Issuer's activities and present a material legal risk associated with the Issuer's core business activity.

Risks of changes in foreign exchange regulation

The Issuer monitors any changes in foreign exchange regulation in the areas related to its operations (purchase, sales of foreign currency, financial transactions with Russian and foreign currencies) in order to avoid any illegal business activity. The Issuer considers the risk of changes in foreign exchange regulation to be insignificant as the Russian government authorities confirm, again and again, their commitment to the principles of free floating of capital, including its trans-border movement. However, the currency legislation in the Russian Federation contains some wording that is not clear or precise enough, which may, due to divergent approaches to interpretation, result in claims from regulatory authorities with respect to some foreign exchange transactions of the Issuer. To minimise this risk, the Issuer studies the applicable rules of the foreign exchange legislation thoughtfully and in detail prior to making any foreign exchange transaction and consults foreign exchange control agents when required.

Risks of changes in tax legislation

The Issuer monitors any changes in the tax legislation on a regular basis and assesses the degree of potential impact of such changes on its operations.

The tax legislation of the Russian Federation is subject to frequent changes, while the approaches to its interpretation and application are rather ambiguous and often revised by regulators and courts. Another adverse circumstance is that such changes in the approaches to interpretation and application of taxation rules are often applied retrospectively affecting the taxpayer's tax liabilities for tax periods preceding the development of those approaches. Such instability in the field of tax regulation gives rise to additional risks for the Issuer's activities, which may be associated with incorrect assessment by the Issuer of its tax liabilities and the resulting problems it may face during tax control activities carried out by the relevant tax authorities. The Issuer uses its best efforts to keep records of its tax liabilities in strict compliance with the applicable tax legislation of the Russian Federation as well as to defend its rights and legal interests when tax control measures are applied thereto.

Risks of changes in customs regulations and duties

The Issuer carefully monitors any changes in customs regulations and duties in the areas of its activities (import of goods into the Russian Federation for the construction of new generating capacities or as materials and technical resources) so as to avoid any illegal business activity. The Issuer considers risks of changes in customs regulations and duties to be insignificant.

Risks of changes in requirements related to licensing the Issuer's core business activity or licensing the right to use items of limited transferability (including natural resources)

The Issuer carefully monitors any changes in licensing requirements in its core business areas in order to avoid carrying out any unlicensed operations.

In case of any major changes in the requirements for licensing the Issuer's core business activity or licensing the right to use items of limited transferability, the Issuer will take necessary measures to obtain relevant licenses and permits in a timely manner and to minimise legal risks in this field.

Risks of changes in judicial practice in matters related to the Issuer's business activity, which may affect its performance and outcomes of court proceedings involving the Issuer

The independence of the Russian judicial system and the reliability of mechanisms protecting it against any economic, political and social impact have not been tested enough in practice yet.

The judicial system suffers from scarcity of competent staff and underfunding as well as an excessive number of court cases pending. Enforcement of judgments may prove problematic in practice. Frequent reforms to the organisation of courts and amendments to the procedural legislation, including the matters of competence of the court and its jurisdiction over a case, together with changes in approaches applied by courts to any particular category of cases, bring even more incertitude to the judicial system operations. The said factors make it impossible to predict the outcome of court proceedings in Russia and guarantee the efficiency of remedies. Moreover, sometimes claims may be brought to courts or administrative authorities, or a prosecution may be initiated for some political, competitive, administrative or other reasons rather than on legal grounds. Such actions can also be initiated against the Issuer with no guarantee of impartial trial.

The Issuer, carefully and regularly, studies changes in judicial practice related to its activities so as to ensure their timely consideration and take them into account in any current proceedings where it is involved. The judicial practice is analysed at the level of both the Supreme Court of the Russian Federation and commercial courts; the Issuer also examines the legal position of the Constitutional Court of the Russian Federation on certain law enforcement matters.

In addition to changes in the existing judicial practice related to the Issuer's activities that may have a negative effect on its performance, the Issuer may also get involved in judicial proceedings that may potentially give rise to a new judicial practice unfavourable for the Issuer (e.g. attempts may be made to use the fact that the equipment has been under emergency repairs for a long time as a pretext for terminating a capacity supply agreement by court order).

2.4.5. Reputational Risk

Loss of reputation causes damages resulting from a decrease in the number of clients (counterparties) due to the formation of unfavourable opinion on the Issuer's financial position, quality of its products (works, services) or the nature of its business in general.

The Issuer's core business is participation in the wholesale electricity and capacity market where electricity consumers in most market sectors are not free to refuse to purchase electricity and capacity from Unipro PJSC at their own discretion.

Nevertheless, the Issuer's activities are exposed to risks associated with the decrease in the number of non-regulated bilateral contracts with reliable counterparties as well as the decrease in the number of suppliers of products (works, services) due to the formation of unfavourable opinion on the Issuer's paying capacity, financial standing or the nature of its business in general.

The Issuer strives to maintain and protect its business reputation. The measures aimed at protecting the reputation include the existing risk management systems, internal control, internal regulations and policies intended to ensure the compliance of the activities with the applicable laws, internal rules and regulations as well as measures aimed at ensuring a stable financial standing of the Issuer.

2.4.6. Strategic Risk

The Company's strategic risk is the risk of loss of its competitive edge or profits, or the risk of damages incurred due to any mistakes committed in making strategic decisions that determine the Company's development area and/or in implementing such strategic decisions, including the provision of resources. Such risks manifest themselves as ill-founded identification of promising areas, inadequate assessment of potential hazards, insufficient provision of required material, organisational, human resources.

The methods applied by the Company to manage strategic risks are as follows: the business planning system, the system of responsibility allocation and delegation in the decision-making process, the internal audit and risk management systems, as well as the personnel incentive programme based on KPI achievement.

2.4.7. Risks Associated with the Issuer's Activities

Risks associated with the current court proceedings involving the Issuer

The Issuer considers the impact on its financial and business operations to be material if the amount of claims brought against the Issuer in such judicial proceedings exceed 10% of the book value of its assets or if any non-property claims that may impose material restrictions on the Issuer's core business are brought against the Issuer

In Q1 2019, the Issuer was involved in four litigations initiated by RUSAL Group companies, namely RUSAL Bratsk PJSC (case No. A40-307364/2018), RUSAL Sayanogorsk JSC (case No. A40-12454/2019), RUSAL Novokuznetsk JSC (case No. A40-13761/2019), and RUSAL Energo LLC (case No. A40-13754/2019). The RUSAL Group companies filed claims to terminate capacity supply agreements (CSA) for Berezovskaya GRES Power Unit No. 3 involving the Issuer and each of RUSAL Group companies as parties and to recover unreasonable gains totalling at RUB 385 mln.

On 17 April 2019, the Moscow Arbitration Court dismissed RUSAL Bratsk PJSC claim seeking to terminate the CSA and recover unreasonable gains in the amount of RUB 174 mln. The judgment may be appealed against within a month upon the issue of the judgment in full.

The claims filed by other RUSAL Group companies are pending. Unipro PJSC legal unit and external advisors engaged by the Issuer are taking all reasonable steps to mitigate the risks associated with the judicial proceedings referred to above and to protect the Issuer's rights and legitimate interests.

Risks of failure to extend any business license held by the Issuer or its licenses to use items of limited transferability (including natural resources)

The Issuer's core business activity is not subject to licensing. However, the Issuer holds a number of licenses to carry out some of its activities. The Issuer complies with the requirements of the licensing legislation in full and in a timely manner and, therefore, the risk of failure to extend any current special permits (licenses) is assessed by the Issuer as low.

Risks of the Issuer's potential liability for third-party debts, including debts of the Issuer's subsidiaries

In Q1 2019, the Issuer did not have any effective liability agreements for the debts of any third parties (including its subsidiaries); the Issuer did not give any security or independent guarantee in respect to such debts.

Risks of potential loss of consumers accounting for at least 10% of the total revenue from sales of products (works, services) of the Issuer

The bulk of the Issuer's sales revenue results from its operations in the wholesale electric power (capacity) market. Subject to the Wholesale Market Rules, consumers of electric power and capacity in all sectors (except for free contracts) are assigned to the Issuer, or the electric power is supplied to them under the scheme of "impersonal" commission trade through Centre of Financial Settlements Joint Stock Company, a universal commission agent, and, as a result, buyers of electric power and capacity cannot refuse, at their own discretion, to purchase electric power and capacity from the Issuer. However, the Issuer strives to optimise its business operations, reduce its costs and increase the marketability of its generating assets in pursuit of most attractive buyers in the wholesale electric power market because the key competitive factor in the market, when selling a standardised product, is its price.

Business interruption risks

This risk is caused by any factors that can lead to business interruption. Meanwhile, this risk includes both a direct stoppage in production resulting from physical damage of the equipment, and a consequential business interruption resulting from material loss at an outside facility that does not belong to the Issuer, and is not maintained or managed thereby.

The main factors when assessing the possible losses include turbine oil catching fire, damage of the turbine wheelspace, explosion of the boiler at ignition, explosion in the chemical water treatment ammonia storage, washout of the water gathering pond dam, etc.

The measures taken by the Company to reduce the probability of any adverse effects of such negative event are as follows:

- Establishing a four-tier system of industrial control and industrial safety management;
- Carrying out equipment maintenance in line with a strict schedule;
- Ensuring high-quality training of the personnel (especially the employees operating hazardous industrial facilities), assessment of their knowledge and analysis of their reliability based on investigations of incidents and near misses;
- Ensuring systematic work with the personnel to increase their reliability manifesting itself in the absence or minimisation of consequences of any accidents/incidents resulting from human errors;
- Implementing a risk-oriented approach to the planning of targeted measures aimed at improving equipment reliability as part of repair and modernisation operations;
- Implementing the recommendations of the risk engineers from insurance companies that are based on the best practices in improving the reliability and fire safety of equipment, buildings and structures;
- Ensuring thorough supervision over the maintenance personnel in terms of their strict compliance with the procedures for the maintenance and technical acceptance of repaired equipment by the customer's representatives;
- Using the system of regular equipment performance assessment;
- Involving specialised contractors to assist with technical condition diagnostics and assessment;
- Conducting on-site inspections to assess equipment maintenance readiness and assess the completed repairs;
- Investigating all instances of equipment failure affecting the operation of generating equipment;
- Calculating and analysing the reliability indicators for the equipment groups to forecast its forced unavailability and ensure that investments are used to minimise such forced unavailability;

- Analysing changes in the equipment performance indicators and cost/performance ratios;
- Implementing a comprehensive programme of equipment replacement and unit-by-unit reconditioning;
- Implementing a comprehensive advanced training programme for production personnel;
- Standardising repairs, including by developing maintenance data sheets and maintenance workflow specifications;
- Providing employees with incentives intended to reduce the equipment damage rate and forced unavailability (including targeted reduction of the bonus rate depending on the contribution of specific employees to the forced unavailability value);
- Insuring business interruptions and property damage.

Risks associated with Berezovskaya GRES Power Unit No. 3 recovery

On 1 February 2016, a fire broke out in the boiler house of Power Unit 3 at Berezovskaya GRES that damaged the boiler. The fire was extinguished. Power Unit No. 3 of Berezovskaya GRES is currently under repair. The Power Unit is scheduled to be commissioned in Q4 2019. There is a risk that the actual date of completion of emergency repairs at Berezovskaya GRES Power Unit No. 3 and the total costs of recovery may differ from the scheduled date and budgeted costs. The factors of this risk include unscheduled works (design and planning flaws, remedial works, accidents, injuries, etc.), and delays by contractors.

The Issuer gives maximum attention to the management of this risk by monitoring the repair process closely.

Section III. Detailed Information on the Issuer

3.1. History of the Issuer's Incorporation and Development

3.1.1. Information on the Issuer's Legal Name (Name)

The Issuer's full legal name: *Unipro Public Joint Stock Company* Date of entry of the Issuer's existing full legal name: 23.06.2016

The Issuer's abbreviated legal name: Unipro PJSC

Date of entry of the Issuer's existing abbreviated legal name: 23.06.2016

The full or abbreviated legal name of the Issuer (name for a non-profit organisation) is similar to the name of another legal entity

Names of the said legal entities:

Uniper SE and other companies of Uniper Group.

Explanations required to avoid confusion of the said names: none.

The Issuer's legal name (name for a non-profit organisation) is registered as a trademark or a service mark Registration details of the trademarks:

Trademark (Service Mark) Certificate No. 619720 dated 09 June 2017.

All previous names of the Issuer since its incorporation:

Full legal name: Fourth Generation Company of the Wholesale Electricity Market Open Joint Stock Company

Abbreviated legal name: OGK-4 OJSC

Date of entry: *04.03.2005*Basis for name entry:

Registration of the Company in the Unified State Register of Legal Entities

Full legal name: E.ON Russia Joint Stock Company

Abbreviated legal name: E.ON Russia JSC

Date of entry: 08.07.2011 Basis for name entry:

Registration of the updated version of the Company's Articles of Association, in particular, due to the change in the Company name, in the Unified State Register of Legal Entities

3.1.2. Information on the Issuer's State Registration

OGRN (Primary State Registration Number) of the legal entity: 1058602056985

State registration date: 04.03.2005

Name of the registration authority: Federal Tax Service Inspectorate for Surgut, Khanty-Mansi Autonomous Area – Yugra

3.1.3. Information on the Issuer's Incorporation and Development

The Issuer has been incorporated for an indefinite period.

Brief overview of the Issuer's incorporation and development Issuer's objectives, Issuer's mission (if any), and any other information concerning the Issuer's operations that may materially affect the decision to purchase the Issuer's securities:

The Issuer was incorporated under the resolution of the Sole Founder – RAO UES of Russia, Russian Open Joint Stock Power and Electrification Company, Order No. 34r dated 02 March 2005 in accordance with the resolution of the Board of Directors of RAO UES of Russia OJSC (Minutes No. 181 dated 26 November 2004), resolutions of the Management Board of RAO UES of Russia OJSC (Minutes No. 1138pr/2 dated 24 January 2005 and Minutes No. 1149pr/3 dated 08 February 2005) and Order of the Government of the Russian Federation No. 1254-r dated 01 September 2003.

In the period from 01 September 2005 to 01 July 2006, OGK-4 OJSC performed the duties of the Sole Executive Body of Surgutskaya GRES-2 OJSC, BGRES-1 OJSC, Shaturskaya GRES-5 OJSC,

Smolenskaya GRES OJSC, and Yaivinskaya GRES OJSC.

On 01 July 2006, those companies were organised through consolidation with OGK-4 OJSC and starting from Q3 2006, the Issuer is conducting operations as a single production company.

Following an additional issue of shares in September–October 2007 combined with concurrent sale of the government-controlled portion of the Issuer's shares held by RAO UES of Russia OJSC, E.ON Russia Power GmbH (a subsidiary of Germany's E.ON. Group engaged in power engineering) became the majority shareholder of OGK-4 OJSC.

On 01 July 2008, OGK-4 Holding OJSC spun off from RAO UES of Russia OJSC through reorganisation concurrently consolidated with OGK-4 OJSC. As a result, the former shareholders of RAO UES of Russia OJSC turned into direct shareholders of OGK-4 OJSC.

On 08 July 2011, the updated version of the Articles of Association was registered according to the resolution of the Annual General Meeting of Shareholders that changed the name from OGK-4 OJSC to E.ON Russia JSC.

At present, the majority shareholder of the Company is Uniper SE. Uniper SE was created through the splitting of E.ON Group: E.ON focuses on renewable energy sources, distribution networks, and customer solutions; Uniper is engaged in traditional generation, global power market transactions, and upstream operations.

On 23 June 2016, the updated version of the Articles of Association was registered under the resolution of the Annual General Meeting of Shareholders that changed the name of the Company from E.ON Russia JSC to Unipro PJSC.

3.1.4. Contact Information

The Issuer's location address

Building 34, 23 Energostroiteley Street, Surgut, Khanty-Mansi Autonomous Area – Yugra, Tyumen Region, 628406 Russian Federation

The Issuer's address specified in the Unified State Register of Legal Entities

Building 34, 23 Energostroiteley Street, Surgut, Khanty-Mansi Autonomous Area – Yugra, Tyumen Region, 628406 Russian Federation

Alternative address for postal correspondence:

Floor 23, Block B, 10, Presnenskaya Embankment, Moscow, 123112

Telephone: (495) 545-38-38 Fax: (495) 545-38-39 Email: info@unipro.energy

Web page (web pages) where the information about the Issuer and securities issued or being issued thereby is available: www.unipro.energy, http://www.e-disclosure.ru/portal/company.aspx?id=7878

Name of the Issuer's special unit responsible for shareholder/investor relations: Corporate Policy Department Address of the unit: Floor 23, Block B, 10 Presnenskaya Embankment, Moscow, 123112 Russian Federation

Telephone: (495) 545-38-38 Fax: (495) 545-38-39 Email: <u>IR@unipro.energy</u>

Website: www.unipro.energy/shareholders/

3.1.5. Taxpayer Identification Number

8602067092

3.1.6. The Issuer's Branches and Representative Offices

The Issuer's Branches and Representative Offices:

Name: Yaivinskaya GRES Branch of Unipro PJSC

Location address: 5 Timiryazeva Street, Yaiva Urban-Type Settlement, Alexandrovsk, 618340 Perm

Territory, Russian Federation

Opening date: 01.07.2006

Director of the Branch (Representative Office)

Full name: *Evgeny Alexandrovich Inozemtsev* Power of attorney valid through: 23.06.2019

Name: Shaturskaya GRES Branch of Unipro PJSC

Location address: 5 Chernoozerskiy Drive, Shatura, 140700 Moscow Region, Russian Federation

Opening date: 01.07.2006

Director of the Branch (Representative Office)
Full name: *Sergey Fedorovich Bakurin*Power of attorney valid through: 23.06.2019

Name: Smolenskaya GRES Branch of Unipro PJSC

Location address: Ozerny Settlement, Dukhovshchinsky District, Smolensk Region, 216239 Russian

Federation

Opening date: 01.07.2006

Director of the Branch (Representative Office)
Full name: *Alexander Pavlovich Peremibeda*Power of attorney valid through: *31.12.2019*

Name: Surgutskaya GRES-2 Branch of Unipro PJSC

Location address: Building 34, 23, Energostroiteley Street, Surgut, Khanty-Mansi Autonomous Area -

Yugra, Tyumen Region, 628406 Russian Federation

Opening date: 01.07.2006

Director of the Branch (Representative Office)
Full name: *Valery Valeryevich Svetushkov*Power of attorney valid through: *18.08.2019*

Name: Berezovskaya GRES Branch of Unipro PJSC

Location address: 1/15 bldg., Energetikov Industrial Facility, set. Kholmogorskoye, Sharypovo District,

Krasnoyarsk Territory 662328, Russian Federation

Opening date: 01.07.2006

Director of the Branch (Representative Office)
Full name: *Sergey Avgustovich Raikhel*Power of attorney valid through: *01.08.2020*

Name: Moscow Representative Office of Unipro PJSC

Location address: 10 Presnenskaya Embankment, 123112 Moscow, Russian Federation

Opening date: 30.09.2005

Director of the Branch (Representative Office)

Full name: *Ulf Backmeyer*

Power of attorney valid through: 28.12.2020

Name: Engineering Branch of Unipro PJSC

Location address: 1/15 bldg., Energetikov Industrial Facility, set. Kholmogorskoye, Sharypovo District,

Krasnoyarsk Territory 662328, Russian Federation

Opening date: 29.01.2014

Director of the Branch (Representative Office)

Full name: *Igor Gennadyevich Sokoushin* Power of attorney valid through: *01.03.2022*

3.2. The Issuer's Core Business Activity

3.2.1. Core Types of the Issuer's Business Activities

Code of Issuer's core business activity

OKVED (All-Russian Classifier of Types of Economic Activity) codes
35.11.1
OKVED (All-Russian Classifier of Types of Economic Activity) codes
33.13
35.12
35.13
35.14
35.30.11
35.30.2
35.30.3
35.30.5
36.00
37.00
42.22.3
46.90
52.10
52.10.21
52.24
55.90
61.10.1
68.20.2
68.32
70.10.1
70.10.2
70.22
71.12.62
72.19
73.20.1

3.2.2. The Issuer's Core Business Activity

Business activities (types of activities, types of products (works, services)) accounting for at least 10 per cent of sales (proceeds) of the Issuer in the reporting period

Unit of measurement: RUB mln

Business activity type: generation and sales of electric power

T 11	2017	2010
Indicator	2017	2018

Sales revenue (sales volume) for this type of business activity, RUB mln	77,365	79,364
Share of sales revenue (sales volume) for this type of business activity in the Issuer's total sales revenue (sales volume) (%)	97.76	97.6

Indicator	3M 2018	3M 2019
Sales revenue (sales volume) for this type of business activity, RUB mln	20,634	23,048
Share of sales revenue (sales volume) for this type of business activity in the Issuer's total sales revenue (sales volume) (%)	96.94	97.22

Changes in the Issuer's sales revenue (sales volume) from the core business activity of 10 per cent and more as compared to the same reporting period last year and reasons for such changes

The growth in revenue was mainly due to an increase in revenue from the sale of capacity resulting from an increased payment received under CSA (delta CSA) for Surgutskaya GRES (increased payments started in Q2 2017).

In 2018, revenue from the sale of electric power remained virtually unchanged. At the same time, the annual growth of regulated tariffs for electric power and the increase in prices in the DAM compensated for the decline in electric power sales by the company's power plants in Q1–Q3 of the reporting year.

In Q1 2019, the revenue preserved positive dynamics of Q4 2018 and increased by 11% as compared to the same period of 2018. The growth of revenue in Q1 2019 was influenced by the following factors:

- increase in the DAM price caused by the gas price indexation from August 2018; growth of electric power consumption in Price Zone 1; lack of electric power imports from Kazakhstan; lower transmission constraints in the Urals;
- increase in power generation at Surgutskaya GRES-2 due to an increase in demand and operation of Power Unit No. 7 (CCGT-400) that was under overhaul in February–March last year;
- increase in power generation at Berezovskaya GRES due to higher utilisation of Power Units by the System Operator.

The Issuer's core business activity is seasonal in nature as demand for electric and heat power is subject to major fluctuations depending on the season. Specifically, electric power supply in Q1 and Q4 accounts for about 55% of annual sales. This is due both to shorter daylight hours in winter and to the fact that most repair works (and therefore, take-down of power generation systems for repairs) fall within the summer months. Furthermore, changes in weather conditions may affect the utilisation of generating equipment by the System Operator, as it is the equipment of hydro power plants that is predominantly used in high water periods resulting in lower utilisation rates of thermal power plants, which in turn results in a lower output of electric power by the Company's power plants.

Heat power generation is subject to even higher seasonal fluctuations: in Q1 and Q4 (winter months), the volume of heat power supplied from the headers accounts for about 75% of annual volume, as the heat power generated by the Issuer's power plants is primarily used to heat living quarters and industrial facilities. Therefore, in summer, demand for heat goes down considerably due to higher ambient temperatures resulting in a lower output of this product.

Overall cost structure of the Issuer

Indicator	2017	2018
Raw materials and supplies (%)	1.4	1.34
Purchase of components and semi-finished products (%)	0	0
Production works and services by third-party contractors (%)	3.86	3.3
Fuel (%)	58.74	57.44
Power (%)	6.82	7.29
Payroll (%)	8.33	9.24
Loan interest (%)	0	0
Lease payments (%)	0.39	0.39
Social security contributions (%)	2.19	2.4
Amortisation of fixed assets, %	10.97	10.66
Taxes included in the product cost (%)	2.14	2.84

Other costs (%)	5.16	5.09
Amortisation of intangible assets (%)	0	0
Remuneration for rationalisation proposals (%)	0	0
Mandatory insurance premiums (%)	0.72	0.63
Hospitality expenses (%)	0	0
Other (specify) (%)	4.44	4.46
Total: production and sales costs of the products (works, services) (product cost) (%)	100	100
For reference: Sales revenue from the products (works, services) (% of product cost)	138.16	135.19

Indicator	3M 2018	3M 2019
Raw materials and supplies (%)	0.77	0.92
Purchase of components and semi-finished products (%)	0	0
Production works and services by third-party contractors (%)	2.01	2.15
Fuel (%)	61.07	62.08
Power (%)	6.66	7.28
Payroll (%)	8.09	8.64
Loan interest (%)	0	0
Lease payments (%)	0.38	0.41
Social security contributions (%)	2.42	2.41
Amortisation of fixed assets, %	11.59	10.21
Taxes included in the product cost (%)	2.76	1.72
Other costs (%)	4.24	4.19
Amortisation of intangible assets (%)	0	0
Remuneration for rationalisation proposals (%)	0	0
Mandatory insurance premiums (%)	0.21	0.31
Hospitality expenses (%)	0	0
Other (specify) (%)	4.03	3.88
Total: production and sales costs of the products (works, services) (product cost) (%)	100	100
For reference: Sales revenue from the products (works, services) (% of product cost)	145.63	152.64

New essential types of products (works, services) offered by the Issuer on the market of its core business, to the extent corresponding to publicly available information on such types of products (works, services). The development status of such types of products (works, services) should be specified.

There are no new essential types of products (works, services)

Standards (rules) used to prepare the Issuer's accounting (financial) statements and make the calculations reflected in this Sub-clause:

Russian Accounting Standards (RAS)

- Federal Law No. 402-FZ dated 06 December 2011 "On Accounting";
- Regulation on Accounting and Reporting in the Russian Federation adopted by Order of the Ministry of Finance of the Russian Federation No. 34n dated 29 July 1998
- Accounting regulation "Corporate Accounting Statements" RAS 4/99 adopted by Order of the Ministry of Finance of the Russian Federation No. 43n dated 06 July 1999
- Accounting Regulation "Corporate Income" RAS 9/99 adopted by Order of the Ministry of Finance of the Russian Federation No. 32n dated 06 May 1999
- Accounting Regulation "Corporate Expenses" RAS 10/99 adopted by Order of the Ministry of Finance of the Russian Federation No. 33n dated 06 May 1999

3.2.3. Supplies, Goods (Raw Materials) and Suppliers of the Issuer

For 2018

Issuer's suppliers accounting for at least 10 percent of all raw materials and supplies delivered to the Issuer

Full legal name: NOVATEK Public Joint Stock Company

Location address: 22A Pobedy Street, Tarko-Sale, Purovsky District, Yamalo-Nenets Autonomous

District, 629850 Russian Federation

INN (Taxpayer Identification Number): 6316031581

OGRN (Primary State Registration Number): 1026303117642

Share of total supplies (%): 77.4

Information on changes in the prices for basic raw materials and supplies by over 10% during the corresponding reporting period as compared to the corresponding reporting period last year

Fuel type	2017	2018	Change (%)
	Weighted average purchase price (RUB/tonne, RUB/thous m³)		
Fuel oil	9,222.73	16,837.56	82.6%

The change in the purchase prices for coal and gas was less than 10%.

Imports as a share of materials and goods supplied, future availability forecast for import sources, and potential alternate sources

No import supplies

3M 2019

Issuer's suppliers accounting for at least 10 percent of all raw materials and supplies delivered to the Issuer

Full legal name: NOVATEK Public Joint Stock Company

Location address: 22A Pobedy Street, Tarko-Sale, Purovsky District, Yamalo-Nenets Autonomous

District, 629850 Russian Federation

INN (Taxpayer Identification Number): 6316031581

OGRN (Primary State Registration Number): 1026303117642

Share of total supplies (%): 77.0

Information on changes in the prices for basic raw materials and supplies by over 10% during the corresponding reporting period as compared to the corresponding reporting period last year

Fuel type	Q1 2018	Q1 2019	Change (%)
	Weighted average purchase price (RUB/tonne, RUB/thous m³)		
Fuel oil	10,992.42	13,304.97	21.0%

The change in the purchase prices for coal and gas was less than 10%.

Imports as a share of materials and goods supplied, future availability forecast for import sources, and potential alternate sources

No import supplies

3.2.4. Sales Markets for the Issuer's Products (Works, Services)

Core markets where the Issuer operates:

The Issuer is one of the wholesale generation companies that supply electric power to Siberia and the European part of Russia.

Registered as an independent player in the wholesale market, Unipro PJSC sells electric power in the wholesale electric power and capacity market through its five Branches: Smolenskaya GRES, Shaturskaya GRES, Surgutskaya GRES-2, Yaivinskaya GRES and Berezovskaya GRES.

It sells electric power in two price zones and in all sectors of the wholesale market: under regulated contracts, under capacity supply agreements in a forced mode, in the day-ahead market, and in the balancing market.

Supplies under regulated contracts in the wholesale electricity market (WEM) were carried out according to the maximum tariffs approved for Unipro PJSC power plants by Order of the Federal Antimonopoly Service of Russia No. 1725/18 dated 10 December 2018 for H1 2019:

Branch name	Tariff set	
	Electric power	Capacity
	RUB/MW·h	RUB/MW per month
Surgutskaya GRES-2	750.01	100,894.49
Superviolence CDES 2 CSA facility	546.40	
Surgutskaya GRES-2, CSA facility	546.60	=
Berezovskaya GRES (TG-1)	354.0	183,262.18
Berezovskaya GRES (TG-2)	322.09	180,606.62
Berezovskaya GRES (TG-3)	400.53	-
Shaturskaya GRES	1,574.39	157,584.65
Shaturskaya GRES, CSA facility	787.0	-
Smolenskaya GRES	1,329.32	115,098.78
Yaivinskaya GRES, Units 1–4	1,108.86	176,217.51
Yaivinskaya GRES, CSA facility	651.16	-

The electric power was sold in competitive sectors of the market at prices established as a result of daily trading sessions.

All power plants of the Issuer participated in tenders in competitive sectors of the wholesale market, which enables the Issuer to gain additional benefits in the day-ahead market (DAM) both from selling and buying electric power.

Sales of electric power in the day-ahead market in Q1 2019 amounted to 10,963 mln kW·h, and purchase thereof – to 658 mln kW·h. 240 mln kW·h was sold and a deficit of 464 mln kW·h was made up for in the balancing market.

The table below shows a comparative study of electric power sold by Unipro PJSC Branches in the wholesale market in Q1 2018–2019:

Branch name	Ele	Electric power sales, GW·h				
	Q1 2018	Q1 2019	Difference, %			
Surgutskaya GRES-2	7,953	8,711	+ 9.5			
Berezovskaya GRES	2,247	2,519	+ 12.1			
Shaturskaya GRES	1,254	1,167	- 6.9			
Smolenskaya GRES	356	401	+ 12.6			
Yaivinskaya GRES	1,377	1,384	+ 0.5			
Total	13,187	14,182	+ 7.5			

The increase in electric power sales in Q1 2019 vs. Q1 2018 was mainly due to changes in the plant mix and maintenance schedule.

In contrast to electricity, heat power is sold in the local retail heat markets.

The key consumers of heat power produced by the Branches of Unipro PJSC are housing companies and organisations and social facilities in Ozerny Settlement (Smolensk Region), Shatura, Surgut, Yaiva Settlement, Sharypovo (including Dubinino Settlement and Kholmogorskoye Settlement). In addition, Shaturskaya GRES supplies thermal power to a couple of industrial consumers in its region.

Given that no new facilities or large residential districts are built, the range of heat power consumers remains almost the same.

Heat sales as a share of the Issuer's total sales during the quarter accounted for about 2.3%. However, taking into account the social focus of heat supply services for residential buildings and social facilities, the Issuer makes

the effort to ensure the quality and reliability of heat power supply to solvent consumers and make its supplies loss-free.

The table below shows a comparative study of heat power volumes sold by Unipro PJSC Branches in Q1 2018–2019:

Branch name	Heat power supply to consumers, thousand Gcal			
	Q1 2018	Q1 2019	Difference, %	
Surgutskaya GRES-2	379.8	-349.9	-7.9	
Berezovskaya GRES	147.1	134.6	-8.5	
Shaturskaya GRES	173.8	147.5	-15.1	
Smolenskaya GRES	14.3	13.7	-4.2	
Yaivinskaya GRES	23.5	21.7	-7.7	
Total	738.5	667.4	-9.6	

The net heat power supply to consumers by Unipro PJSC amounted to 667.4 thous Gcal in Q1 2019, 9.6% less as compared to the same period of 2018. These fluctuations in heat supply to consumers by the Branches are primarily due to weather conditions.

The key factor that may affect the Issuer's product sales is increased competition in the electric power market as well as potential non-payment for electric and heat power supplies and unprofitability of tariffs set by regulators. To improve its competitiveness, the Issuer is going to increase capacity sales under free contracts, optimise its sales, commercial dispatching and costs of electricity supplies, control the costs of heat generation, transmission, and sales, reconstruct the existing and build new generating facilities, and carry out the technical refurbishment of its fixed assets.

3.2.5. Information on Permits (Licenses) for Specific Types of Works Held by the Issuer

Authority (organisation) that issued the relevant permit (license) for specific types of works: *Ministry of Transport of the Russian Federation Federal Service for Supervision in the Sphere of Transport*

Type of activity (works) covered by the relevant permit (license) obtained by the Issuer: *hazardous cargo handling operations in the rail sector*

Date of issue of the permit (license) for specific types of works: 20.07.2016

Permit (license) for specific types of works valid till: Perpetual

Authority (organisation) that issued the relevant permit (license) for specific types of works: *Federal Service for Supervision in the Sphere of Natural Resource Use*

Number of the permit (license) or document confirming the authorisation for specific types of works: 077712

Type of activity (work) covered by the relevant permit (license) obtained by the Issuer: collection, transportation, processing, disposal, neutralisation and dumping of waste of Hazard Classes I–IV

Date of issue of the permit (license) for specific types of works: 09.08.2016

Permit (license) for specific types of works valid till: Perpetual

Authority (organisation) that issued the relevant permit (license) for specific types of works: Subsurface Resources Management Department of Khanty-Mansi Autonomous Area – Yugra

Number of the permit (license) or document confirming the authorisation for specific types of works: *XMH No. 03252 B***9**

Type of activity (work) covered by the relevant permit (license) obtained by the Issuer: *fresh groundwater* production for utility and drinking/industrial water supply

Date of issue of the permit (license) for specific types of works: 29.09.2016

Permit (license) for specific types of works valid till: 05.05.2019

Authority (organisation) that issued the relevant permit (license) for specific types of works: Directorate of the Federal Service for Surveillance on Consumer Rights Protection and Human Wellbeing for

Khanty-Mansi Autonomous Area – Yugra

Number of the permit (license) or document confirming the authorisation for specific types of works: **86.XII.23.001.J.000022.10.16**

Type of activity (works) covered by the relevant permit (license) obtained by the Issuer: *operations related to the use of infectious agents (Risk Group IV)*

Date of issue of the permit (license) for specific types of works: 26.10.2016

Permit (license) for specific types of works valid till: Perpetual

Authority (organisation) that issued the relevant permit (license) for specific types of works: *Ministry of Public Health of the Moscow Region*

Number of the permit (license) or document confirming the authorisation for specific types of works: $\pi 0-50-01-007899$

Type of activity (work) covered by the relevant permit (license) obtained by the Issuer: other medical care

Date of issue of the permit (license) for specific types of works: 28.07.2016

Permit (license) for specific types of works valid till: Perpetual

Authority (organisation) that issued the relevant permit (license) for specific types of works: *Federal Service* for Surveillance on Consumer Rights Protection and Human Wellbeing

Type of activity (work) covered by the relevant permit (license) obtained by the Issuer: activity related to using ionising radiation sources (generating) (except for using such sources in medical care).

Date of issue of the permit (license) for specific types of works: 21.05.2007

Permit (license) for specific types of works valid till: Perpetual

Authority (organisation) that issued the relevant permit (license) for specific types of works: Subsurface Resources Management Department for the Central Federal District (Tsentrnedra)

Number of the permit (license) or document confirming the authorisation for specific types of works: *MCK No.* 06352 B9

Type of activity (work) covered by the relevant permit (license) obtained by the Issuer: groundwater production for drinking, utility and service water supply to Unipro PJSC Shaturskaya GRES B branch, population and subscribers

Date of issue of the permit (license) for specific types of works: 14.12.2016

Permit (license) for specific types of works valid till: 01.06.2019

Authority (organisation) that issued the relevant permit (license) for specific types of works: *Natural Resources and Ecology Department of the Smolensk Region*

Number of the permit (license) or document confirming the authorisation for specific types of works: *CMO No.* 80186 T9

Type of activity (work) covered by the relevant permit (license) obtained by the Issuer: production of sand and gravel-and-sand mixture on the Dubovitsa site for Smolenskaya GRES Branch of Unipro PJSC

Date of issue of the permit (license) for specific types of works: 30.09.2016

Permit (license) for specific types of works valid till: 31.07.2020

Authority (organisation) that issued the relevant permit (license) for specific types of works: Subsurface Resources Management Department for the Volga Federal District

Number of the permit (license) or document confirming the authorisation for specific types of works: *IIEM No. 02602 B***9**

Type of activity (work) covered by the relevant permit (license) obtained by the Issuer: groundwater production for drinking and service water supply to industrial facilities

Date of issue of the permit (license) for specific types of works: 01.09.2016

Permit (license) for specific types of works valid till: 21.02.2033

Authority (organisation) that issued the relevant permit (license) for specific types of works: *Ministry of the Russian Federation for Civil Defence, Emergencies and Elimination of Consequences of Natural Disasters*Number of the permit (license) or document confirming the authorisation for specific types of works: *1-E/01089*

Type of activity (work) covered by the relevant permit (license) obtained by the Issuer: *installation*, maintenance and repair of fire safety devices of buildings and structures

Date of issue of the permit (license) for specific types of works: 26.08.2013

Permit (license) for specific types of works valid till: Perpetual

Authority (organisation) that issued the relevant permit (license) for specific types of works: Subsurface Resources Management Directorate for the Krasnoyarsk Territory

Number of the permit (license) or document confirming the authorisation for specific types of works: *IIIPII* No. 0652 Type: B9

Type of activity (work) covered by the relevant permit (license) obtained by the Issuer: use of subsurface resources. Wells for lowering the water table.

Date of issue of the permit (license) for specific types of works: 05.10.2016

Permit (license) for specific types of works valid till: 28.02.2022

Authority (organisation) that issued the relevant permit (license) for specific types of works: *Ministry of the Russian Federation for Civil Defence, Emergencies and Elimination of Consequences of Natural Disasters*Number of the permit (license) or document confirming the authorisation for specific types of works: *1-E/01251*

Type of activity (work) covered by the relevant permit (license) obtained by the Issuer: installation, maintenance and repair of fire safety devices of buildings and structures

Date of issue of the permit (license) for specific types of works: 11.11.2013

Permit (license) for specific types of works valid till: Perpetual

Authority (organisation) that issued the relevant permit (license) for specific types of works: Federal Environmental, Industrial and Nuclear Supervision Service

Number of the permit (license) or document confirming the authorisation for specific types of works: BX-00-014584

Type of activity (work) covered by the relevant permit (license) obtained by the Issuer: operation of explosive and chemically hazardous facilities of Hazard Classes I, II and III (centralised)

Date of issue of the permit (license) for specific types of works: 11.02.2014

Permit (license) for specific types of works valid till: Perpetual

Authority (organisation) that issued the relevant permit (license) for specific types of works: *Ministry of the Russian Federation for Civil Defence, Emergencies and Elimination of Consequences of Natural Disasters*Number of the permit (license) or document confirming the authorisation for specific types of works: 86-E/00019

Type of activity (work) covered by the relevant permit (license) obtained by the Issuer: installation, maintenance and repair of fire safety devices of buildings and structures

Date of issue of the permit (license) for specific types of works: 25.03.2014

Permit (license) for specific types of works valid till: Perpetual

Authority (organisation) that issued the relevant permit (license) for specific types of works: *Ministry of the Russian Federation for Civil Defence, Emergencies and Elimination of Consequences of Natural Disasters*Number of the permit (license) or document confirming the authorisation for specific types of works: 59-6/00226

Type of activity (work) covered by the relevant permit (license) obtained by the Issuer: installation, maintenance and repair of fire safety devices of buildings and structures (Yaivinskaya GRES)

Date of issue of the permit (license) for specific types of works: 03.06.2015

Permit (license) for specific types of works valid till: Perpetual

Authority (organisation) that issued the relevant permit (license) for specific types of works: *Federal Security Service Directorate for Moscow and the Moscow Region*

Number of the permit (license) or document confirming the authorisation for specific types of works: 0087958 Type of activity (work) covered by the relevant permit (license) obtained by the Issuer: operations related to use of information classified as a state secret.

Date of issue of the permit (license) for specific types of works: 23.08.2016

Permit (license) for specific types of works valid till: 29.06.2020

Authority (organisation) that issued the relevant permit (license) for specific types of works: **Regional Directorate of the Federal Security Service for the Tyumen Region**

Number of the permit (license) or document confirming the authorisation for specific types of works: 0091723 Type of activity (work) covered by the relevant permit (license) obtained by the Issuer: operations related to use of information classified as a state secret.

Date of issue of the permit (license) for specific types of works: 07.09.2016

Permit (license) for specific types of works valid till: 29.06.2020

Authority (organisation) that issued the relevant permit (license) for specific types of works: *Directorate of the Federal Security Service for the Krasnoyarsk Territory*

Number of the permit (license) or document confirming the authorisation for specific types of works: 0088726 Type of activity (work) covered by the relevant permit (license) obtained by the Issuer: operations related to use of information classified as a state secret.

Date of issue of the permit (license) for specific types of works: 09.09.2016

Permit (license) for specific types of works valid till: 29.06.2020

Authority (organisation) that issued the relevant permit (license) for specific types of works: *Directorate of the Federal Security Service for the Perm Territory*

Number of the permit (license) or document confirming the authorisation for specific types of works: 0090076 Type of activity (work) covered by the relevant permit (license) obtained by the Issuer: operations related to use of information classified as a state secret.

Date of issue of the permit (license) for specific types of works: 09.09.2016

Permit (license) for specific types of works valid till: 29.06.2020

Authority (organisation) that issued the relevant permit (license) for specific types of works: Federal Service for Supervision of Communications, Information Technology and Mass Media

Number of the permit (license) or document confirming the authorisation for specific types of works: 147311

Type of activity (work) covered by the relevant permit (license) obtained by the Issuer: *local telephone* services, except local telephone services using payphones and multiple access devices

Date of issue of the permit (license) for specific types of works: 02.09.2016

Permit (license) for specific types of works valid till: 02.09.2021

Authority (organisation) that issued the relevant permit (license) for specific types of works: *Directorate of the Federal Security Service for the Smolensk Region*

Number of the permit (license) or document confirming the authorisation for specific types of works: 0091307 Type of activity (work) covered by the relevant permit (license) obtained by the Issuer: operations related to use of information classified as a state secret.

Date of issue of the permit (license) for specific types of works: 07.10.2016

Permit (license) for specific types of works valid till: 29.06.2020

3.2.6. Information on Activities of Certain Categories of Issuers

The Issuer is not a joint stock investment fund, insurance company or credit institution, mortgage agent, special purpose vehicle.

3.2.7. Additional Requirements for Issuers Whose Core Business Activity Is Mineral Production

Mineral production is not the Issuer's core business activity. The Issuer controls no entities whose core business activity is mineral production.

3.2.8. Additional Information on Issuers Whose Core Business Activity Is Provision of Communications Services

Communication services are not the Issuer's core business activity. The Issuer controls no entities whose core business activity is communications services.

3.3. Plans for the Issuer's Future Activities

In accordance with the Issuer's Articles of Association, the primary objective of its activities is to generate profit. Following the consolidation of generation assets completed by 01 July 2006, the Issuer is engaged in the following core business activities:

- Generation and sale of electric power and capacity;
- Generation, transfer, and sale of heat power.

All heat generation companies created in the process of reforming the Russian electric power market, including Unipro PJSC, are big integrated companies selling electric power and capacity in the wholesale market.

Plans to establish new production, expand or scale down production, modernise, and refurbish fixed assets:

- 1) In April 2019, Unipro PJSC took part in competitive selections of modernisation projects for generating equipment of thermal power plants to be commissioned in 2022–2024. According to the preliminary selection results published by the System Operator, the following projects were selected:
- Modernisation of Surgutskaya GRES-2 Power Unit No. 1 (810 MW) providing for the replacement of the HPC, IPC, and generator to be commissioned in 2022 and for the increase of installed electric capacity up to 830 MW
- Modernisation of Surgutskaya GRES-2 Power Unit No. 6 (810 MW) providing for the replacement of the HPC, IPC, and generator to be commissioned in 2024 and for the increase of installed electric capacity up to 830 MW:
- 2) Unipro PJSC is considering the possibility of taking part in future selections of modernisation projects.
- 3) Expansion plans the Company's expansion plans concern heat generation at Berezovskaya GRES to ensure heat supply of the agro-industrial cluster to be created in the Sharypovsky District (Krasnoyarsk Territory).
- 3) The Company's development plans concern the modernisation of steam-power equipment, primarily, participation in the selections of modernisation projects for generating equipment at Surgutskaya GRES-2, as well as at Shaturskaya, Yaivinskaya and Smolenskaya GRES. Unipro PJSC is considering the options of entering new markets: energy services, management of power plants in the Russian Federation and in the near abroad;

Major projects implemented in 2008–2015 as part of Unipro PJSC investment programme:

- Creation of replacement capacity on the basis of Shaturskaya GRES CCGT-400;
- Creation of replacement capacity on the basis of Surgutskaya GRES-2 2xCCGT-400;.
- Creation of replacement capacity on the basis of Yaivinskaya GRES CCGT-400;
- Creation of replacement capacity on the basis of Berezovskaya GRES CCGT-800.

On 1 February 2016, a fire broke out in the boiler house of Power Unit 3 at Berezovskaya GRES that damaged the boiler. The fire was extinguished. Power Unit No. 3 of Berezovskaya GRES is currently under repair.

Issuer's plans concerning possible changes in the core business activities: starting from 01 July 2006, the Issuer has been engaged in the generation and sale of electric and heat power. The Issuer has no plans to change its core business.

3.4. The Issuer's Participation in Banking Groups, Banking Holdings, Holdings, and Associations

Name of the group, holding, or association: Germany's Uniper power engineering group.

Issuer's participation period: since 2016.

Issuer's role (place) and functions in the company:

Unipro PJSC is Uniper Group's regional unit in Russia and is engaged in the generation of electric power and capacity and sale thereof in the wholesale electricity and capacity market in Russia.

3.5. The Entities Controlled by the Issuer Being of Material Value for the Issuer

Full legal name: Unipro Engineering Limited Liability Company

Abbreviated legal name: Unipro Engineering LLC

Location address

Moscow, Russian Federation.

INN (Taxpayer Identification Number): 7703399014

OGRN (Primary State Registration Number): 1157746912652

Sign indicating that the Issuer controls the entity towards which the Issuer is a controlling entity: power to control 50 per cent of votes in the top management body of the entity controlled by the Issuer.

Type of control: direct

The Issuer's participation interest in the authorised capital of the entity controlled by the Issuer: 100%

The participation interest of the entity controlled by the Issuer in the authorised capital of the Issuer: 0%

Percentage of the Issuer's ordinary shares owned by the entity controlled by the Issuer: 0%

Description of the company's core business activity:

Engineering services (project and technological engineering); pre-project and project works and engineering surveys; investment activities and implementation of investment projects.

Members of the company's Board of Directors (Supervisory Board)

There is no Board of Directors (Supervisory Board)

The company's Sole Executive Body

Full name	Person's participation interest in the Issuer's authorised capital, %	Issuer's ordinary shares owned by the holder, %
Maxim Gennadyevich Shirokov	0	0

Members of the Company Collective Executive Body

There is no Collective Executive Body

3.6. Composition, Structure and Value of the Issuer's Fixed Assets; Information on the Plans to Purchase, Replace, Retire Any Fixed Assets and on All Encumbrances of the Issuer's Fixed Assets

As of 31 December 2018

Unit of measurement: RUB mln

Fixed assets group	Initial (replacement) value	Amortisation charge
Land plots	70	0
Buildings	28,467	5,379
Structures and transmitters	17,377	6,506
Power generation machinery and equipment, vehicles	83,732	40,728
Other types of fixed assets	721	184
TOTAL	130,367	52,797

Information concerning the methods to assess amortisation charges for fixed assets groups:

Amortisation charges for all fixed assets groups are assessed using the straight-line method.

Reporting date: 31.12.2018

As of 31 March 2019

Unit of measurement: RUB mln

Fixed assets group	Initial (replacement) value	Amortisation charge
Land plots	70	0
Buildings	28,467	5,549
Structures and transmitters	17,382	6,658
Power generation machinery and equipment, vehicles	81,440	41,793
Other types of fixed assets	721	205
TOTAL	128,080	54,205

Information concerning the methods to assess amortisation charges for fixed assets groups: Amortisation charges for all fixed assets groups are assessed using the straight-line method.

Reporting date: 31.03.2019

The results of the latest revaluation of fixed assets and fixed assets on long-term lease carried out during the last completed financial year specifying the revaluation date, the gross and net (less amortisation) book value of fixed assets prior to revaluation and full and net (less amortisation) replacement value of fixed assets with due regard to such revaluation. Said information must be provided for fixed assets groups. Provide the information concerning the methods to assess amortisation charges for fixed assets groups.

No revaluation of fixed assets was carried out in the period mentioned above

Specify the information concerning the acquisition, replacement, and retirement plans for the fixed assets with a value of or exceeding 10 per cent of the value of the Issuer's fixed assets and the other fixed assets at the Issuer's discretion, as well as information on all encumbrances of the Issuer's fixed assets (specifying the type of encumbrance, its term, and any other conditions at the Issuer's discretion):

The Issuer has encumbrances as follows:

Item No.	Fixed asset	Encumbrance type	Encumbered portion size	Encumbrance commencement date	Encumbrance expiration date		
	Berezovskaya GRES Branch						
1	General-purpose container	Lease	1 unit	14.04.2014	14.04.2020		
2	Car: TOYOTA LAND CRUISER 150 (PRADO)	Lease	1 unit	15.01.2016	31.03.2019		
3	Car: TOYOTA ALPHARD	Lease	1 unit	15.01.2016	31.03.2019		
4	Car: NISSAN PATROL	Lease	1 unit	15.01.2016	31.03.2019		
5	Waggon truck: GAZ-2705, all-metal body	Lease	1 unit	15.01.2016	31.03.2019		
6	Forklift: HELI CPCD 30	Lease	1 unit	11.04.2016	31.03.2019		
7	Lift truck: BOBCAT S175	Lease	1 unit	11.04.2016	31.03.2019		
8	Car: MITSUBISHI PAJERO SPORT	Lease	1 unit	11.04.2016	31.03.2019		
9	Non-residential building (Former ELB store)	Lease	1 unit	01.12.2017	31.03.2019		
10	Electrical travelling crane, load capacity 100/10x2 t, reg. No. 19358 BR	Lease	1 unit	01.01.2018	31.12.2019		
11	Car: Toyota Camry	Lease	1 unit	15.01.2017	31.03.2019		
12	Car: Toyota Camry	Lease	1 unit	15.01.2017	31.03.2019		

13	Chimney stack H-370 with	Lease	87.36 sq. m	01.06.2017	31.03.2019
14	gas ducts Building of junction tower	Lease	90 sq. m	01.10.2018	31.08.2019
15	No. 2 Building of junction tower	Lease	58.68 sq. m	01.12.2018	31.10.2019
16	No. 2 Building of junction tower	Lease	28.57 sq. m	01.03.2018	31.01.2019
17	No. 3	т	10.40	01.02.2010	21.01.2010
17	Radio relay link (external communications and alarm)	Lease	19.40 sq. m	01.03.2018	31.01.2019
18	New heating boiler building	Lease	152 sq. m	01.09.2018	31.05.2019
19	New heating boiler building	Lease	318 sq. m	01.07.2018	31.05.2019
20	New heating boiler building	Lease	204.0 sq. m	03.05.2018	31.03.2019
21	New heating boiler building	Lease	18.0 sq. m	01.01.2019	30.11.2019
22	Amenities building	Lease	24 sq. m	01.05.2018	31.03.2019
23	Amenities building	Lease	14.2 sq. m	03.05.2018	31.03.2019
24	Amenities building	Lease	98.71 sq. m	01.08.2018	30.06.2019
25	Amenities building	Lease	168 sq. m	01.10.2018	31.08.2019
26	Non-residential building (IPS trust office)	Lease	350 sq. m	01.07.2018	31.03.2019
27	Freight-passenger elevator 3,200 (Unit 3)	Lease	1 unit	01.10.2017	31.12.2019
28	Freight-passenger elevator, 1,000kg, factory No. 63136 (Unit 3)	Lease	1 unit	01.10.2017	31.12.2019
29	Freight-passenger elevator, 1,000kg, factory No. 97602 (Unit 3)	Lease	1 unit	01.10.2017	31.12.2019
30	Non-residential room No. 1, Building No. 625	Lease	13.1 sq. m	01.06.2018	30.04.2019
31	Non-residential room No. 1, Building No. 625	Lease	99.0 sq. m	01.11.2018	30.09.2019
32	Non-residential room No. 6, Building No. 627	Lease	115.5 sq. m	01.11.2018	30.09.2019
33	Engineering and laboratory building	Lease	36 sq. m	01.05.2018	31.03.2019
34	Engineering and laboratory building	Lease	18 sq. m	01.05.2018	31.03.2019
35	Engineering and laboratory building	Lease	527.40 sq. m	01.08.2018	30.06.2019
36	Engineering and laboratory building	Lease	208.95 sq. m	01.09.2018	31.07.2019
37	Junction tower No. 2	Lease	21.92 sq. m	01.06.2018	30.04.2019
38	Junction tower No. 2	Lease	306.40 sq. m	01.10.2018	31.08.2019

39	MEB administration and amenity building (MEB AAB)	Lease	13.44 sq. m	01.06.2018	30.04.2019
40	Non-residential room (Warehouses, rooms 1,2,3,4,6,7,9)	Lease	2,120.40 sq. m	01.08.2018	03.06.2019
41	Main building, Unit 1	Lease	140 sq. m	01.10.2018	31.08.2019
42	Building of start-up boiler house	Lease	76 sq. m	01.10.2018	31.08.2019
43	Junction tower No. 1	Lease	231.20 sq. m	01.10.2018	31.08.2019
44	Building of smoke extractor department, Unit No. 2	Lease	114 sq. m	01.10.2018	31.08.2019
45	Building of the outfit and transport unit	Lease	216 sq. m	01.10.2018	31.08.2019
46	Electrocardiograph EKZT-12-03 ALTON	Lease	1 unit	01.06.2016	31.07.2019
47	Alcohol tester Alcotest 7410	Lease	1 unit	01.06.2016	31.07.2019
48	Alcohol tester Alcotest 7410	Lease	1 unit	01.06.2016	31.07.2019
49	Defibrillator PRIMEDIC Defi-monifor ECO-1	Lease	1 unit	01.06.2016	31.07.2019
50	Vibrotester MBN VT-02-01	Lease	1 unit	01.06.2016	31.07.2019
51	Inter furniture set	Lease	1 unit	01.06.2016	31.07.2019
52	Inter furniture set	Lease	1 unit	01.06.2016	31.07.2019
53	Inter furniture set	Lease	1 unit	01.06.2016	31.07.2019
54	Primedic ACCI 96330 rechargeable battery for Defi ECO-1 defibrillator	Lease	1 unit	01.06.2016	31.07.2019
55	Audiometer AA-02	Lease	1 unit	01.06.2016	31.07.2019
56	STERILISER GP-10-MO	Lease	1 unit	01.06.2016	31.07.2019
57	Steriliser GPa-10-PZ	Lease	1 unit	01.06.2016	31.07.2019
58	Travelling crane KM50-18	Lease	1 unit	01.01.2018	31.12.2019
59	Travelling crane KM50-18	Lease	1 unit	01.01.2018	31.12.2019
60	Travelling crane KM50-18	Lease	1 unit	01.01.2018	31.12.2019
61	Travelling crane KM50-18	Lease	1 unit	01.01.2018	31.12.2019
62	Travelling crane KM50-18	Lease	1 unit	01.01.2018	31.12.2019
63	Travelling crane KM50-18	Lease	1 unit	01.01.2018	31.12.2019
64	Travelling crane KM50-18	Lease	1 unit	01.01.2018	31.12.2019
65	Travelling crane KM50-18	Lease	1 unit	01.01.2018	31.12.2019
66	Travelling crane KM50-18	Lease	1 unit	01.01.2018	31.12.2019
67	Travelling crane KM50-18	Lease	1 unit	01.01.2018	31.12.2019
68	Travelling crane KM50-18	Lease	1 unit	01.01.2018	31.12.2019

69	Electrical suspended crane, load capacity 10t, reg. No. 21394 BR	Lease	1 unit	01.01.2018	31.12.2019
70	Two-girder supported electric travelling crane, 30.0 tonnes.	Lease	1 unit	01.01.2018	31.12.2019
71	Electrical overhead crane, load capacity 50/10t, reg. No. 16580 MEB	Lease	1 unit	01.01.2018	31.12.2019
72	Electrical overhead crane, load capacity 50/10t, reg. No. 16137 MEB	Lease	1 unit	01.01.2018	31.12.2019
73	Overhead crane KS50-42B	Lease	1 unit	01.01.2018	31.12.2019
74	Electrical overhead crane, load capacity 50/10t, reg. No. 16182 MEB	Lease	1 unit	01.01.2018	31.12.2019
75	Overhead crane KS50-42B	Lease	1 unit	01.01.2018	31.12.2019
76	Electrical overhead crane, load capacity 50/10t, reg. No. 15867 MEB	Lease	1 unit	01.01.2018	31.12.2019
77	Electrical overhead crane, load capacity 50/10t, reg. No. 16138 MEB	Lease	1 unit	01.01.2018	31.12.2019
78	Overhead crane KS50-42B	Lease	1 unit	01.01.2018	31.12.2019
79	Electrical overhead crane, load capacity 50/10t, reg. No. 15748 MEB	Lease	1 unit	01.01.2018	31.12.2019
80	Electrical overhead crane, load capacity 50/10t, reg. No. 15995 MEB	Lease	1 unit	01.01.2018	31.12.2019
		Shaturskaya (GRES Branch		
1	Chimney stack with gas ducts, GRES power plant (MTS PJSC)	right to place the container with hardware	-	01.01.2006	31.12.2019
2	Chimney stack, Stage 3 (Vimpelcom PJSC)	right to place the container with hardware	-	01.01.2006	31.12.2019
3	Auxiliary amenities building (IE Gerasimovskaya L.V.)	Lease	140.1	01.06.2008	31.05.2019
4	Canteen equipment (IE Gerasimovskaya L.V.)	Lease	-	01.02.2008	31.12.2019
5	Temporary plant building (Unikhimtek-Shatura LLC)	Lease	225.4 m ²	01.06.2009	31.07.2019
6	Temporary plant building (MOESK PJSC)	Lease	48.7 m ²	01.07.2008	30.06.2019
7	Locomotive and car shed building (MK Shatura JSC)	Lease	5 m ²	01.01.2008	31.12.2019
8	Locomotive and car shed building (MK CETI JSC)	Lease	49.4 m ²	15.01.2019	31.12.2019
9	Locomotive and car shed building (SpetsInzhiniring LLC)	Lease	12.8 m ²	01.02.2019	31.12.2019

10	Repair staff department building. (Energoteploizolyatsiya LLC)	Lease	33 m²	01.01.2013	31.10.2019
11	Repair staff department building (MK CETI JSC)	Lease	45.5 m ²	15.01.2019	31.12.2019
12	Repair and construction shop building (PORYADOK-Service LLC)	Lease	12.6 m ²	15.01.2019	31.12.2019
13	Land plot No. 00000019 (Proshin V.V.)	Lease	357 m ²	01.01.2012	30.03.2020
14	Accommodation unit No. 3 (Ovchinnikova S.B.)	Lease	62.4 m²	01.07.2016	29.02.2020
15	Heating and hot water supply lines, Shatura (MUE Shatura Production and Technical Organisation of Municipal Services)	Lease	Heating lines – 74,022.7 m Hot water supply lines – 34,786.8 m	01.07.2017	30.09.2019
		Yaivinskaya	GRES Branch		
1	Rooms in the Integrated auxiliary building	Lease	117.60 m ²	01.01.2019	30.11.2019
2	Rooms in the annex to the Crusher house building (first-lift rack)	Lease	57.15 m ²	01.01.2019	30.11.2019
3	Rooms in the Main Building	Lease	61.2 m ²	01.01.2019	30.11.2019
4	Rooms in the Integrated auxiliary building	Lease	101.80 m ²	01.01.2019	30.11.2019
5	Room in the compressor workshop	Lease	137.9 m ²	01.01.2019	30.11.2019
6	Bulk materials storage next to the fuel oil pump house	Lease	73.2 m ²	01.01.2019	30.11.2019
7	Chimney stack No. 2	Lease	4.08 m ²	01.12.2019	31.10.2019
8	Chimney stack No. 2	Lease	7.01m ²	01.08.2018	30.06.2019
9	Rooms in the Main Building	Lease	134.28 m ²	01.01.2019	30.11.2019
10	Room in the 3-level Office Building	Lease	48.2 m ²	01.02.2019	31.12.2019
11	Rooms in the Integrated auxiliary building	Lease	32.2 m ²	01.02.2019	31.12.2019
12	Bulk materials storage next to the fuel oil pump house	Lease	203.8 m ²	01.01.2019	30.11.2019
13	Room in the Crusher House building	Lease	11.9 m ²	01.01.2019	30.11.2019
14	Room in the Main Building	Lease	170.5 m ²	01.01.2019	30.11.2019
15	Chimney stack No. 1	Lease	1.35 m ²	01.12.2019	31.10.2019
16	Chimney stack No. 2	Lease	17.65 m ²	01.12.2019	31.10.2019
17	Room in the 3-level Office Building	Lease	11.06 m ²	01.01.2019	30.11.2019

18	Room in the 3-level Office Building	Lease	81.41 m ²	01.01.2019	30.11.2019
19	Rooms in the Office Building, Level 4	Lease	34.10 m ²	01.01.2019	30.11.2019
20	Room in the Main Building	Lease	140.5 m ²	01.01.2019	30.11.2019
21	Room in the Integrated Auxiliary Building	Lease	1,066.92m ²	01.02.2019	31.12.2019
22	Room in the Main Building	Lease	163.21 m ²	01.02.2019	31.12.2019
23	Room in the Smoke Extractor Plant building	Lease	12.0 m ²	01.02.2019	31.12.2019
24	Room in the 3-level Office Building	Lease	25.8 m ²	18.02.2019	31.12.2019
25	Room in the Main Building	Lease	65.6 m ²	01.03.2019	31.01.2020
26	Room in the 3-level Office Building	Lease	11.06 m ²	01.03.2019	31.01.2020
27	Room in the 3-level Office Building	Lease	33.18 m ²	01.01.2019	30.11.2019
28	Room in the Integrated Auxiliary Building	Lease	68.69 m ²	01.09.2018	31.07.2019
29	Room in the Main Building	Lease	27.5 m ²	15.03.2019	31.12.2019
30	Portion of the land plot under the Industrial site	Lease	5,500 m ²	01.01.2019	30.11.2019
		Smolenskaya	GRES Branch	•	
1	Start-up boiler house building	Lease	577.2 m2	01.11.2018	30.09.2019
2	Check point No. 2	Lease	8.1 m ²	30.11.2018	30.09.2019
3	Check point No. 4	Lease	6.7 m ²	01.08.2018	30.06.2019
4	Administration and amenity building	Lease	148.1 m ²	30.11.2018	30.09.2019
5	Administration and amenity building	Lease	4.0 m ²	01.09.2018	31.07.2019
6	Chimney stack	Lease	6 m²	01.07.2018	31.05.2019
7	Chimney stack	Lease	6 m ²	01.09.2018	31.08.2019
8	Chimney stack	Lease	6 m ²	01.07.2018	30.05.2019
9	Property (furniture, fixtures and accessories)	Lease	27 units	01.06.2018	31.07.2019
10	Administration and amenity building	Lease	51.9 m ²	01.08.2018	31.07.2019
11	Property (furniture, fixtures and accessories)	Lease	3 units	01.09.2018	31.07.2019
12	Land plot	Lease	1,194 m ²	01.10.2018	31.08.2019
13	Administration and amenity building	Lease	128 m²	01.08.2018	30.08.2019
14	Property (furniture, fixtures and accessories)	Lease	33 units	01.09.2018	31.08.2019
15	IAB with CWT	Lease	69.49 m ²	01.11.2018	30.04.2019

	Surgutskaya GRES-2 Branch					
1	Non-residential rooms in EAB, Level 1 (armory)	Lease	7.8 m ²	01.12.2018	31.10.2019	
2	Movable property: cabin blocks, checkpoint blocks	Lease	3 pcs	01.01.2018	31.12.2019	
3	Non-residential rooms in the Main building, Unit No. 1 – 96 sq. m, Unit No. 5 – 137.72 sq. m, Unit No. 6 – 91.78 sq. m, AAB-1 – 390 sq. m	Lease	715.2 m ²	17.12.2018	31.10.2019	
4	Placement of equipment – Chimney stack No. 3 (cellular)	Lease (right to place the equipment)	-	01.01.2016	31.12.2019	
5	Movable property (furniture, fixtures and accessories) – Canteen	Lease	133 pcs	01.01.2018	31.12.2019	
6	Non-residential rooms in EAB, Level 1, area: 1,096.07 sq. m (Canteen)	Lease	1,096.07 m ²	01.12.2018	30.10.2019	
7	Placement of equipment – Chimney stack No. 3, open switch yard ORU-500 (cellular)	Lease (right to place the equipment)	-	01.07.2009	30.06.2019	
8	Non-residential rooms in EAB, area: 127 sq. m – medical office	Lease	127.0 m ²	01.12.2018	31.10.2019	
9	Movable property (furniture, fixtures and accessories) – medical office	Lease	26 pcs	01.05.2018	31.12.2020	
10	Non-residential rooms in the Main building, Unit No. 1, service rooms and amenities, offices No.No. 759, 761	Lease	81.0 m ²	01.12.2018	31.10.2018	
11	Non-residential rooms in the Main building, Unit No. 1, service rooms and amenities, office No. 559, area – 27 sq. m. Unit No. 2 – 144 sq. m; Unit No. 6 – 45 sq. m;	Lease	216.0 m ²	01.05.2018	31.03.2019	
12	Placement of a 1.0*1.5m billboard on process piperack support between GRES-2 fence and GRES-2 No. H-19	Placement of a billboard on support No. H-19		01.01.2009	31.12.2019	
13	Non-residential rooms in GRES-2 EAB, amenities, Level 3, office No. 341, Level 7, offices No.No. 739, 745.	Lease	146.3 m ²	01.02.2019	31.12.2019	
14	Placement of equipment – telecommunications cabinet (2500x600x600) in room No. 217, EAB	right to place the equipment	1 m ²	01.01.2013	31.12.2019	

	(Level 2, 1m ²)				
15	Rooms in the Main building, Unit No. 1, room 763 – 54.0 sq. m and in the Main building, Unit 6, row A, axis 34-35 — 60.48 sq. m.	Lease	114.48 m²	01.03.2018	31.01.2020
16	Non-residential room in EAB, amenities, office No. 101, area 18.7 sq. m	Lease	18.7 m ²	01.11.2018	30.09.2019
17	Equipment (Washer-extractor: UX-55; Dryer: SU-050)	Lease	2 pcs	01.01.2018	31.12.2019
18	Thermal mechanical and electrical equipment warehouse building No. 10	Lease	359 m ²	01.11.2018	30.09.2019
19	Non-residential room in the building of Main Control Room No. 3, office No. 606	Lease	50.5 m ²	01.01.2019	30.11.2019
20	Non-residential room in the Main building, Unit No. 1, service rooms and amenities, office No. 773.	Lease	27.0 m ²	01.01.2019	30.11.2019
21	Portion of the land plot (total area: 756 sq. m) for supports No. 23-28, 220kV overhead line, Surgutskaya GRES-1 – GRES-2	Lease	756 m ²	17.10.2011	01.09.2022
22	Non-residential room in the Main building, Unit No. 1, service rooms and amenities, office No. 557, area	Lease	27.0 m ²	16.01.2019	30.11.2019
23	Non-residential room in the AAB, RCS	Lease	102.3 m ²	01.02.2019	31.12.2019
24	Land plot for passage of vehicles	sublease	1,816 m ²	01.01.2019	30.11.2019
25	Non-residential room in the Main building, Unit No. 1, service rooms and amenities, office No. 571	Lease	54 m ²	15.02.2019	30.11.2019
26	Part of the road to the pumping feeding of the water reservoir	Compensated use of the property	1,113.93 m2, with a length of 101.3 m2.	01.01.2019	31.12.2019

Section IV. Information on the Issuer's Financial and Business Operations

4.1. Results of the Issuer's Financial and Business Operations

Behaviour of the Issuer's financial and business performance indicators including profits and losses calculated on the basis of the data from accounting (financial) statements

Standard (rules) for preparing the accounting (financial) statements used to calculate the indicators: *RAS*

Unit of Measurement for total uncovered loss: RUB mln

Indicator	2017	2018
Net profit margin, %	38.08	23.21
Asset turnover ratio, times	0.6	0.59
Return on assets, %	22.82	13.59
Return on equity, %	25.14	15.12
Total uncovered loss as of the reporting date	0	0
Ratio of uncovered loss as of the reporting date to book value (%)	0	0

Indicator	3M 2018	3M 2019
Net profit margin, %	24.96	26.83
Asset turnover ratio, times	0.15	0.16
Return on assets, %	3.85	4.37
Return on equity, %	4.24	4.85
Total uncovered loss as of the reporting date	0	0
Ratio of uncovered loss as of the reporting date to book value (%)	0	0

All indicators have been calculated using the recommended calculation practices.

Economic analysis of the Issuer's profits / losses based on the behaviour of the indicators provided above that have caused the Issuer's profits / losses as reflected in the accounting (financial) statements according to the management bodies:

At the end of 2018, the Company shows stable operational and financial performance. The Issuer's operational excellence is attested to by high rates of return that are among the best in the industry. The Issuer has no uncovered losses.

The decrease in the rates of return in 2018 as compared to the previous year is mainly due to the lump-sum receipt of the final part of the insurance benefit for the accident at Power Unit No. 3 of the Berezovskaya GRES branch in the amount of RUB 20 billion in May 2017.

At the end of Q1 2019, there was an increase in the rates of return as compared to the same period last year due to the positive movement of the electric power price in the DAM market, as well as the continued high growth rate of the generation, that resulted in an increase in the revenue from the electric power sale.

The Issuer's management bodies diverged as to the causes and their effect on the Issuer's financial and business operations: No

A member of the Issuer's Board of Directors (Supervisory Board) or member of the Collective Executive Body has a dissenting opinion as to the causes and/or their effect on the Issuer's financial and business operations mentioned above, which opinion is reflected in the minutes of the meeting of the Issuer's Board of Directors (Supervisory Board) or of the Collective Executive Body that considered the relevant items, and insists that such opinion be reflected in the quarterly report: *No*

4.2. The Issuer's Liquidity, Capital and Current Assets Adequacy

Behaviour of the Issuer's liquidity indicators calculated on the basis of the data from accounting (financial) statements

Standard (rules) for preparing the accounting (financial) statements

used to calculate the indicators: RAS

Unit of Measurement for Net current capital: RUB mln

Indicator	2017	2018
Net current capital	26,332	13,183
Current liquidity ratio	4.99	2.72
Quick liquidity ratio	2.55	1.68

Indicator	3M 2018	3M 2019
Net current capital	30,698	18,134
Current liquidity ratio	5.3	3.17
Quick liquidity ratio	3.05	2.21

The Issuer may at its own discretion provide the behaviour of the Issuer's liquidity indicators calculated on the basis of the data from the Issuer's consolidated accounting (consolidated financial) statements to be included in the quarterly report: *No*

All indicators have been calculated using the recommended calculation practices: Yes

Economic analysis of the Issuer's liquidity and paying capacity, Issuer's capital adequacy to satisfy short-term liabilities and cover current operating expenses based on the economic behaviour analysis for the indicators mentioned above including a description of the factors that had the most significant effect on the Issuer's liquidity and paying capacity according to the Issuer's management bodies:

The amount of the net current capital characterises the balance of the Issuer's equity after the Issuer covers its short-term liabilities.

According to the 2018 results, Net Current Capital halved mainly due to a decrease in the stock of materials consumed in the course of the repair and recovery works after the accident at Berezovskaya GRES Power Unit No. 3, as well as due to a decrease in receivables and short-term financial investments, which was partly made up for by an increase in the cash balance on the Company's Balance Sheet at the end of 2018. Similar results were returned by comparison of the Net Current Capital for Q1 2019 and for the same period last year when peak growth was recorded for that indicator. The decrease is mainly due to the decrease in the inventories and receivables as well.

The dynamics of the issuer's liquidity and solvency ratios proves that its own current assets are sufficient to cover the current liabilities of the Company.

The Issuer's management bodies diverged as to the causes and their effect on the Issuer's financial and business operations: No

A member of the Issuer's Board of Directors (Supervisory Board) or member of the Collective Executive Body has a dissenting opinion as to the causes and/or their effect on the Issuer's financial and business operations mentioned above, which opinion is reflected in the minutes of the meeting of the Issuer's Board of Directors (Supervisory Board) or of the Collective Executive Body that considered the relevant items, and insists that such opinion be reflected in the quarterly report: *No*

4.3. The Issuer's Financial Investments

As of 31 December 2018

List of the Issuer's financial investments accounting for or exceeding 5 per cent of its total financial investments as of the end date of the reporting period

Investments in issue-grade securities

There are no investments in issue-grade securities accounting for or exceeding 5 per cent of total financial investments

Investments in non-issue securities

There are no investments in non-issue securities accounting for or exceeding 5 per cent of total financial investments

Other financial investments

Item of financial investments: *deposit*Investment amount in money terms: *1,636*

Unit of measurement: RUB mln

Income on the item of financial investment or calculation procedure thereof, income date:

Income on the item of financial investment or calculation procedure thereof, income date: in accordance with the provisions of the deposit agreement

Income date: 29.12.2018-09.01.2019

Additional information:

Potential losses associated with bankruptcy of the companies (enterprises) where the money was invested for each type of investments above: potential losses are limited to the book value of the investments.

Item of financial investments: *deposit*Investment amount in money terms: *1,000*

Unit of measurement: RUB mln

Income on the item of financial investment or calculation procedure thereof, income date:

Income on the item of financial investment or calculation procedure thereof, income date: in accordance with the provisions of the deposit agreement

Income date: 28.12.2018-09.01.2019

Additional information:

Potential losses associated with bankruptcy of the companies (enterprises) where the money was invested for each type of investments above: potential losses are limited to the book value of the investments.

Item of financial investments: *deposit*Investment amount in money terms: *1,400*

Unit of measurement: RUB mln

Income on the item of financial investment or calculation procedure thereof, income date:

Income on the item of financial investment or calculation procedure thereof, income date: in accordance with the provisions of the deposit agreement

Income date: 28.12.2018-11.01.2019

Additional information:

Potential losses associated with bankruptcy of the companies (enterprises) where the money was invested for each type of investments above: potential losses are limited to the book value of the investments.

Item of financial investments: *deposit*Investment amount in money terms: *550*

Unit of measurement: RUB mln

Income on the item of financial investment or calculation procedure thereof, income date:

Income on the item of financial investment or calculation procedure thereof, income date: in accordance with the provisions of the deposit agreement

Income date: 28.12.2018-11.01.2019

Additional information:

Potential losses associated with bankruptcy of the companies (enterprises) where the money was invested for each type of investments above: potential losses are limited to the book value of the investments.

Information on the amount of potential losses associated with bankruptcy of the companies (enterprises) where the money was invested for each type of investments above:

Potential losses are limited to the book value of the investments.

Information on the losses is disclosed in the Issuer's assessment for financial investments reflected in the accounting statements for the period starting from the beginning of the reporting year up to the end date of the last reporting quarter

Accounting standards (rules) used by the Issuer to make the calculations reflected in this clause of the

quarterly report:

RAS

As of 31 March 2019

List of the Issuer's financial investments accounting for or exceeding 5 per cent of its total financial investments as of the end date of the reporting period

Investments in issue-grade securities

There are no investments in issue-grade securities accounting for or exceeding 5 per cent of total financial investments

Investments in non-issue securities

There are no investments in non-issue securities accounting for or exceeding 5 per cent of total financial investments

Other financial investments

Item of financial investments: *deposit*Investment amount in money terms: *600*

Unit of measurement: RUB mln

Income on the item of financial investment or calculation procedure thereof, income date:

Income on the item of financial investment or calculation procedure thereof, income date: in accordance with the provisions of the deposit agreement.

Income date: 21.03.2019-03.04.2019

Additional information:

Potential losses associated with bankruptcy of the companies (enterprises) where the money was invested for each type of investments above: potential losses are limited to the book value of the investments.

Item of financial investments: *deposit*Investment amount in money terms: *1,500*

Unit of measurement: RUB mln

Income on the item of financial investment or calculation procedure thereof, income date:

Income on the item of financial investment or calculation procedure thereof, income date: in accordance with the provisions of the deposit agreement.

Income date: 21.03.2019-03.04.2019

Additional information:

Potential losses associated with bankruptcy of the companies (enterprises) where the money was invested for each type of investments above: potential losses are limited to the book value of the investments.

Item of financial investments: *deposit*Investment amount in money terms: *1,000*

Unit of measurement: RUB mln

Income on the item of financial investment or calculation procedure thereof, income date:

Income on the item of financial investment or calculation procedure thereof, income date: in accordance with the provisions of the deposit agreement.

Income date: 22.03.2019-05.04.2019

Additional information:

Potential losses associated with bankruptcy of the companies (enterprises) where the money was invested for each type of investments above: potential losses are limited to the book value of the investments.

Item of financial investments: *deposit*Investment amount in money terms: *2,000*

Unit of measurement: RUB mln

Income on the item of financial investment or calculation procedure thereof, income date:

Income on the item of financial investment or calculation procedure thereof, income date: in accordance with the provisions of the deposit agreement.

Income date: 22.03.2019-05.04.2019

Additional information:

Potential losses associated with bankruptcy of the companies (enterprises) where the money was invested for each type of investments above: potential losses are limited to the book value of the investments.

Item of financial investments: *deposit*Investment amount in money terms: *3,300*

Unit of measurement: RUB mln

Income on the item of financial investment or calculation procedure thereof, income date:

Income on the item of financial investment or calculation procedure thereof, income date: in accordance with the provisions of the deposit agreement.

Income date: 29.03.2019-09.04.2019

Additional information:

Potential losses associated with bankruptcy of the companies (enterprises) where the money was invested for each type of investments above: potential losses are limited to the book value of the investments.

Item of financial investments: *deposit*Investment amount in money terms: *1,400*

Unit of measurement: RUB mln

Income on the item of financial investment or calculation procedure thereof, income date:

Income on the item of financial investment or calculation procedure thereof, income date: in accordance with the provisions of the deposit agreement.

Income date: 29.03.2019-09.04.2019

Additional information:

Potential losses associated with bankruptcy of the companies (enterprises) where the money was invested for each type of investments above: potential losses are limited to the book value of the investments.

Information on the amount of potential losses associated with bankruptcy of the companies (enterprises) where the money was invested for each type of investments above:

Potential losses are limited to the book value of the investments.

Information on the losses is disclosed in the Issuer's assessment for financial investments reflected in the accounting statements for the period starting from the beginning of the reporting year up to the end date of the last reporting quarter

Accounting standards (rules) used by the Issuer to make the calculations reflected in this clause of the quarterly report:

RAS

4.4. The Issuer's Intangible Assets

As of 31 December 2018

Unit of measurement: RUB thous.

Intangible assets group	Initial (replacement) value	Amortisation charge
Unipro trademark	93	15.5
Юнипро trademark	93	15.5
Other	35	0

TOTAL	221	31
-------	-----	----

Accounting standards (rules) used by the Issuer to disclose the information on its intangible assets: *Accounting Regulation "Accounting for Intangible Assets" RAS 14/2007*

Reporting date: 31.12.2018

As of 31 March 2019

Unit of measurement: RUB thous.

Intangible assets group	Initial (replacement) value	Amortisation charge
Unipro trademark	93	18
Юнипро trademark	93	18
Other	11,380	0
TOTAL	11,566	36

Accounting standards (rules) used by the Issuer to disclose the information on its intangible assets: Accounting Regulation "Accounting for Intangible Assets" RAS 14/2007

Reporting date: 31.03.2019

4.5. Information on the Issuer's Policy and Expenses Related to Scientific and Technical Development, Licenses and Patents, New Development and Research

The Issuer's scientific and technical development policy is based on the following principles:

- Ensuring development on the basis of the current platform, maintaining operated generating equipment at high reliability levels;
- Commissioning new generating capacities in the regions of high electricity consumption growth rates;
- Using state-of-the-art standard power generation technologies;
- Ensuring fuel security of the new generating capacities to be commissioned;
- Coming up with initiatives aimed at synchronising power infrastructure development.

No patents or utility models prepared by the Issuer's branches were registered in the reporting quarter. The Issuer has no rights to any intellectual property assets (patents, inventions, utility models, industrial prototypes, trademarks, etc.). There are currently no risk factors associated with potential expiry of the patents, licenses, etc.

No research and development works ordered by the Issuer were performed in the reporting quarter. The Issuer did not create or receive any legal protection of its basic intellectual property assets.

4.6. Analysis of Development Trends in the Field of the Issuer's Core Business Activity

The electric power industry development trends are determined in the industry policy documents.

Order of the Government of the Russian Federation No. 215-r dated 22 February 2008 approved the Master Plan for electric power facilities until 2020 setting prevention of power and capacity shortage, provision of consumers with reliable and qualified power supply, economic efficiency, and optimum utilisation of fuel resources as the key development benchmarks.

The Master Plan became the basis of the programme of capacity supply agreements (CSA), under which the generators undertook to build and commission new generating capacities, while the investments and the operating expenses incurred are repaid under the CSA.

The Company's contribution to the accomplishment of the strategic tasks set by the Government for the country's electric power industry was the construction of 4 new combined-cycle plants in the European territory of the country with a total capacity of 1.6 GW and a steam turbine unit with a capacity of 0.8 GW at Berezovskaya GRES in Siberia.

Upon the completion of new capacities commissioning by the generators under the capacity supply agreements (CSA), the next overriding priority was the upgrading of the country's electric power sector.

By Decree of the Government of the Russian Federation No. 43 dated 25 January 2019, a large-scale modernisation programme for thermal power plants was approved for 2022–2031. The Company is planning to take part in this programme to renovate its generation assets.

4.7. Analysis of Factors and Conditions Having an Impact on the Issuer's Activities

The factors and conditions affecting the Company's operations are as follows:

- High state regulation of the industry;
- Behaviour of fuel prices;
- Behaviour of electricity consumption;
- Commissioning and retirement of generating capacities;
- Ageing of the Company's main equipment;
- Overall macroeconomic situation in the country;
- Consumer non-payments in the wholesale market;
- Potential changes in the wholesale market model adopted by the Government of the Russian Federation as changes in the Rules of Wholesale Market.

The Company's performance in the wholesale market are largely dependent on the fuel prices that are among the key drivers of changes in the market prices of electric power and generation companies' production costs. In its turn, fuel prices at the national market are largely dependent on the target trends set by the Government that are dependent both on the external global trends and on the domestic context.

Two other material factors are the growth rate of electric power consumption and changes in the composition of generation in the wholesale market. The key projects by generation companies have already been commissioned, but generation output will grow continuously due to commissioning of new NPP. Growth in affordable supply that is out of balance with similar growth in electricity consumption results in a situation when inefficient 'old' generation is pushed out of the market and electric power prices decline.

Given the above, deterioration of the economic situation in the country resulting from global economic stagnation or substandard economic climate in the country may constitute a negative background for the Company's operations in the wholesale market. This situation will inevitably entail consequences for the electric power industry in the form of lower electricity consumption growth rates, higher over-generation, lower demand for existing generation, and declining market prices.

Yet another negative consequence may be manifested in the lower paying capacity of end consumers of energy sources, and therefore, lower payment discipline in the wholesale market.

Despite the fact that most factors and conditions affecting the Company's operations are external in nature making it impossible to rule out their potential effects directly, the Company makes use of the following opportunities to secure the maximum results in the current market environment:

- The Company was among the first generation companies to implement the main part of the investment programme providing for the commissioning of CCGT units, which ensures a higher efficiency of electric power generation and a higher share of highly competitive equipment at the Company's disposal in the context of aggravated competition in the wholesale market;
- High level of production and financial management to ensure continuous efficiency improvements at all segments of the Company's process chain;
- The Company is continuously in search of the opportunities to optimise the fuel mix in terms of both process activities and fuel supplier management;
- The Company is heavily involved in policy-making by submitting proposals on the optimisation of market laws and by taking part in shaping the generation community's opinion on intended changes;
- The Company is making maximum use of the opportunities in the existing and in the new sectors of the wholesale market thanks to timely preparation for participation, thorough analysis of opportunities, and development of the Company's participation strategies for a specific sector or market.

The key factors that could potentially have a positive effect on the Company's performance are as follows:

- Positive economic development and growth of electricity consumption in Russia;
- Further deregulation of the market and strengthening of competition and investment potential;
- Retirement of 'old' equipment, modernisation of retained equipment, resolution of the problem of cross subsidies in the electric power industry, and improvement of retail companies' payment discipline.

4.8. The Issuer's Competitors

The main competitors of the Company's power plants are similar generating capacities in the wholesale market – other GRES that do not have a major share of heat power output either.

The key criterion of competitiveness is the production efficiency, as generating facilities are selected for production at the electric power markets according to the least costs principle. From this perspective, a major increase of effective capacity following the implementation of the investment programme is a major competitive advantage of the Company. New power units as a percentage of the Company's installed capacity reaches 22%.

In the context of investment programmes implemented by all wholesale market generators and in the absence of electricity consumption growth rates expected when the investment programmes were being approved, excess capacity in the energy system has been formed and competition is aggravating.

The Company is taking the following steps to support high performance of its power plants:

- Optimising the included mixes of generation equipment in order to increase the earning capacity;
- Optimising fuel flow rates;

- Maintaining high availability of generation equipment for load;
 Strengthening financial control and implementing cost optimisation programmes;
 Developing equipment modernisation projects.

Section V. Detailed Information on Persons Being Members of the Issuer's Management Bodies, Bodies Supervising the Issuer's Financial and Business Operations, and Brief Information on the Issuer's Employees (Personnel)

5.1. Information on Structure and Competence of the Issuer's Management Bodies

Full description of the Issuer's management bodies in accordance with the Issuer's Articles of Association (constituent documents):

According to the issuer's Articles of Association (Clause 9.1., Article 9), the Issuer's governing bodies are as follows:

- General Meeting of Shareholders;
- Board of Directors;
- Management Board;
- General Director.

The General Meeting of Shareholders is the supreme management body of the Company.

In accordance with Clause 10.2 of the Company's Articles of Association, the competences of the General Meeting of Shareholders are as follows:

- 1) Amending and revising the Company's Articles of Association or approving an updated version of the Company's Articles of Association;
- 2) Reorganising the Company;
- 3) Liquidating the Company, appointing the liquidation commission, and approving interim and final liquidation balance sheets;
- 4) Determining the number, par value, and class (type) of authorised shares and rights attached thereto;
- 5) Increasing the Company's authorised capital by raising the par value of the Company's shares;
- 6) Decreasing the Company's authorised capital by decreasing the par value of the Company's shares;
- 7) Decreasing the Company's authorised capital through purchase of a portion of the shares by the Company in order to reduce their overall number, and by redemption of the shares acquired or bought out by the Company;
- 8) Splitting and consolidating the Company shares;
- 9) Electing the members of the Board of Directors and dismissing them ahead of schedule;
- 10) Electing the Revision Commission members and dismissing them ahead of schedule;
- 11) Approving the Company's auditor (hereinafter referred to as the Auditor);
- 12) Adopting resolutions to delegate the powers of the sole executive body to the managing company (manager) and terminate powers of the relevant managing company (manager) ahead of schedule;
- 13) Approving the annual report and annual accounting (financial) statements of the Company;
- Distributing the profit (including payment (declaration) of dividends, except for the payment (declaration) of dividends based on the results of the first quarter, six months, and nine months of the reporting year) and losses of the Company at the end of the reporting year;
- Paying (declaring) dividends based on the results of the first quarter, six months, and nine months of the reporting year;
- 16) Establishing the proceedings of the General Meeting of Shareholders;
- 17) Adopting resolutions on the approval of related-party transactions in the instances stipulated in Chapter XI of the Federal Law "On Joint Stock Companies";
- 18) Adopting resolutions on the approval of major transactions in the instances stipulated in Chapter X of the Federal Law "On Joint Stock Companies",
- 19) Adopting resolutions on participation in financial and industrial groups, associations, and other groupings of commercial entities;
- 20) Approving the internal documents governing the activities of the Company's governing and supervisory bodies;
- 21) Adopting resolutions to request delisting of the Company's shares and/or Company's convertible

- issue-grade securities;
- Adopting resolutions on the remunerations and/or compensations payable to the members of the Company's Revision Commission;
- 23) Adopting resolutions on the remunerations and/or compensations payable to the members of the Board of Directors:
- 24) Adopting resolutions on any other items set out in the Federal Law "On Joint Stock Companies".

The items within the competence of the General Meeting of Shareholders cannot be delegated to the Board of Directors, Management Board, or General Director.

In accordance with Clause 12.1 of the Company's Articles of Association, the competences of the Board of Directors are as follows:

- 1) Determining the priority areas of the Company's activities;
- 2) Convening annual and extraordinary General Meetings of Shareholders;
- 3) Approving the agenda of the General Meeting of Shareholders;
- 4) Setting the date for preparing the list of persons eligible to attend and vote at a General Meeting of Shareholders and resolving any other issues concerning preparation and holding of the General Meeting of Shareholders;
- 5) Adopting a resolution to bring the items set out in Sub-clauses 2, 5, 6, 8, 12–23, Clause 10.2, Article 10 of the Articles of Association before the General Meeting of Shareholders;
- 6) Increasing the Company's authorised capital by distributing additional shares of the Company, except when the item concerning the Company's additional shares falls within exclusive competence of the General Meeting of Shareholders under the requirements of the Federal Law "On Joint Stock Companies";
- 7) Adopting a resolution on the distribution by the Company of convertible bonds or other convertible issue-grade securities, except when the item concerning bonds or other securities convertible into the Company's shares falls within exclusive competence of the General Meeting of Shareholders under the requirements of the Federal Law "On Joint Stock Companies";
- 8) Ensuring placement of bonds and other issue-grade securities by the Company unless provided otherwise by the Federal Law "On Joint Stock Companies" and hereby;
- 9) Approving documents pertaining to the issue of shares and other securities, share buyback and redemption, when approval of such documents by the Board of Directors is provided for by the Federal Law "On Joint Stock Companies" or other regulations of the Russian Federation;
- 10) Determining the price (money value) of assets, the offering and repurchase price of issue-grade securities in the instances provided for by Federal Law "On Joint Stock Companies";
- Ensuring repurchase of distributed shares by the Company in accordance with Clause 2, Article 72 of the Federal Law "On Joint Stock Companies";
- 12) Ensuring disposal (sale) of the Company's shares acquired by the Company through purchase or repurchase from shareholders, as well as in the other instances stipulated by the Federal Law "On Joint Stock Companies";
- 12.1.) Resolving to request a listing of the Company's shares and / or Company's convertible issue-grade securities;
- 13) Issuing recommendations regarding the dividend amount on the Company's shares and the dividend payment procedure;
- 14) Adopting a resolution on the use of the Company's funds created under Article 8 of the Articles of Association:
- 15) Electing the General Director and dismissing the General Director early, including definition of the terms and conditions of the employment contract to be made with the General Director and early termination of the said employment contract;
- Determining the size of the Management Board, electing its members and dismissing them early, including by defining the terms and conditions of the employment contracts to be made with the said members and adopting resolutions on the early termination of the said employment contracts;
- Bringing the General Director and the members of the Management Board to disciplinary liability and providing them with incentives in compliance with the applicable law of the Russian Federation;
- 18) Suspending the powers of the managing company (manager) if such powers have been transferred from the General Director to the managing company (manager) and appointing a temporary sole executive body;

- 19) Electing the Chairman of the Board of Directors and dismissing him / her ahead of schedule, as well as electing the Deputy Chairman of the Board of Directors and dismissing him / her ahead of schedule;
- 20) Creating the committees of the Company's Board of Directors, approving the internal documents that determine their competences and rules of procedure, determining their membership, appointing the Chairman and members of the committee and terminating their powers, reviewing the reports of the committees of the Board of Directors and resolving on any other issues related to the activities of the committees:
- 21) Issuing recommendations to the General Meeting of Shareholders for the amount of remuneration and compensation payable to the members of the Revision Commission and setting the Auditor's fees;
- Approving the nomination of an independent appraiser (appraisers) to appraise the Company's shares, property, and other assets of the Company in the instances provided for by the Federal Law "On Joint Stock Companies" and the Articles of Association;
- 23) Approving the Company's Registrar and the terms and conditions of the contract with the Registrar, as well as terminating the said contract;
- 24) Approving the Company's internal documents (except for those subject to approval by the General Meeting of Shareholders, as well as other internal documents subject to approval by the Company's executive bodies), including the financial policy, delegation of authority policy, regulation on procurement, documents defining the Company's policy in the area of the risk management and internal control system, as well as the internal audit management and implementation policy (including the Regulation on the Internal Audit Department), and the dividend policy;
- 25) Appointing and dismissing the Company's Corporate Secretary ahead of schedule, approving the Company's regulation on the Corporate Secretary;
- 26) Defining the Company's (its representatives') positions on the following agenda items of Subsidiaries' General Meetings of Shareholders (Participants) and meetings of their Boards of Directors:
- a) Approving major transactions, related-party transactions, and other transactions falling within the competence of the Subsidiary's General Meeting of Shareholders or the Subsidiary's Board of Directors under the Subsidiary's Articles of Association, provided that the transaction in question concurrently falls within one of the transaction types specified in Sub-clause 32, Clause 12.1., Article 12 hereof;
- b) Approving the Subsidiary's implementation of or Subsidiary's participation in the implementation of projects provided that the total amount of the Subsidiary's expenses required to implement the project exceeds EUR 25,000,000.
- Approving the budget of the Company, including the loss-and-profit plan, investment plan, personnel planning, cash flow plans, and charity expenditure and social investment plans;
- 28) Considering the General Director's reports on the Company's business operations, including implementation of the budget and investment projects approved by the Board of Directors, at least biannually; as well as on the implementation of the resolutions adopted by the General Meeting of Shareholders and Board of Directors,
- 29) Approving major transactions in the instances specified in Chapter X of the Federal Law "On Joint Stock Companies",
- 30) Approving related-party transactions specified in Chapter XI of the Federal Law "On Joint Stock Companies",
- 31) Approving the Company's investment projects when their timeframe (period from the date when the Company incurs financial obligations under the project through the commissioning date of project deliverables) exceeds one year and making changes in such projects if the total expenditure required to implement an investment project throughout entire timeframe thereof exceeds an equivalent of twenty-five million euro (EUR 25,000,000),
- 32) Approving the following transactions of the Company, except for those concluded to implement an investment project approved by the Board of Directors in accordance with Sub-clause 31, Clause 12.1., Article 12 hereof within the total expense limit under the investment project and overall timeframe of the investment project:
- a) Transactions concerning the disposal or potential disposal, as well as encumbrance of the Company's non-current assets (including land plots, construction-in-progress, and other real property) with a book value exceeding an equivalent of ten million euro (EUR 10,000,000);
- b) Sales contracts concerning acquisition of non-current assets (including land plots, construction-in-progress, and other real property) with an acquisition price exceeding an equivalent of ten million euro (EUR 10,000,000);

- c) Lease agreements, if annual rental payments exceed an equivalent of ten million euro (EUR 10,000,000) or if rental payments throughout the entire lease term exceed an equivalent of twenty-five million euro (EUR 25,000,000);
- d) Consulting contracts with an amount exceeding an equivalent of three hundred thousand euro (EUR 300,000);
- e) Transactions concerning the provision of a guarantee by the Company for third parties' obligations (including bill avalisation) and/or encumbrance of the Company's assets to secure third parties' obligations exceeding an equivalent of ten million euro (EUR 10,000,000);
- f) Purchase and sale contracts for process fuel (including gas, coal, peat, fuel oil), and additional agreements thereto, if the value of the liabilities arising / discharged through each of these contracts or individual additional agreement exceeds an equivalent of one hundred million euro (EUR 100,000,000);
- g) Contracts under which the Company grants a loan to a third party provided that the amount of the loan net of the interest payable on the loan exceeds an equivalent of fifteen million euro (EUR 15,000,000);
- h) Contracts under which the Company receives a loan from a third party provided that the amount of the loan net of the interest payable on the loan exceeds an equivalent of fifteen million euro (EUR 15,000,000);
- i) Contracts under which the Company purchases spare parts, contractor agreements, paid services contracts made for the maintenance and repair of power equipment acquired by the Company during the implementation of investment projects approved by the Board of Directors, if the amount of liabilities arising / discharged through each of these contracts exceeds an equivalent of Fifteen million euro (EUR 15,000,000), as well as individual additional agreements to such contracts, if the amount of liabilities arising / discharged through each of these additional agreements exceeds an equivalent of Fifteen million euro (EUR 15,000,000);
- j) Any other transactions in cases when the book value of the property to be disposed or encumbered or the transaction value of works and / or services to be performed / rendered exceeds an equivalent of fifteen million euro (EUR 15,000,000), except for the transactions involving disposal and / or purchase of electricity and capacity, heat, transactions with derivatives, deposit agreements, deposit transactions concluded on the clearing market, and foreign currency purchase contracts;
- 33) Adopting resolutions on withdrawing the Company's claim, on making an amicable agreement, on acknowledging the claims lodged against the Company provided that the subject matter of the claim exceeds ten million euro (EUR 10,000,000) in money terms, or on reducing the claims filed by the Company by an amount exceeding an equivalent of ten million euro (EUR 10,000,000);
- 34) Approving the transactions involving the disposal of the Company's property and / or performance of works (provision of services) by the Company, if (i) the property is being disposed of at a price that is over 20% less than book value thereof, or if the price of works / services is over 20% less than their prime cost, and (ii) the difference between the price and the book value (prime cost of works / services) exceeds an equivalent of five million euro (EUR 5,000,000);
- Approving the collective bargaining agreements of the Company and additional agreements to collective bargaining agreements provided that such additional agreements entail an increase of over five million euro (EUR 5,000,000) per annum in the Company's expenses;
- 36) Establishing, restructuring, and liquidating the Company's Internal Audit Department;
- 37) Determining the Company's principles and approaches in the area of risk management, internal control system, and internal audit;
- Resolving any other issues falling within the competence of the Board of Directors in accordance with the Federal Law "On Joint Stock Companies" and the Articles of Association.

In accordance with Clause 18.2 of the Company's Articles of Association, the competences of the Management Board are as follows:

- 1) Developing and submitting long-term plans aimed at implementing the Company's core business lines to the Board of Directors for consideration;
- 2) Preparing reports on the Company's financial and business operations and on the implementation of the resolutions adopted at the General Meeting of Shareholders and / or Board of Directors;
- 3) Submitting proposals to the Board of Directors for its resolutions on the agenda items initiated by the Management Board;
- Considering the items concerning optimisation of the Company's day-to-day operations within all core business lines;
- 5) Approving the Company's investment projects when their timeframe (period from the date when the Company incurs financial obligations under the project through the commissioning date of project

- deliverables) exceeds one year and making changes in such projects if the total expenditure required to implement an investment project throughout entire timeframe thereof exceeds an equivalent of one million euro (EUR 1,000,000);
- 6) Approving the following transactions of the Company, except for those concluded to implement an investment project approved by the Board of Directors in accordance with Sub-clause 31, Clause 12.1, Article 12 hereof or an investment project approved by the Management Board in accordance with Sub-clause 5, Clause 18.2, Article 18 hereof within a total expense limit under the investment project and within an overall timeframe of the investment project:
- a) Transactions concerning the disposal or potential disposal, as well as encumbrance of the Company's non-current assets (including land plots, construction-in-progress, and other real property) with a book value exceeding an equivalent of one million euro (EUR 1,000,000);
- b) Sales contracts concerning acquisition of non-current assets (including land plots, construction-in-progress, and other real property) with an acquisition price exceeding an equivalent of one million euro (EUR 1,000,000);
- c) Lease agreements, if annual rental payments exceed an equivalent of five hundred thousand euro (EUR 500,000) or if rental payments throughout the entire lease term exceed an equivalent of one million euro (EUR 1,000,000);
- d) Transactions concerning the provision of a guarantee by the Company for third parties' obligations (including bill avalisation) and/or encumbrance of the Company's assets to secure third parties' obligations exceeding an equivalent of one million euro (EUR 1,000,000);
- e) Purchase and sale contracts for process fuel (including gas, coal, peat, fuel oil), and additional agreements thereto, if the value of the liabilities arising / discharged through each of these contracts or individual additional agreements exceeds an equivalent of twenty-five million euro (EUR 25,000,000);
- f) Contracts under which the Company grants a loan to a third party;
- g) Contracts under which the Company receives a loan from a third party provided that the amount of the loan net of the interest payable on the loan exceeds an equivalent of one million euro (EUR 1,000,000);
- h) Any other transactions in cases when the book value of the property to be disposed or encumbered or the transaction value of works and / or services to be performed / rendered exceeds an equivalent of five million euro (EUR 5,000,000), except for the transactions involving disposal and / or purchase of electricity (capacity), transactions with derivatives, deposit agreements, deposit transactions concluded on the clearing market, and foreign currency purchase contracts;
- 7) Adopting resolutions on withdrawing the Company's claim, on making an amicable agreement, on acknowledging the claims lodged against the Company provided that the subject matter of the claim exceeds five hundred thousand euro (EUR 500,000) in money terms, or on reducing the claims filed by the Company by an amount exceeding an equivalent of five hundred thousand euro (EUR 500,000);
- 8) Defining the Company's (its representatives') positions on the following agenda items of Subsidiaries' General Meetings of Shareholders (Participants) and meetings of their Boards of Directors:
- a) On reorganising the Subsidiaries;
- b) On determining the number, par value, and class (type) of Subsidiaries' authorised shares and rights attached thereto;
- c) On increasing the Subsidiaries' authorised capital by raising the par value of shares;
- d) On splitting and consolidating the Subsidiaries' shares;
- e) On amending and revising the Subsidiaries' articles of association or approving the Subsidiaries' restated articles of association;
- f) On the Subsidiary's participation in other companies (entities), including changes in the participation interest, encumbrance of the shares, and cessation of participation in such entities;
- g) On distribution of bonds and other issue-grade securities by the Subsidiary;
- h) On the recommendations concerning the amount of the dividends on the Subsidiary's shares and the dividend payment procedure, as well as distribution of the Subsidiary's profit;
- i) On using the Subsidiary's funds;
- j) On electing the Subsidiaries' sole executive bodies, including early termination of their powers and establishment of the terms and conditions of employment contracts therewith;
- k) On approving the documents governing the Subsidiary's financial policy;
- 1) On approving the Subsidiary's insurance standards and the Subsidiary's insurance programmes;
- m) On approving the Subsidiary's budget, including the loss-and-profit plan, investment plan, personnel planning, cash flow plans, social investment and charity expenditure plans;

- n) On approving the Subsidiary's auditor;
- o) On approving major transactions, related-party transactions, and other transactions, falling within the competence of the Subsidiary's General Meeting of Shareholders (Participants) or the Subsidiary's Board of Directors under the Subsidiary's articles of association, except for the transactions mentioned in Paragraph a), Sub-clause 26), Clause 12.1., Article 12 of these Articles of Association;
- p) On approving the Subsidiary's implementation of or Subsidiary's participation in the implementation of projects provided that the total amount of the Subsidiary's expenses required to implement the project exceeds one million euro (EUR 1,000,000).
- 9) Approving the transactions involving the disposal of the Company's property and / or performance of works (provision of services) by the Company, if (i) the property is being disposed of at a price that is over 20% less than book value thereof, or if the price of works / services is over 20% less than their prime cost, and (ii) the difference between the price and the book value (prime cost of works / services) exceeds an equivalent of one hundred thousand euro (EUR 100,000);
- 10) Approving an uncompensated transfer of the Company's property (including, charity and social investments), discharge from a liability to the Company or to third parties, provision of services (performance of works) by the Company without compensation;
- 11) Approving and changing the structural setup of the Company's Headquarters;
- 12) Approving the training and professional development plans and activities for the Company's employees;
- 13) Approving the Company's additional agreements to collective bargaining agreements provided that such additional agreements entail an increase of over one million euro (EUR 1,000,000) per annum in the Company's expenses;
- 14) Approving the Company's internal documents defining the core principles of the Company's operations, including the internal documents defining the social benefits and guarantees payable to the Company's employees in excess of those set out in the collective bargaining agreements;
- 15) Establishing and liquidating the Company's branches and representative offices, approving the Regulations on branches and representative offices of the Company;
- 16) Considering the reports submitted by the Deputy General Directors, heads of the Company's business units concerning the implementation results of approved plans, programmes, instructions, documents, and any other information related to the operations of the Company and of its Subsidiaries;
- 17) Adopting resolutions on the Company's participation in other companies (entities), including establishment of Subsidiaries, acquisition of shares (stakes), changes in the participation interest, encumbrance of shares, and cessation of participation in such entities;
- 18) Resolving any other matters of the Company's day-to-day operations according to the resolutions and documents approved by of the General Meeting of Shareholders and the Board of Directors and any other issues brought before the Management Board by the General Director;

Competences of the Issuer's sole executive body according to the Articles of Association:

In accordance with Clause 19.1, Article 19 of the Issuer's Articles of Association, the General Director manages the Company's day-to-day operations in compliance with the resolutions of the General Meeting of the Shareholders, the Board of Directors, and the Management Board adopted within their competence.

All matters related to the management of the Company's day-to-day operations, except for the matters falling within the competence of the General Meeting of the Shareholders, the Board of Directors, and the Management Board, fall within the competence of the General Director.

The General Director acts on behalf of the Company without a power of attorney subject to restrictions provided for by Federal Law "On Joint Stock Companies", by these Articles of Association, and by the resolutions passed by the Board of Directors and the Management Board:

- 1) Ensures that the Company's business plans required to achieve its tasks are implemented;
- 2) Ensures the maintenance of the Company's accounts and reports;
- 3) Disposes of the Company's property, concludes transactions on behalf of the Company, issues powers of attorney, opens the Company's checking and other accounts with banks and other credit institutions (and in the instances set out in the applicable law with professional corporate participants of the securities market);
- 4) Issues orders, approves (adopts) instructions, internal policies and regulations and other internal documents of the Company on the matters falling within his/her competence, gives instructions that are binding on all employees of the Company;
- 5) Approves the staffing lists and official salaries of Company employees in compliance with the structural setup of the Company's Headquarters;
- 6) Exercises employer rights and discharges employer responsibilities in respect of Company employees

provided for by the applicable labour laws;

- 7) Serves as the Chairman of the Management Board;
- 8) Allocates responsibilities to the Company's top functional executives directly subordinated to the General Director;
- 9) Submits the Company's annual report and annual accounting statements prepared in accordance with the legislation of the Russian Federation, and the distribution of the Company's profits and losses to the Board of Directors for approval at least thirty (30) days prior to the date of the Annual General Meeting of the Shareholders;
- 10) Brings the reports on the Company's business operations before the Board of Directors at least biannually, including the reports on the implementation of the budget and investment projects approved by the Board of Directors; as well as on the implementation of the resolutions adopted by the General Meeting of Shareholders and Board of Directors,
- 11) Ensures that the Subsidiaries' operations comply with the Company's guidelines and policies and that the Company's interests are safeguarded in compliance with the resolutions of the Board of Directors to the extent possible under the applicable law;
- 12) Resolves any other matters related to the management of the Company's day-to-day operations except for the items falling within the competence of the General Meeting of the Shareholders, the Board of Directors, and the Management Board.

The General Director shall comply with the resolutions of the Board of Directors and the Management Board at all times. Where the General Director requires the approval of the General Meeting of Shareholders, the Board of Directors or the Management Board, such approval has to be obtained prior to the implementation of the matter or execution of the transaction. The General Meeting of the Shareholders, Board of Directors or the Management Board may pass a resolution on the future approval of a transaction or any other resolution falling within their competences.

The Issuer has approved (adopted) the Code of Corporate Governance or another similar instrument

Information on the Code of Corporate Governance or any other similar instrument:

The Code of Corporate Governance was enacted by Resolution of the Company's Board of Directors dated 05 April 2018 (Minutes No. 257 dated 06 April 2018).

By Resolution of the Company's Board of Directors dated 11 December 2018 (Minutes No. 267 dated 12 December 2018), the updated version of Unipro PJSC Code of Corporate Governance was approved.

During the last reporting period, no amendments were made to the Issuer's Articles of Association and internal documents governing its management bodies.

5.2. Information on the Members of the Issuer's Management Bodies

5.2.1. Members of the Issuer's Board of Directors (Supervisory Board)

Full name: Klaus Schäfer

(Chairman)

Year of birth: 1967

Education:

University of Passau (Germany), degree in Business Administration (1990)

ESCP Europe Business School, Management Department, Paris, Oxford, Berlin, degree in Economics (1993)

Pe	riod	Company name	Position
from	to		
2013	2015	E.ON SE (Düsseldorf, Germany)	Member of the Management Board
2016	present	Uniper SE (Düsseldorf, Germany)	Chairman of the Management Board
2016	present	Unipro PJSC	Member of the Board of Directors

Number of the Issuer's shares of each class (type) which may be acquired by the person through the exercise of rights under the Issuer's options at its disposal: *the Issuer issued no options*.

Information on participation in committees of the Board of Directors

A Member of the Board of Directors (Supervisory Board) does not participate in committees of the Board of Directors (Supervisory Board)

Person's participation interests in the authorised capital of the Issuer's subsidiaries and affiliates registered as joint stock companies; interest in the ordinary shares of the Issuer's subsidiary or affiliate held by the person and number of shares in the Issuer's subsidiary and affiliate of each class (type) that may be acquired by this person through the exercise of rights under the options of the Issuer's subsidiary or affiliate at its disposal

The person has no participation interests mentioned above. The person has no options that may be used to acquire shares of the Issuer's subsidiary or affiliate through the exercise of rights under such options

Information on the nature of any family relations with other members of the Issuer's management bodies and/or bodies supervising the Issuer's financial and business operations:

There are no family relations of this kind.

Information on administrative sanctions imposed on that person for offences in the area of finances, taxes and levies, securities market or criminal liability (criminal records) for economic crimes or crimes against the state:

The person was not held liable for such types of offenses and crimes

Information on positions held by that person in the management bodies of commercial organisations during the period when some action of insolvency and/or one of the bankruptcy proceedings was brought against such organisations as stipulated by the legislation of the Russian Federation on insolvency (bankruptcy):

The person did not occupy such positions

Full name: Anna Grigoryevna Belova

Independent Member of the Board of Directors

Year of birth: 1961

Education:

Moscow Engineering Physics Institute, degree in System Engineering (1984)

Research and Development Institute of Radio Instrumentation Engineering, postgraduate programme (1989)

Academy of Advanced Training for Managers and Specialists in Investing, degree in Economics, major: Finance and Credit (2000)

State University of Transport, PhD in Economics (2002)

Period		Company name	Position
from	to		
2008	2016	Sheremetyevo International Airport JSC	Member of the Board of Directors
2011	present	CFE inc	Deputy Chairman of the Board of Directors
2011	2014	Rosselkhozbank JSC	Member of the Supervisory Board
2012	present	Higher School of Management, Higher School of Economics	Professor
2012	2015	Russian Venture Company JSC	Chairman of the Board of Directors
2013	2014	United Grain Company JSC	Member of the Board of Directors

2013	2014	TransContainer PJSC	Member of the Board of Directors
2013	2015	Stroynovatsiya LLC	Member of the Board of Directors
2014	2015	Transengineering JSC	Member of the Board of Directors
2013	2014	Sumtel OJSC	Member of the Board of Directors
2013	2015	GlobalElectroService OJSC	Member of the Board of Directors
2013	2016	Yakut Fuel and Energy Company OJSC	Chairman of the Board of Directors
2014	2016	Sovcomflot PJSC	Member of the Board of Directors
2016	present	Tiscali S.p.A.	Member of the Board of Directors
2016	present	High-Speed Rail Lines JSC	Member of the Board of Directors
2016	present	Unipro PJSC	Member of the Board of Directors
2017	present	Sistema Public Joint Stock Financial Corporation	Member of the Board of Directors

Number of the Issuer's shares of each class (type) which may be acquired by the person through the exercise of rights under the Issuer's options at its disposal: *the Issuer issued no options*.

Information on participation in committees of the Board of Directors

Committee	Chairman
Audit Committee of the Board of Directors	No
Appointment and Remuneration Committee of the Board of Directors	Yes

Person's participation interests in the authorised capital of the Issuer's subsidiaries and affiliates registered as joint stock companies; interest in the ordinary shares of the Issuer's subsidiary or affiliate held by the person and number of shares in the Issuer's subsidiary and affiliate of each class (type) that may be acquired by this person through the exercise of rights under the options of the Issuer's subsidiary or affiliate at its disposal

The person has no participation interests mentioned above. The person has no options that may be used to acquire shares of the Issuer's subsidiary or affiliate through the exercise of rights under such options

Information on the nature of any family relations with other members of the Issuer's management bodies and/or bodies supervising the Issuer's financial and business operations:

There are no family relations of this kind.

Information on administrative sanctions imposed on that person for offences in the area of finances, taxes and levies, securities market or criminal liability (criminal records) for economic crimes or crimes against the state:

The person was not held liable for such types of offenses and crimes

Information on positions held by that person in the management bodies of commercial organisations during the period when some action of insolvency and/or one of the bankruptcy proceedings was brought against such organisations as stipulated by the legislation of the Russian Federation on insolvency (bankruptcy):

The person did not occupy such positions

Full name: Alexey Andreyevich Germanovich Independent Member of the Board of Directors

Year of birth: 1977

Education:

Lomonosov Moscow State University, degree in Economics (1998) Lomonosov Moscow State University, degree in Journalism (2002) Cranfield University (Great Britain), MBA (2009)

All positions held by this person in the Issuer and other organisations over the last 5 years and currently, including secondary employment

P	eriod	Company name	Position
from	to		
2014	2015	Irkutsk International Airport JSC	Member of the Board of Directors
2014	present	Bank Saint Petersburg PJSC	Member of the Supervisory Board
2014	2014	Scientific and Innovative Centre Vagony JSC	Member of the Board of Directors
2014	present	Unipro PJSC	Member of the Board of Directors
2014	2017	Upravlenie Investitsiyami CJSC	Advisor to General Director
2012	2014	Aeroflot PJSC	Member of the Board of Directors
2012	2016	GTLK (State Transport Leasing Company) PJSC	Member of the Board of Directors
2012	2014	Russian Direct Investment Fund Management Company LLC	Director, Member of the Management Board, Advisor
2011	2014	NIIAT OJSC	Member of the Board of Directors
2008	present	Endowment Fund for St. Petersburg State University Development	Member of the Management Board
2013	2014	Veles Capital IC LLC	Advisor to General Director
2016	2017	VTsIOM JSC (Russian Public Opinion Research Centre)	Member of the Board of Directors
2016	2018	AmeriaBank CJSC	Member of the Board of Directors
2016	2018	Aeroflot PJSC	Member of the Board of Directors
2017	present	AG Ventures LLC	General Director
2018	present	CB Center-Invest PJSC	Member of the Board of Directors
2018	present	Komercijalna Banka ad Beograd (Belgrade, Serbia)	Member of the Board of Directors

No participation interest in the authorised capital of the Issuer / no ordinary shares

Number of the Issuer's shares of each class (type) which may be acquired by the person through the exercise of rights under the Issuer's options at its disposal: *the Issuer issued no options*.

Information on participation in committees of the Board of Directors

Committee	Chairman
Audit Committee of the Board of Directors	Yes
Appointment and Remuneration Committee of the Board of Directors	No

Person's participation interests in the authorised capital of the Issuer's subsidiaries and affiliates registered as joint stock companies; interest in the ordinary shares of the Issuer's subsidiary or affiliate held by the person and number of shares in the Issuer's subsidiary and affiliate of each class (type) that may be acquired by this

person through the exercise of rights under the options of the Issuer's subsidiary or affiliate at its disposal

The person has no participation interests mentioned above. The person has no options that may be used to acquire shares of the Issuer's subsidiary or affiliate through the exercise of rights under such options

Information on the nature of any family relations with other members of the Issuer's management bodies and/or bodies supervising the Issuer's financial and business operations:

There are no family relations of this kind.

Information on administrative sanctions imposed on that person for offences in the area of finances, taxes and levies, securities market or criminal liability (criminal records) for economic crimes or crimes against the state:

The person was not held liable for such types of offenses and crimes

Information on positions held by that person in the management bodies of commercial organisations during the period when some action of insolvency and/or one of the bankruptcy proceedings was brought against such organisations as stipulated by the legislation of the Russian Federation on insolvency (bankruptcy):

The person did not occupy such positions

Full name: Dr. Patrick Wolff

Year of birth: 1971

Education:

Rheinische Friedrich-Wilhelms-Universität zu Bonn (Bonn, Germany) (1994) Ludwig-Maximilians-Universität München (Munich, Germany) (1997) Lawyer, Doctor's degree in Canon and Civil Law (1999)

All positions held by this person in the Issuer and other organisations over the last 5 years and currently, including secondary employment

Period		Company name	Position
from	to		
2004	2015	E.ON SE (Düsseldorf, Germany)	Vice President
2013	2015	Saarschmiede Freiformschmiede (SSF) GmbH (Völklingen, Germany)	Member of the Supervisory Board
2014	2015	E.ON Kraftwerke GmbH (Hannover, Germany)	Member of the Supervisory Board
2015	present	Uniper Kraftwerke GmbH (Düsseldorf, Germany)	Member of the Supervisory Board
2016	present	Uniper Global Commodities SE (Düsseldorf, Germany)	Member of the Supervisory Board
2016	present	Uniper SE (Düsseldorf, Germany)	Chief Legal Counsel and Compliance Area Manager
2016	present	Unipro PJSC	Member of the Board of Directors
2016	present	Hamburger Hof Versicherungs -AG (Düsseldorf, Germany)	Chairman of the Supervisory Board

No participation interest in the authorised capital of the Issuer / no ordinary shares

Number of the Issuer's shares of each class (type) which may be acquired by the person through the exercise of rights under the Issuer's options at its disposal: *the Issuer issued no options*.

Information on participation in committees of the Board of Directors

A Member of the Board of Directors (Supervisory Board) does not participate in committees of the Board of Directors (Supervisory Board)

Person's participation interests in the authorised capital of the Issuer's subsidiaries and affiliates registered as joint stock companies; interest in the ordinary shares of the Issuer's subsidiary or affiliate held by the person and number of shares in the Issuer's subsidiary and affiliate of each class (type) that may be acquired by this person through the exercise of rights under the options of the Issuer's subsidiary or affiliate at its disposal

The person has no participation interests mentioned above. The person has no options that may be used to acquire shares of the Issuer's subsidiary or affiliate through the exercise of rights under such options

Information on the nature of any family relations with other members of the Issuer's management bodies and/or bodies supervising the Issuer's financial and business operations:

There are no family relations of this kind.

Information on administrative sanctions imposed on that person for offences in the area of finances, taxes and levies, securities market or criminal liability (criminal records) for economic crimes or crimes against the state:

The person was not held liable for such types of offenses and crimes

Information on positions held by that person in the management bodies of commercial organisations during the period when some action of insolvency and/or one of the bankruptcy proceedings was brought against such organisations as stipulated by the legislation of the Russian Federation on insolvency (bankruptcy):

The person did not occupy such positions

Full name: Oleg Vyacheslavovich Vyugin Independent Member of the Board of Directors

Year of birth: 1952

Education:

Lomonosov Moscow State University, degree in Mathematics (1974) Lomonosov Moscow State University, PhD in Physics and Mathematics (1978)

Period		Company name	Position
from	to		
2002	present	Strategic Development Centre Fund	Member of the Fund Board
2007	present	School of Finance, Faculty of Economics, Higher School of Economics	Professor
2008	present	Fund for the European University at St. Petersburg	Member of the Board of Trustees
2008	present	Endowment Fund of New Economic School Non-Profit Organisation	Member of the Board of Trustees
2007	2016	MDM Bank PJSC	Chairman of the Board of Directors
2010	present	National Association of Securities Market Participants	Chairman of the Board of Directors
2011	present	NSD JSC NCO	Member of the Supervisory Board
2011	present	Forum Analytical Centre Non-Profit Fund	Member of the Board of Trustees
2011	present	National Council for Corporate Governance Non-Profit Partnership	Member of the Presidium
2013	2015	Morgan Stanley Bank LLC	Senior Advisor on Russia and the CIS
2013	2015	Transneft PJSC	Member of the Board of Directors
2015	present	Rosneft Oil Company PJSC	Member of the Board of Directors
2016	2017	B&N BANK PJSC	Member of the Board of Directors
2016	present	AGAT Youth Entrepreneurship Support Fund	Member of the Fund Board
2017	present	Skolkovo Ventures LLC	Member of the Board of Directors
2017	present	Moscow Exchange PJSC	Chairman of the Supervisory

			Board
2017	present	SAFMAR Financial Investments PJSC	Chairman of the Board of Directors
2017	present	Unipro PJSC	Member of the Board of Directors

Number of the Issuer's shares of each class (type) which may be acquired by the person through the exercise of rights under the Issuer's options at its disposal: *the Issuer issued no options*.

Information on participation in committees of the Board of Directors

Committee	Chairman
Appointment and Remuneration Committee of the Board of Directors	No
Audit Committee of the Board of Directors	No

Person's participation interests in the authorised capital of the Issuer's subsidiaries and affiliates registered as joint stock companies; interest in the ordinary shares of the Issuer's subsidiary or affiliate held by the person and number of shares in the Issuer's subsidiary and affiliate of each class (type) that may be acquired by this person through the exercise of rights under the options of the Issuer's subsidiary or affiliate at its disposal

The person has no participation interests mentioned above. The person has no options that may be used to acquire shares of the Issuer's subsidiary or affiliate through the exercise of rights under such options

Information on the nature of any family relations with other members of the Issuer's management bodies and/or bodies supervising the Issuer's financial and business operations:

There are no family relations of this kind.

Information on administrative sanctions imposed on that person for offences in the area of finances, taxes and levies, securities market or criminal liability (criminal records) for economic crimes or crimes against the state:

The person was not held liable for such types of offenses and crimes

Information on positions held by that person in the management bodies of commercial organisations during the period when some action of insolvency and/or one of the bankruptcy proceedings was brought against such organisations as stipulated by the legislation of the Russian Federation on insolvency (bankruptcy):

The person did not occupy such positions

Full name: *Uwe Fip* Year of birth: *1960*

Education:

Clausthal und Hagen Universität (Germany), Master's degree in Petroleum Engineering and degree in Business Administration (Economics and Sales Management) (1987)

All positions held by this person in the Issuer and other organisations over the last 5 years and currently, including secondary employment

Per	riod	Company name	Position
from	to		
2001	present	Uniper Global Commodities SE (Düsseldorf, Germany)	Senior Vice President, Gas Procurement
2004	2016	Latvijas Gaze (Riga, Latvia)	Member of the Supervisory Board
2006	2015	Panrusgaz (Budapest, Hungary)	Member of the Supervisory Board
2018	present	Unipro PJSC	Member of the Board of Directors

No participation interest in the authorised capital of the Issuer / no ordinary shares

Number of the Issuer's shares of each class (type) which may be acquired by the person through the exercise of rights under the Issuer's options at its disposal: *the Issuer issued no options*.

Information on participation in committees of the Board of Directors

A Member of the Board of Directors (Supervisory Board) does not participate in committees of the Board of Directors (Supervisory Board)

Person's participation interests in the authorised capital of the Issuer's subsidiaries and affiliates registered as joint stock companies; interest in the ordinary shares of the Issuer's subsidiary or affiliate held by the person and number of shares in the Issuer's subsidiary and affiliate of each class (type) that may be acquired by this person through the exercise of rights under the options of the Issuer's subsidiary or affiliate at its disposal

The person has no participation interests mentioned above. The person has no options that may be used to acquire shares of the Issuer's subsidiary or affiliate through the exercise of rights under such options

Information on the nature of any family relations with other members of the Issuer's management bodies and/or bodies supervising the Issuer's financial and business operations:

There are no family relations of this kind.

Information on administrative sanctions imposed on that person for offences in the area of finances, taxes and levies, securities market or criminal liability (criminal records) for economic crimes or crimes against the state:

The person was not held liable for such types of offenses and crimes

Information on positions held by that person in the management bodies of commercial organisations during the period when some action of insolvency and/or one of the bankruptcy proceedings was brought against such organisations as stipulated by the legislation of the Russian Federation on insolvency (bankruptcy):

The person did not occupy such positions

Full name: Günter Eckhardt Rümmler

Year of birth: 1960

Education:

Hamburg University of Technology, degree in Marine Shipbuilding Engineering (1984)

Period		Company name	Position
from	to		
2009	2014	E.ON Russia JSC	Member of the Board of Directors
2015	2015	E.ON Kernkraft GmbH (Hannover, Germany)	Member of the Supervisory Board
2010	2014	E.ON Generation GmbH (Hannover, Germany)	Member of the Supervisory Board
2015	2015	E.ON Kraftwerke GmbH (Essen, Germany)	Member of the Supervisory Board
2013	2015	E.ON Global Commodities SE (Düsseldorf, Germany)	Member of the Supervisory Board
2015	2017	Uniper Energy Storage GmbH (Essen, Germany)	Chairman of the Supervisory Board
2016	present	Uniper Technologies Ltd. (Gelsenkirchen, Germany)	Chairman of the Supervisory Board
2016	2016	Uniper Generation GmbH (Düsseldorf, Germany)	Executive Director
2016	present	Uniper Kraftwerke GmbH (Düsseldorf, Germany)	Executive Director
2015	present	Uniper SE (Düsseldorf, Germany).	Chief Operating Officer
2016	present	Unipro PJSC	Member of the Board of

Directors			Directors
-----------	--	--	-----------

Number of the Issuer's shares of each class (type) which may be acquired by the person through the exercise of rights under the Issuer's options at its disposal: *the Issuer issued no options*.

Information on participation in committees of the Board of Directors

A Member of the Board of Directors (Supervisory Board) does not participate in committees of the Board of Directors (Supervisory Board)

Person's participation interests in the authorised capital of the Issuer's subsidiaries and affiliates registered as joint stock companies; interest in the ordinary shares of the Issuer's subsidiary or affiliate held by the person and number of shares in the Issuer's subsidiary and affiliate of each class (type) that may be acquired by this person through the exercise of rights under the options of the Issuer's subsidiary or affiliate at its disposal

The person has no participation interests mentioned above. The person has no options that may be used to acquire shares of the Issuer's subsidiary or affiliate through the exercise of rights under such options

Information on the nature of any family relations with other members of the Issuer's management bodies and/or bodies supervising the Issuer's financial and business operations:

There are no family relations of this kind.

Information on administrative sanctions imposed on that person for offences in the area of finances, taxes and levies, securities market or criminal liability (criminal records) for economic crimes or crimes against the state:

The person was not held liable for such types of offenses and crimes

Information on positions held by that person in the management bodies of commercial organisations during the period when some action of insolvency and/or one of the bankruptcy proceedings was brought against such organisations as stipulated by the legislation of the Russian Federation on insolvency (bankruptcy):

The person did not occupy such positions

Full name: Reiner Hartmann

Year of birth: 1945

Education:

Private Trade School, degree in Economics of Production (Bayreuth, FRG) Honoured Ph.D. of Marconi University (Italy).

All positions held by this person in the Issuer and other organisations over the last 5 years and currently, including secondary employment

Period		Company name	Position
from	to		
2013	present	Moscow Representative Office, Uniper Global Commodities SE	Head of Representative Office
1992	2014	Moscow Representative Office, E.ON Ruhrgas AG	Head of Representative Office
2008	present	Unipro PJSC	Member of the Board of Directors
2006	2014	Association of European Businesses in the Russian Federation	Chairman of the Management Board
2014	present	Association of European Businesses in the Russian Federation	Chairman of the Honorary Board

No participation interest in the authorised capital of the Issuer / no ordinary shares

Number of the Issuer's shares of each class (type) which may be acquired by the person through the exercise of rights under the Issuer's options at its disposal: *the Issuer issued no options*.

Information on participation in committees of the Board of Directors

A Member of the Board of Directors (Supervisory Board) does not participate in committees of the Board of Directors (Supervisory Board)

Person's participation interests in the authorised capital of the Issuer's subsidiaries and affiliates registered as joint stock companies; interest in the ordinary shares of the Issuer's subsidiary or affiliate held by the person and number of shares in the Issuer's subsidiary and affiliate of each class (type) that may be acquired by this person through the exercise of rights under the options of the Issuer's subsidiary or affiliate at its disposal

The person has no participation interests mentioned above. The person has no options that may be used to acquire shares of the Issuer's subsidiary or affiliate through the exercise of rights under such options

Information on the nature of any family relations with other members of the Issuer's management bodies and/or bodies supervising the Issuer's financial and business operations:

There are no family relations of this kind.

Information on administrative sanctions imposed on that person for offences in the area of finances, taxes and levies, securities market or criminal liability (criminal records) for economic crimes or crimes against the state:

The person was not held liable for such types of offenses and crimes

Information on positions held by that person in the management bodies of commercial organisations during the period when some action of insolvency and/or one of the bankruptcy proceedings was brought against such organisations as stipulated by the legislation of the Russian Federation on insolvency (bankruptcy):

The person did not occupy such positions

Full name: Maxim Gennadyevich Shirokov

Year of birth: 1966

Education:

Red Banner Military Institute, Ministry of Defence (1988)

Moscow Law Institute (1994)

Pacific Coast University (USA), MBA (1996).

London Business School (2003).

All positions held by this person in the Issuer and other organisations over the last 5 years and currently, including secondary employment

Period		Company name	Position
from	to		
2013	present	Unipro PJSC	Member of the Board of Directors
2013	present	Council of Power Producers Association	Member of the Supervisory Board
2012	2014	E.ON Russia Power LLC	Receiver
2012	present	Unipro PJSC	General Director, Chairman of the Management Board
2012	2014	Transport and Logistic Complex OJSC	Member of the Board of Directors
2012	2015	E.ON Connecting Energies LLC	General Director
2015	2016	Uniper LLC	General Director
2016	2018	Severneftegazprom OJSC	Member of the Board of Directors
2017	present	Gazprom YRGM Development JSC	Member of the Board of Directors
2018	present	Unipro Engineering LLC	General Director

No participation interest in the authorised capital of the Issuer / no ordinary shares

Number of the Issuer's shares of each class (type) which may be acquired by the person through the exercise of rights under the Issuer's options at its disposal: *the Issuer issued no options*.

Information on participation in committees of the Board of Directors

A Member of the Board of Directors (Supervisory Board) does not participate in committees of the Board of Directors (Supervisory Board)

Person's participation interests in the authorised capital of the Issuer's subsidiaries and affiliates registered as joint stock companies; interest in the ordinary shares of the Issuer's subsidiary or affiliate held by the person and number of shares in the Issuer's subsidiary and affiliate of each class (type) that may be acquired by this person through the exercise of rights under the options of the Issuer's subsidiary or affiliate at its disposal

The person has no participation interests mentioned above. The person has no options that may be used to acquire shares of the Issuer's subsidiary or affiliate through the exercise of rights under such options

Information on the nature of any family relations with other members of the Issuer's management bodies and/or bodies supervising the Issuer's financial and business operations:

There are no family relations of this kind.

Information on administrative sanctions imposed on that person for offences in the area of finances, taxes and levies, securities market or criminal liability (criminal records) for economic crimes or crimes against the state:

The person was not held liable for such types of offenses and crimes

Information on positions held by that person in the management bodies of commercial organisations during the period when some action of insolvency and/or one of the bankruptcy proceedings was brought against such organisations as stipulated by the legislation of the Russian Federation on insolvency (bankruptcy):

The person did not occupy such positions

The above members of the Board of Directors were elected by the Annual General Meeting of Shareholders held on 14 June 2018 (Minutes No. 20 dated 14 June 2018). The Chairman of the Board of Directors was elected by resolution of the Board of Directors on 14 June 2018 (Minutes No. 261 dated 15 June 2018).

5.2.2. Information on the Issuer's Sole Executive Body

Full name: Maxim Gennadyevich Shirokov

Year of birth: 1966

Education:

Red Banner Military Institute, Ministry of Defence (1988) Moscow Law Institute (1994) Pacific Coast University (USA), MBA (1996). London Business School (2003).

Period		Company name	Position
from	to		
2013	present	Unipro PJSC	Member of the Board of Directors
2013	present	Council of Power Producers Association	Member of the Supervisory Board
2012	2014	E.ON Russia Power LLC	Receiver
2012	present	Unipro PJSC	General Director, Chairman of the Management Board
2012	2014	Transport and Logistic Complex OJSC	Member of the Board of Directors
2012	2015	E.ON Connecting Energies LLC	General Director
2015	2016	Uniper LLC	General Director
2016	2018	Severneftegazprom OJSC	Member of the Board of Directors
2017	present	Gazprom YRGM Development JSC	Member of the Board of Directors

2018	present	Unipro Engineering LLC	General Director
	I .		

Number of the Issuer's shares of each class (type) which may be acquired by the person through the exercise of rights under the Issuer's options at its disposal: *the Issuer issued no options*.

Person's participation interests in the authorised (share) capital (mutual fund) of the Issuer's subsidiaries and affiliates registered as joint stock companies; interest in the ordinary shares of the Issuer's subsidiary or affiliate held by the person and number of shares in the Issuer's subsidiary and affiliate of each class (type) that may be acquired by this person through the exercise of rights under the options of the Issuer's subsidiary or affiliate at its disposal

The person has no participation interests mentioned above. The person has no options that may be used to acquire shares of the Issuer's subsidiary or affiliate through the exercise of rights under such options

Information on the nature of any family relations with other members of the Issuer's management bodies and/or bodies supervising the Issuer's financial and business operations:

There are no family relations of this kind.

Information on administrative sanctions imposed on that person for offences in the area of finances, taxes and levies, securities market or criminal liability (criminal records) for economic crimes or crimes against the state:

The person was not held liable for such types of offenses and crimes

Information on positions held by that person in the management bodies of commercial organisations during the period when some action of insolvency and/or one of the bankruptcy proceedings was brought against such organisations as stipulated by the legislation of the Russian Federation on insolvency (bankruptcy):

The person did not occupy such positions

5.2.3. Members of the Issuer's Collective Executive Body

Full name: Maxim Gennadyevich Shirokov

Year of birth: 1966

Education:

Red Banner Military Institute, Ministry of Defence (1988)

Moscow Law Institute (1994)

Pacific Coast University (USA), MBA (1996).

London Business School (2003).

Period		Company name	Position
from	to		
2013	present	Unipro PJSC	Member of the Board of Directors
2013	present	Council of Power Producers Association	Member of the Supervisory Board
2012	2014	E.ON Russia Power LLC	Receiver
2012	present	Unipro PJSC	General Director, Chairman of the Management Board
2012	2014	Transport and Logistic Complex OJSC	Member of the Board of Directors
2012	2015	E.ON Connecting Energies LLC	General Director
2015	2016	Uniper LLC	General Director
2016	2018	Severneftegazprom OJSC	Member of the Board of Directors
2017	present	Gazprom YRGM Development JSC	Member of the Board of Directors
2018	present	Unipro Engineering LLC	General Director

Number of the Issuer's shares of each class (type) which may be acquired by the person through the exercise of rights under the Issuer's options at its disposal: *the Issuer issued no options*.

Person's participation interests in the authorised (share) capital (mutual fund) of the Issuer's subsidiaries and affiliates registered as joint stock companies; interest in the ordinary shares of the Issuer's subsidiary or affiliate held by the person and number of shares in the Issuer's subsidiary and affiliate of each class (type) that may be acquired by this person through the exercise of rights under the options of the Issuer's subsidiary or affiliate at its disposal

The person has no participation interests mentioned above. The person has no options that may be used to acquire shares of the Issuer's subsidiary or affiliate through the exercise of rights under such options

Information on the nature of any family relations with other members of the Issuer's management bodies and/or bodies supervising the Issuer's financial and business operations:

There are no family relations of this kind.

Information on administrative sanctions imposed on that person for offences in the area of finances, taxes and levies, securities market or criminal liability (criminal records) for economic crimes or crimes against the state:

The person was not held liable for such types of offenses and crimes

Information on positions held by that person in the management bodies of commercial organisations during the period when some action of insolvency and/or one of the bankruptcy proceedings was brought against such organisations as stipulated by the legislation of the Russian Federation on insolvency (bankruptcy):

The person did not occupy such positions

Full name: *Ulf Backmeyer*

Year of birth: 1970

Education:

Universität Passau (Germany), major: Economics and Country Studies. (1996)

All positions held by this person in the Issuer and other organisations over the last 5 years and currently, including secondary employment

Period		Company name	Position
from	to		
2011	present	Unipro PJSC	Deputy General Director for Finance and Economics

No participation interest in the authorised capital of the Issuer / no ordinary shares

Number of the Issuer's shares of each class (type) which may be acquired by the person through the exercise of rights under the Issuer's options at its disposal: *the Issuer issued no options*.

Person's participation interests in the authorised (share) capital (mutual fund) of the Issuer's subsidiaries and affiliates registered as joint stock companies; interest in the ordinary shares of the Issuer's subsidiary or affiliate held by the person and number of shares in the Issuer's subsidiary and affiliate of each class (type) that may be acquired by this person through the exercise of rights under the options of the Issuer's subsidiary or affiliate at its disposal

The person has no participation interests mentioned above. The person has no options that may be used to acquire shares of the Issuer's subsidiary or affiliate through the exercise of rights under such options

Information on the nature of any family relations with other members of the Issuer's management bodies and/or bodies supervising the Issuer's financial and business operations:

There are no family relations of this kind.

Information on administrative sanctions imposed on that person for offences in the area of finances, taxes and levies, securities market or criminal liability (criminal records) for economic crimes or crimes against the state:

The person was not held liable for such types of offenses and crimes

Information on positions held by that person in the management bodies of commercial organisations during

the period when some action of insolvency and/or one of the bankruptcy proceedings was brought against such organisations as stipulated by the legislation of the Russian Federation on insolvency (bankruptcy):

The person did not occupy such positions

Full name: Igor Viktorovich Popov

Year of birth: 1965

Education:

Chita Polytechnic Institute, degree in Heat-and-Power Engineering (1988)

All positions held by this person in the Issuer and other organisations over the last 5 years and currently, including secondary employment

Period		Company name	Position
from	to		
2009	present	Unipro PJSC	Deputy General Director for Production

No participation interest in the authorised capital of the Issuer / no ordinary shares

Number of the Issuer's shares of each class (type) which may be acquired by the person through the exercise of rights under the Issuer's options at its disposal: *the Issuer issued no options*.

Person's participation interests in the authorised (share) capital (mutual fund) of the Issuer's subsidiaries and affiliates registered as joint stock companies; interest in the ordinary shares of the Issuer's subsidiary or affiliate held by the person and number of shares in the Issuer's subsidiary and affiliate of each class (type) that may be acquired by this person through the exercise of rights under the options of the Issuer's subsidiary or affiliate at its disposal

The person has no participation interests mentioned above. The person has no options that may be used to acquire shares of the Issuer's subsidiary or affiliate through the exercise of rights under such options

Information on the nature of any family relations with other members of the Issuer's management bodies and/or bodies supervising the Issuer's financial and business operations:

There are no family relations of this kind.

Information on administrative sanctions imposed on that person for offences in the area of finances, taxes and levies, securities market or criminal liability (criminal records) for economic crimes or crimes against the state:

The person was not held liable for such types of offenses and crimes

Information on positions held by that person in the management bodies of commercial organisations during the period when some action of insolvency and/or one of the bankruptcy proceedings was brought against such organisations as stipulated by the legislation of the Russian Federation on insolvency (bankruptcy):

The person did not occupy such positions

5.3. Information on Remuneration and/or Compensation for Expenses Payable to Each Management Body of the Issuer

Information on the amount of remuneration for each of the management bodies (except for the individual acting as the Issuer's Sole Executive Body). All kinds of remuneration are to be specified, including salaries, bonuses, commissions, benefits and/or other compensations of expenses, as well as other financial rewards and incentives:

Remuneration

Board of Directors

Unit of measurement: RUB mln

Indicator	2018	3M 2019
-----------	------	---------

Remuneration for the contribution to the management body's efforts	17	13
Salary	0	0
Bonuses	0	0
Commissions	0	0
Other types of remuneration	0	0
TOTAL	17	13

Information on the resolutions adopted by the issuer's authorised management bodies and/or existing agreements as regards the amount of such remuneration payable and/or the amount of such expenses subject to compensation:

According to the Regulation on the Board of Directors of Unipro PJSC, the Company does not pay any remuneration provided for in Articles 11.2 and 11.3 of the Regulation to those members of the Board of Directors who hold paid offices in the Company and/or its affiliates and are members of the Company's Management Board and/or its affiliates for performing their responsibilities as members of the Board of Directors. Meanwhile, they are compensated for all expenses they incur while performing their responsibilities in accordance with Article 11.1 of the Regulation.

On 14 June 2018, the Annual General Meeting of Shareholders approved the updated version of the Regulation on the Board of Directors of Unipro PJSC specifying the procedure for reimbursing the Board members for the expenses incurred thereby in connection with their service as Board members.

Collective Executive Body

Unit of measurement: RUB mln

Indicator	2018	3M 2019
Remuneration for the contribution to the management body's efforts	0	0
Salary	155	33
Bonuses	517	0
Commissions	0	0
Other types of remuneration	0	0
TOTAL	672	33

Information on the resolutions adopted by the issuer's authorised management bodies and/or existing agreements as regards the amount of such remuneration payable and/or the amount of such expenses subject to compensation:

Relevant employment agreements have been made with members of the Management Board in line with the positions they hold, with the amount of their remuneration for performing their job duties as employees of the Issuer being set out in such agreements. The Issuer's documents do not provide for any special remuneration payable to the members of the Management Board for their service as members of the Management Board.

Compensations

Unit of measurement: RUB mln

Management body	2018	3M 2019
Board of Directors	1	0
Collective Executive Body	0	0

5.4. Information on the Structure and Competence of the Bodies Supervising the Issuer's Financial and Business Operations and on the Risk Management and Internal Control System

Provide full information on the structure and competences of the Issuer's bodies supervising its financial and business operations in accordance with the Issuer's Articles of Association (constituent documents) and internal documents:

According to the Issuer's Articles of Association and other internal documents, the bodies responsible for supervising the Company's financial and business operations are as follows:

Revision Commission (Clause 20.1, Article 20 of the Articles of Association).

To ensure control over the Company's financial and business operations, the General Meeting of Shareholders shall elect the Revision Commission for the period until the next Annual General Meeting of Shareholders.

If the members of the Revision Commission are elected at an extraordinary General Meeting of Shareholders, they shall be deemed elected for a term until the next Annual General Meeting of Shareholders.

The Revision Commission shall be composed of Four (4) members.

Pursuant to the resolution of the General Meeting of Shareholders, the powers of any or all members of the Revision Commission may be terminated ahead of schedule.

The matters falling within the competence of the Revision Commission are as follows:

- 1) Setting up and conducting an annual review of the Company's financial and business operations. The annual review of the Company's financial and business operations shall be based on discussions with the Auditor and internal auditors, as well as with the Audit Committee, if and when its creation under the Board of Directors is necessary, the results of the statutory annual audit of financial statements, internal audit reports, risk reports, and internal control reports. If the procedures mentioned above do not enable the Revision Commission to prepare its report on the findings of the review of the Company's financial and business operations, it may request additional information and seek external experts' support at its sole discretion.
- 2) Regarding the findings of the review of financial and business operations, the Revision Commission shall draw up a report containing:
- a) Verification of the data presented in the Company's annual report, Balance Sheet, and Profit and Loss Statement;
- b) Information concerning the instances of failure to observe the procedure for keeping the accounting records and submitting the accounting (financial) statements established by the laws and regulations of the Russian Federation and to observe the laws and regulations of the Russian Federation when carrying out financial and business operations.

All the matters falling within the competence of the Revision Commission shall be resolved by simple majority vote of all members of the Revision Commission.

The Revision Commission may call for an extraordinary General Meeting of Shareholders, particularly if serious irregularities in the Company's financial and business operations are identified.

The operation of the Revision Commission shall be governed by the Regulation on the Revision Commission to be adopted by the General Meeting of Shareholders.

Auditor (Clause 20.7, Article 20 of the Articles of Association).

The General Meeting of Shareholders shall approve the Auditor on an annual basis to verify and validate the accuracy of the Company's annual accounting (financial) statements.

The Board of Directors shall determine the Auditor's fees.

The Auditor shall audit the Company's financial and business operations in compliance with the requirements of the law of the Russian Federation and by virtue of the contract made therewith.

Following the audit of the Company's financial and business operations, the Revision Commission or the Auditor shall draw up a report containing:

- 1. Confirmation of the reliability of the data presented in the Company's reports and other financial documents;
- 2. Information concerning the instances of the Company's failure to observe the procedure for keeping the accounting records and submitting the accounting (financial) statements established by the laws and regulations of the Russian Federation and to observe the laws and regulations of the Russian Federation when carrying out financial and business operations.

Internal audit (Clause 20.11., Article 20 of the Articles of Association, Regulation on the Internal Audit Department).

The Company shall set up the Internal Audit Department to ensure internal control over the Company's financial and business operations. The Internal Audit Department shall be established, reorganised, and liquidated pursuant to the relevant resolution of the Board of Directors.

In order to ensure independence and impartiality of internal audit, the Internal Audit Department shall report to the Company's Board of Directors.

The Internal Audit Department shall act pursuant to the regulation approved by the Company's Board of Directors.

Pursuant to the Regulation on the Internal Audit Department (approved by Resolution of the Board of Directors, Minutes No. 199 dated 01 August 2014), the tasks of the Internal Audit Department are as follows:

- Preparing the annual plan of internal audits according to the risk-based approach for the Company's core business processes.
- Setting up and carrying out the internal audits according to the approved annual plan.
- Setting up and carrying out the unscheduled internal audits, internal investigations, and fraud investigations.

Functions of the Internal Audit Department:

- 1. Collaborating with the Company's units during internal audits.
- 2. Reviewing and comparing the documents and data presented during the audit, preparing working documents to be used when drawing up the audit report.
- 3. Reviewing and developing the recommendations aimed at improving the performance and efficiency of the Company's business processes.
- 4. Conducting a performance review and evaluation of the internal control system, developing recommendations aimed at improving its performance.
- 5. Conducting a performance review and evaluation of the risk management system, developing recommendations aimed at improving its performance.
- 6. Conducting an evaluation of the Company's corporate management system.
- 7. Reviewing the standards, regulations, guidelines, and other documents approved and used by the Company for relevance.
- 8. Reviewing the internal regulations and drafting proposals aimed at improving said regulations.
- 9. Compiling a list of and engaging in discussions of evidence, violations, measures developed to rectify such violations, and proposals aimed at improving the business processes and elements of the internal control system and elements of the risk management system with the representatives of the units involved in the internal audit.
- 10. Reporting the findings of internal audits, measures aimed at rectifying the violations, and proposals aimed at improving the business processes and systems to the Company General Director, Board of Directors, and Corporate Audit Department of Uniper SE.
- 11. Recording, systematising, and monitoring implementation of the measures aimed at rectifying the violations revealed in the business processes and systems and implementation of the proposals aimed at improving such business processes and systems.
- 12. Reviewing the financial and business operations of the Company's subsidiaries and affiliates through the Company representatives elected as members of such subsidiaries' and affiliates' Revision Commissions.
- 13. Collaborating with the Company's Revision Commission and external auditor.
- 14. Involving representatives of Uniper SE Corporate Audit Department as advisers during the audits whenever necessary;
- 15. Assisting the Company management in setting up and conducting a process evaluation of the internal control system for the preparation of the Company's financial statements pursuant to the requirements of the Company majority (controlling) shareholder.
- 16. Managing the updating, testing and evaluation, and certification processes of the internal control system;
- 17. Developing and coordinating the recommendations aimed at improving the controls system, monitoring the progress of the recommendations;
- 18. Providing the parties involved in the internal control system project and Company management with methodological support in the area of internal control system evaluation.

Internal control procedures are conducted using the inspection, observation, validation, and recalculation methods, as well as any other methods required to implement the internal control procedures.

The Audit Committee of the Board of Directors was established on 30 November 2006 by resolution of the Board of Directors and operates by virtue of the Regulation on the Audit Committee of Unipro PJSC Board of Directors.

The Audit Committee is an advisory and consultative body of the Board of Directors that ensures actual participation of the Board of Directors in control over financial and business operations of the Company, as well as the provision of unbiased information to the Board of Directors on the quality of internal audit and analysis of the Company's financial statements.

The competences of the Audit Committee are as follows:

- Evaluating the candidates for the Auditor;
- Evaluating the Auditor's reports;
- Monitoring and ensuring the completeness, accuracy, and reliability of the Company's financial statements;

- Monitoring the reliability and efficiency of the risk management and internal control system;
- Ensuring independence and impartiality of internal and external audit functions;
- Monitoring the efficiency of the notification system for any potential unethical practices by the Company employees (including misuse of insider or confidential information) and third parties, as well as for any other violations in the Issuer's activities, and monitoring implementation of the measures adopted by the Company executive management as part of such system;
- Performing any other functions assigned by the Board of Directors.

The Committee consists of at least two members. No other person may serve on the Committee except for the members of the Board of Directors.

Members of the Audit Committee of the Board of Directors

Full name	Chairman
Alexey Andreyevich Germanovich	Yes
Anna Grigoryevna Belova	No
Oleg Vyacheslavovich Vyugin	No

Information on the Issuer's standalone unit (units) responsible for risk management and internal control (any other body (unit) other than the revision commission (auditor) responsible for supervising the Issuer's financial and business operations), its tasks, and functions:

The Company has established the Treasury Operations and Risk Management Department.

The key risk management and internal control tasks of the Department are as follows:

- Implementing and maintaining the Company's corporate risk management system in compliance with the standards of the Company's majority (controlling) shareholder;
- Arranging for the insurance protection of the Company's proprietary and non-proprietary interests in conformity with the standards of the Company's majority shareholder.

To ensure the accomplishment of these tasks, the Department shall perform the following functions:

- 1. Developing the minimum requirements for the risk management system for the Company's business units;
- 2. Planning the risk management project, coordinating all the steps to implement the project in all the Company's business units;
- 3. Implementing an ongoing monitoring and updating system for the Register of Major Risks, issuing recommendations on appointment of Risk Owners and Risk Managers;
- 4. Providing the management with methodological and practical support in identifying, assessing, and mitigating the identified risks;
- 5. Monitoring the implementation of approved mitigation plans for identified risks;
- 6. Maintaining the risk management system;
- 7. Ensuring ongoing monitoring of compliance with the limits set for commodity and credit risks;
- 8. Drawing up the agendas and setting up the meetings of the Risk and Finance Committee, monitoring compliance with the Committee's resolutions;
- 9. Coordinating the work of the business units as they submit regular reports to the Risk and Finance Department and the Risk and Finance Committee;
- 10. Managing the development of the realisation scenarios for insured risk and contributing to the development thereof;
- 11. Arranging for the surveyor's assessment of insurable property complexes and risks, taking part in the inspections of said complexes;
- 12. Developing the requirements for the insurance protection with regard to the size of insurance coverage and range of the facilities (items) and risks to be included/excludedl;
- 13. Developing the requirements for the insurance protection with regard to the limits of liabilities and franchise policies;
- 14. Developing the Company's annual Insurance Protection Programme;
- 15. Developing the terms of the tender to select the insurers, taking part in the management of the tenders, preparing the report on the tender proposals based on the previous insurance experience;
- 16. Monitoring the progress of the insurance claim filed and considered under the Company's insurance contracts, taking part in the preparation of claim documents;
- 17. Consulting Company employees and managers in risk assessment and management, controls implementation, efficiency improvement of the processes, industrial problems, and any other matters falling within the competences of the Department;
- 18. Implementing a variety of projects as requested by the Risk and Finance Committee and the management.

Information on the Issuer's standalone unit (service) for internal audit, its tasks, and functions: the information is given above.

The Issuer's risk management and internal control policy is depicted in Clause 2.4 hereof.

The Issuer has adopted (approved) the Issuer's internal regulation setting the rules for preventing misuse of confidential and insider information.

Information on the Issuer's internal regulation setting the rules for preventing misuse of confidential and insider information:

Updated Version of the Regulation on Insider Information of Unipro PJSC approved by the Board of Directors on 08 May 2018 (Minutes No. 259 dated 11 May 2018)

Additional information: none

5.5. Information on the Members of the Bodies Supervising the Issuer's Financial and Business Operations

Name of the body supervising the Issuer's financial and business operations: **Revision Commission**

Full name: Denis Alexandrovich Alexeyenkov

Year of birth: 1979

Education:

Kostroma State University of Technology, degree in Economics, major: Accounting and Audit (2000)

All positions held by this person in the Issuer and other organisations over the last 5 years and currently, including secondary employment

Period		Company name	Position
from	to		
2013	present	Unipro PJSC	Head of Controlling Department
2013	2014	Association NP Market Council	Member of Revision Commission
2013	present	Council of Power Producers Association	Member of Revision Commission

No participation interest in the authorised capital of the Issuer / no ordinary shares

Number of the Issuer's shares of each class (type) which may be acquired by the person through the exercise of rights under the Issuer's options at its disposal: *the Issuer issued no options*.

Person's participation interests in the authorised (share) capital (mutual fund) of the Issuer's subsidiaries and affiliates registered as joint stock companies; interest in the ordinary shares of the Issuer's subsidiary or affiliate held by the person and number of shares in the Issuer's subsidiary and affiliate of each class (type) that may be acquired by this person through the exercise of rights under the options of the Issuer's subsidiary or affiliate at its disposal

The person has no participation interests mentioned above. The person has no options that may be used to acquire shares of the Issuer's subsidiary or affiliate through the exercise of rights under such options

Information on the nature of any family relations with other members of the Issuer's management bodies and/or bodies supervising the Issuer's financial and business operations:

There are no family relations of this kind.

Information on administrative sanctions imposed on that person for offences in the area of finances, taxes and levies, securities market or criminal liability (criminal records) for economic crimes or crimes against the state:

The person was not held liable for such types of offenses and crimes

Information on positions held by that person in the management bodies of commercial organisations during the period when some action of insolvency and/or one of the bankruptcy proceedings was brought against such organisations as stipulated by the legislation of the Russian Federation on insolvency (bankruptcy):

The person did not occupy such positions

Full name: Alexey Sergeyevich Asyaev

Year of birth: 1979

Education:

St Petersburg Military Academy of the Signal Corps, major: Computer and Automatic Systems Software (2001)

Lomonosov Moscow State University, major: Economics and Business Administration (2015)

All positions held by this person in the Issuer and other organisations over the last 5 years and currently, including secondary employment

Period		Company name	Position
from	to		
2012	2019	Unipro PJSC	Head of Internal Audit Department

No participation interest in the authorised capital of the Issuer / no ordinary shares

Number of the Issuer's shares of each class (type) which may be acquired by the person through the exercise of rights under the Issuer's options at its disposal: *the Issuer issued no options*.

Person's participation interests in the authorised (share) capital (mutual fund) of the Issuer's subsidiaries and affiliates registered as joint stock companies; interest in the ordinary shares of the Issuer's subsidiary or affiliate held by the person and number of shares in the Issuer's subsidiary and affiliate of each class (type) that may be acquired by this person through the exercise of rights under the options of the Issuer's subsidiary or affiliate at its disposal

The person has no participation interests mentioned above. The person has no options that may be used to acquire shares of the Issuer's subsidiary or affiliate through the exercise of rights under such options

Information on the nature of any family relations with other members of the Issuer's management bodies and/or bodies supervising the Issuer's financial and business operations:

There are no family relations of this kind.

Information on administrative sanctions imposed on that person for offences in the area of finances, taxes and levies, securities market or criminal liability (criminal records) for economic crimes or crimes against the state:

The person was not held liable for such types of offenses and crimes

Information on positions held by that person in the management bodies of commercial organisations during the period when some action of insolvency and/or one of the bankruptcy proceedings was brought against such organisations as stipulated by the legislation of the Russian Federation on insolvency (bankruptcy):

The person did not occupy such positions

Full name: Nicolo Prien

(Chairman)

Year of birth: 1966

Education: *higher*

All positions held by this person in the Issuer and other organisations over the last 5 years and currently, including secondary employment

Per	iod	Company name	Position
from	to		
2009	2015	E.ON Italia S.p.A. (Milan, Italy)	Chief Financial Officer
2016	present	Uniper SE, (Düsseldorf, Germany)	Executive Vice President, Corporate Audit

No participation interest in the authorised capital of the Issuer / no ordinary shares

Number of the Issuer's shares of each class (type) which may be acquired by the person through the exercise of rights under the Issuer's options at its disposal: *the Issuer issued no options*.

Person's participation interests in the authorised (share) capital (mutual fund) of the Issuer's subsidiaries and affiliates registered as joint stock companies; interest in the ordinary shares of the Issuer's subsidiary or affiliate held by the person and number of shares in the Issuer's subsidiary and affiliate of each class (type) that may be acquired by this person through the exercise of rights under the options of the Issuer's subsidiary or affiliate at its disposal

The person has no participation interests mentioned above. The person has no options that may be used to acquire shares of the Issuer's subsidiary or affiliate through the exercise of rights under such options

Information on the nature of any family relations with other members of the Issuer's management bodies and/or bodies supervising the Issuer's financial and business operations:

There are no family relations of this kind.

Information on administrative sanctions imposed on that person for offences in the area of finances, taxes and levies, securities market or criminal liability (criminal records) for economic crimes or crimes against the state:

The person was not held liable for such types of offenses and crimes

Information on positions held by that person in the management bodies of commercial organisations during the period when some action of insolvency and/or one of the bankruptcy proceedings was brought against such organisations as stipulated by the legislation of the Russian Federation on insolvency (bankruptcy):

The person did not occupy such positions

Full name: Dr. Jörg Wallbaum

Year of birth: 1975

Education: *higher*

All positions held by this person in the Issuer and other organisations over the last 5 years and currently, including secondary employment

Period		Company name	Position
from	to		
2008	2015	E.ON Global Commodities SE (Düsseldorf, Germany)	Manager of Accounting Policies
2016	2017	Uniper Global Commodities SE (Düsseldorf, Germany)	Senior Vice President for Methodology, Accounting and Finance Department
2017	present	Uniper SE (Düsseldorf, Germany)	Executive Vice President, Accounting & Financial Controlling

No participation interest in the authorised capital of the Issuer / no ordinary shares

Number of the Issuer's shares of each class (type) which may be acquired by the person through the exercise of rights under the Issuer's options at its disposal: *the Issuer issued no options*.

Person's participation interests in the authorised (share) capital (mutual fund) of the Issuer's subsidiaries and affiliates registered as joint stock companies; interest in the ordinary shares of the Issuer's subsidiary or affiliate held by the person and number of shares in the Issuer's subsidiary and affiliate of each class (type) that may be acquired by this person through the exercise of rights under the options of the Issuer's subsidiary or affiliate at its disposal

The person has no participation interests mentioned above. The person has no options that may be used to acquire shares of the Issuer's subsidiary or affiliate through the exercise of rights under such options

Information on the nature of any family relations with other members of the Issuer's management bodies and/or bodies supervising the Issuer's financial and business operations:

There are no family relations of this kind.

Information on administrative sanctions imposed on that person for offences in the area of finances, taxes and levies, securities market or criminal liability (criminal records) for economic crimes or crimes against the state:

The person was not held liable for such types of offenses and crimes

Information on positions held by that person in the management bodies of commercial organisations during the period when some action of insolvency and/or one of the bankruptcy proceedings was brought against such organisations as stipulated by the legislation of the Russian Federation on insolvency (bankruptcy):

The person did not occupy such positions

Name of the body supervising the Issuer's financial and business operations: Other

Internal Audit Department

Information on the head of such standalone unit (body) of the Issuer:

Title of the unit head: Head of Internal Audit Department

Full name: Veronika Nikolayevna Semenova

Year of birth: 1985

Education:

Griboyedov Institute of International Law and Economics, major: International Management (2007)

All positions held by this person in the Issuer and other organisations over the last 5 years and currently, including secondary employment

Period		Company name	Position
from	to		
2011	2018	KPMG	Senior Manager
2019	present	Unipro PJSC	Head of Internal Audit Department

No participation interest in the authorised capital of the Issuer / no ordinary shares

Number of the Issuer's shares of each class (type) which may be acquired by the person through the exercise of rights under the Issuer's options at its disposal: *the Issuer issued no options*.

Person's participation interests in the authorised (share) capital (mutual fund) of the Issuer's subsidiaries and affiliates registered as joint stock companies; interest in the ordinary shares of the Issuer's subsidiary or affiliate held by the person and number of shares in the Issuer's subsidiary and affiliate of each class (type) that may be acquired by this person through the exercise of rights under the options of the Issuer's subsidiary or affiliate at its disposal

The person has no participation interests mentioned above. The person has no options that may be used to acquire shares of the Issuer's subsidiary or affiliate through the exercise of rights under such options

Information on the nature of any family relations with other members of the Issuer's management bodies and/or bodies supervising the Issuer's financial and business operations:

There are no family relations of this kind.

Information on administrative sanctions imposed on that person for offences in the area of finances, taxes and levies, securities market or criminal liability (criminal records) for economic crimes or crimes against the state:

The person was not held liable for such types of offenses and crimes

Information on positions held by that person in the management bodies of commercial organisations during the period when some action of insolvency and/or one of the bankruptcy proceedings was brought against such organisations as stipulated by the legislation of the Russian Federation on insolvency (bankruptcy):

The person did not occupy such positions

Name of the body supervising the Issuer's financial and business operations: Other

Audit Committee of the Board of Directors

Information on the head of such standalone unit (body) of the Issuer:

Title of the unit head: Chairman of Audit Committee of the Board of Directors

Full name: Alexey Andreyevich Germanovich

Year of birth: 1977

Education:

Lomonosov Moscow State University, degree in Journalism (2002) Lomonosov Moscow State University, degree in Economics (1998) Cranfield University (Great Britain), MBA (2009)

All positions held by this person in the Issuer and other organisations over the last 5 years and currently, including secondary employment

Period		Company name	Position
from	to		
2014	2015	Irkutsk International Airport JSC	Member of the Board of Directors
2014	present	Bank Saint Petersburg PJSC	Member of the Supervisory Board
2014	2014	Scientific and Innovative Centre Vagony JSC	Member of the Board of Directors
2014	present	Unipro PJSC	Member of the Board of Directors
2014	2017	Upravlenie Investitsiyami CJSC	Advisor to General Director
2012	2014	Aeroflot PJSC	Member of the Board of Directors
2012	2016	GTLK (State Transport Leasing Company) PJSC	Member of the Board of Directors
2012	2014	Russian Direct Investment Fund Management Company LLC	Director, Member of the Management Board, Advisor
2011	2014	NIIAT OJSC	Member of the Board of Directors
2008	present	Endowment Fund for St. Petersburg State University Development	Member of the Management Board
2013	2014	Veles Capital IC LLC	Advisor to General Director
2016	2017	VTsIOM JSC (Russian Public Opinion Research Centre)	Member of the Board of Directors
2016	2018	Ameriabank CJSC	Member of the Board of Directors
2016	2018	Aeroflot PJSC	Member of the Board of Directors
2017	present	AG Ventures LLC	General Director
2018	present	CB Center-Invest PJSC	Member of the Board of Directors
2018	present	Komercijalna Banka ad Beograd (Belgrade, Serbia)	Member of the Board of Directors

No participation interest in the authorised capital of the Issuer / no ordinary shares

Number of the Issuer's shares of each class (type) which may be acquired by the person through the exercise of rights under the Issuer's options at its disposal: *the Issuer issued no options*.

Person's participation interests in the authorised (share) capital (mutual fund) of the Issuer's subsidiaries and affiliates registered as joint stock companies; interest in the ordinary shares of the Issuer's subsidiary or affiliate held by the person and number of shares in the Issuer's subsidiary and affiliate of each class (type) that may be acquired by this person through the exercise of rights under the options of the Issuer's

subsidiary or affiliate at its disposal

The person has no participation interests mentioned above. The person has no options that may be used to acquire shares of the Issuer's subsidiary or affiliate through the exercise of rights under such options

Information on the nature of any family relations with other members of the Issuer's management bodies and/or bodies supervising the Issuer's financial and business operations:

There are no family relations of this kind.

Information on administrative sanctions imposed on that person for offences in the area of finances, taxes and levies, securities market or criminal liability (criminal records) for economic crimes or crimes against the state:

The person was not held liable for such types of offenses and crimes

Information on positions held by that person in the management bodies of commercial organisations during the period when some action of insolvency and/or one of the bankruptcy proceedings was brought against such organisations as stipulated by the legislation of the Russian Federation on insolvency (bankruptcy):

The person did not occupy such positions

Name of the body supervising the Issuer's financial and business operations: Other

Treasury Operations and Risk Management Department

Information on the head of such standalone unit (body) of the Issuer:

Title of the unit head: Head of Treasury Operations and Risk Management Department

Full name: Elena Vladimirovna Talalaeva

Year of birth: 1978

Education:

Moscow State University of Economics, Statistics, and Informatics (2000), degree in Economics, major: Statistics

All positions held by this person in the Issuer and other organisations over the last 5 years and currently, including secondary employment

Period		Company name	Position
from	to		
2011	2014	E.ON Russia JSC	Head of Treasury
2014	present	Unipro PJSC	Head of Treasury Operations and Risk Management Department

No participation interest in the authorised capital of the Issuer / no ordinary shares

Number of the Issuer's shares of each class (type) which may be acquired by the person through the exercise of rights under the Issuer's options at its disposal: *the Issuer issued no options*.

Person's participation interests in the authorised (share) capital (mutual fund) of the Issuer's subsidiaries and affiliates registered as joint stock companies; interest in the ordinary shares of the Issuer's subsidiary or affiliate held by the person and number of shares in the Issuer's subsidiary and affiliate of each class (type) that may be acquired by this person through the exercise of rights under the options of the Issuer's subsidiary or affiliate at its disposal

The person has no participation interests mentioned above. The person has no options that may be used to acquire shares of the Issuer's subsidiary or affiliate through the exercise of rights under such options

Information on the nature of any family relations with other members of the Issuer's management bodies and/or bodies supervising the Issuer's financial and business operations:

There are no family relations of this kind.

Information on administrative sanctions imposed on that person for offences in the area of finances, taxes and levies, securities market or criminal liability (criminal records) for economic crimes or crimes against the state:

The person was not held liable for such types of offenses and crimes

Information on positions held by that person in the management bodies of commercial organisations during the period when some action of insolvency and/or one of the bankruptcy proceedings was brought against such organisations as stipulated by the legislation of the Russian Federation on insolvency (bankruptcy): *The person did not occupy such positions*

5.6. Information on Remuneration and/or Compensation for Expenses Payable to the Body Supervising the Issuer's Financial and Business Operations

Remuneration

For each body supervising the Issuer's financial and business operations (except for an individual holding the position of (acting as) the auditor of the Issuer) all types of remuneration shall be disclosed, including salaries of members of the bodies supervising the Issuer's financial and business operations, who are (were) the employees of the Issuer, including those who work (worked) in secondary employment, as well as bonuses, commission fees, remunerations paid separately for the contribution to the efforts of the relevant body supervising the Issuer's financial and business operations, other types of remuneration paid by the Issuer within the relevant reporting period; the amount of any expenses incurred by members of the bodies supervising the Issuer's financial and business operations in connection with their relevant functions and compensated for by the Issuer within the relevant reporting period shall also be disclosed.

Unit of measurement: RUB mln

Name of the body supervising the Issuer's financial and business operations: Revision Commission

Remuneration for the contribution in the supervising body's efforts

Unit of measurement: RUB mln

Indicator	2018	3M 2019
Remuneration for the contribution to the efforts of the body supervising the Issuer's financial and business operations:	0	0
Salary	0	0
Bonuses	0	0
Commissions	0	0
Other types of remuneration	0	0
TOTAL	0	0

Information on the existing agreements for such payments in the current financial year:

In accordance with Clause 12.1 of the Regulation on the Revision Commission of Unipro PJSC:

Members of the Revision Commission are compensated for their expenses (including VAT), specifically travel expenses, if any, incurred by them in connection with their participating in meetings of the Board of Directors, conducting audits or otherwise performing their responsibilities as members of the Revision Commission.

Members of the Revision Commission are not remunerated for performing their responsibilities unless the decision of the General Meeting of the Shareholders directs otherwise.

Any specialists (experts) who, while not being members of the Revision Commission, are engaged by the Revision Commission, are remunerated by the Company pursuant to agreements between such specialists (experts) and the Company.

Name of the body supervising the Issuer's financial and business operations: Internal Audit Department

Remuneration for the contribution in the supervising body's efforts

Unit of measurement: RUB mln

Indicator	2018	3M 2019
Remuneration for the contribution to the efforts of the body supervising the Issuer's financial and business operations:	0	0
Salary	14	3

Bonuses	2	1
Commissions	0	0
Other types of remuneration	0	0
TOTAL	16	4

Information on the existing agreements for such payments in the current financial year:

No special agreements regarding the payment of remuneration for contribution to the efforts of the body supervising the financial and business operations of the Issuer are provided for by the internal documents. Individuals performing their job functions as employees of the Internal Audit Department are remunerated under their employment agreements.

Name of the body supervising the Issuer's financial and business operations: Audit Committee of the Board of Directors

Remuneration for the contribution in the supervising body's efforts

Unit of measurement: RUB mln

Indicator	2018	3M 2019
Remuneration for the contribution to the efforts of the body supervising the Issuer's financial and business operations:	0	0
Salary	0	0
Bonuses	0	0
Commissions	0	0
Other types of remuneration	0	0
TOTAL	0	0

Information on the existing agreements for such payments in the current financial year:

Members of the Audit Committee of the Board of Directors are remunerated in accordance with the Regulation on the Board of Directors of Unipro PJSC. Since the Audit Committee of the Board of Directors has no members other than the Board members, the information on the remuneration, benefits and/or compensation for expenses payable to the Board members is disclosed in Clause 5.3. of the Quarterly Report.

Name of the body supervising the Issuer's financial and business operations: *Treasury Operations and Risk Management Department*

Remuneration for the contribution in the supervising body's efforts

Unit of measurement: RUB mln

Indicator	2018	3M 2019
Remuneration for the contribution to the efforts of the body supervising the Issuer's financial and business operations:	0	0
Salary	16	4
Bonuses	6	
Commissions	0	0
Other types of remuneration	0	0
TOTAL	22	4

Information on the existing agreements for such payments in the current financial year:

No special agreements regarding the payment of remuneration for contribution to the efforts of the body supervising the financial and business operations of the Issuer are provided for by the internal documents. Individuals performing their job functions as employees of the Issuer's Treasury Operations and Risk Management Department are remunerated under their employment agreements.

Compensations

Unit of measurement: RUB mln

Name of the supervising body (unit)	2018	3M 2019
Revision Commission	0	0
Internal Audit Department	0	0
Audit Committee of the Board of Directors	0	0
Treasury Operations and Risk Management Department	0	0
Audit Committee of the Board of Directors		

5.7. Data on Headcount and Summary Data on the Composition of the Issuer's Staff, as well as on Changes in the Headcount of the Issuer's Staff (Employees)

Unit of measurement: RUB mln

Indicator	2018	3M 2019
Average headcount, FTEs	4,311.9	4,310.8
Total payroll for the reporting period	5,768	1,206
Employees' social benefits in the reporting period	664	18

The change in the headcount of the Issuer's employees is not material for its business.

5.8. Information on any Obligations of the Issuer to Its Staff (Employees) Regarding the Possibility of Their Participation in the Issuer's Authorised Capital

The Issuer has no obligations to its staff (employees) regarding the possibility of their participation in the Issuer's authorised capital and does not offer or envisage the provision of any issuer options to the Issuer's staff (employees), and the Issuer did not enter any agreements with its staff (employees) concerning the possibility of their participation in the Issuer's authorised capital.

Section VI. Information on the Issuer's Participants (Shareholders) and on Related-Party Transactions Made by the Issuer

6.1. Information on the Total Number of the Issuer's Shareholders (Participants)

The total number of persons with non-zero balances in their accounts that are registered in the Issuer's shareholder register as of the end date of the reporting quarter: 301,450

Total number of the Issuer's nominee shareholders: 12

Total number of persons included in the latest list of persons eligible to participate in the General Meeting of Shareholders of the Issuer (another list of persons compiled for the enjoyment (exercise) of any rights attached to the Issuer's shares and for the compiling of which the Issuer's nominee shareholders submitted information on the persons on whose behalf they held (hold) the Issuer's shares): 301,766

Date of the list of persons included in the latest list of persons that are (were) eligible to participate in the General Meeting of Shareholders of the Issuer (another list of persons compiled for the enjoyment (exercise) of any rights attached to the Issuer's shares and for the compiling of which the Issuer's nominee shareholders submitted information on the persons on whose behalf they held (hold) the Issuer's shares): 18.12.2018

Holders of the Issuer's ordinary shares that were subject to inclusion in the said list: 301,766

Number of own shares on the Issuer's balance sheet as of the end date of the reporting quarter

There are no own shares on the Issuer's balance sheet

Number of the Issuer's shares held by the entities controlled thereby

No Issuer's shares are owned by the entities controlled thereby

6.2. Information on the Issuer's participants (shareholders) holding at least five percent of the Issuer's authorised capital or at least five percent of the Issuer's ordinary shares, information on the persons controlling such participants (shareholders) and, if there are no such persons, information on such participants (shareholders) holding at least 20 percent of the authorised capital or at least 20 percent of their ordinary shares

The Issuer's participants (shareholders) holding at least five percent of the Issuer's authorised capital or at least five percent of the Issuer's ordinary shares

1.

Full legal name: Uniper SE

Abbreviated legal name: not applicable

Location address

E.ON-Platz 1, 40479 Dusseldorf, Germany

Person's participation interest in the Issuer's authorised capital: 83.73%

Issuer's ordinary shares held by the person (%): 83.73%

Persons controlling the Issuer's participant (shareholder)

No information on such persons was provided to the Issuer (the information is not available).

Participants (shareholders) of this person holding at least 20 percent of its authorised capital or at least 20 percent of its ordinary shares

1.1.

Full legal name: Fortum Deutschland SE

Abbreviated legal name:

Location address

Berliner Allee 59 c/o Regus, 5th floor, 40212 Düsseldorf, Germany

Participation interest of such person in the authorised (share) capital of the Issuer's participant (shareholder), %: 49.99

Participation interest of such person in the Issuer's authorised (share) capital (mutual fund), %: θ Issuer's ordinary shares held by such person, %: θ

Other information the Issuer may specify at its own discretion: none

2.

Nominee holder

Information on the nominee holder:

Full legal name: National Settlement Depository Joint Stock Company Nonbanking Credit Organisation

Abbreviated legal name: NSD JSC NCO

Location address

12 Spartakovskaya Street, Moscow, 105066 Russian Federation

INN (Taxpayer Identification Number): 7702165310

OGRN (Primary State Registration Number): 1027739132563

Telephone: (495) 234-4280

Fax: (495) 956-0938 Email: info@nsd.ru

Information on the license of the professional securities market participant

Number: *177-12042-000100* Date of issue: *19.02.2009*

Expiration date: *Perpetual*

Issuing authority: Federal Financial Markets Service of the Russian Federation

Number of the Issuer's ordinary shares registered in the register of the Issuer's shareholders in the name of the

nominee holder: 9,249,134,288

Number of the Issuer's preference shares registered in the register of the Issuer's shareholders in the name of

the nominee holder: $\boldsymbol{0}$

Other information the Issuer may specify at its own discretion: none

6.3. Information on the Participation Interest of the Federal Government or a Municipality in the Issuer's Authorised Capital or on Any Special Right ('Golden Share')

Size of the participation interest in the Issuer's authorised capital held by the Government (federal ownership or ownership of constituent entities of the Russian Federation) or a municipality: 0.000229281

Information on managers of the federal government's or municipality's blocks of shares

There are no such persons

Persons that exercise the functions of the Issuer's participant (shareholder) on behalf of the Russian Federation, a constituent entity of the Russian Federation or a municipality

Federal ownership

Name: State Tax Inspectorate, Berezniki

Location address: 46 Karla Marxa Street, Berezniki, 618400 Perm Territory

Size of the participation interest in the Issuer's authorised capital held by the Government (federal ownership or ownership of constituent entities of the Russian Federation) or a municipality: 0.00008243

Federal ownership

Name: State Tax Inspectorate, Gubakha

Location address: 16/A Degtyareva Street, Gubakha, 618290 Perm Territory

Size of the participation interest in the Issuer's authorised capital held by the Government (federal ownership or ownership of constituent entities of the Russian Federation) or a municipality: 0.00003127

Ownership of constituent entities of the Russian Federation

Name: Perm Territory represented by the Ministry of Energy, Housing, and Utilities of the Perm Territory

Location address: Office 520, 51 Lenina Street, Perm, 614006

Size of the participation interest in the Issuer's authorised capital held by the Government (federal ownership or ownership of constituent entities of the Russian Federation) or a municipality: 0.0000001

Ownership of constituent entities of the Russian Federation

Name: Rostov Region represented by Rostov Region Property Fund State Public Institution of Rostov Region

Location address: 112 Sotsialisticheskaya Street, Rostov-on-Don, 344050 Rostov Region

Size of the participation interest in the Issuer's authorised capital held by the Government (federal ownership or ownership of constituent entities of the Russian Federation) or a municipality: 0.00000014

Ownership of constituent entities of the Russian Federation

Name: Financial Department, Administration of Orenburg Region

Location address: 54 Sovetskaya Street, Orenburg, 460311 Orenburg Region

Size of the participation interest in the Issuer's authorised capital held by the Government (federal ownership or ownership of constituent entities of the Russian Federation) or a municipality: 0.00000016

Municipal ownership

Name: Orphan Asylum Municipal Mixed-Type Educational Institution

Location address: 32 Chkalova Street, Partizansk, Primorye Territory

Size of the participation interest in the Issuer's authorised capital held by the Government (federal ownership or ownership of constituent entities of the Russian Federation) or a municipality: 0.00000003

Federal ownership

Name: Federal State Unitary Enterprise Russian News Agency (ITAR-TASS)

Location address: 10-12 Tverskoy Boulevard, Moscow, 125993

Size of the participation interest in the Issuer's authorised capital held by the Government (federal ownership or ownership of constituent entities of the Russian Federation) or a municipality: 0.00011515

Existence of a special right of the Russian Federation, constituent entities of the Russian Federation and/or municipalities to participate in the management of the Issuer – joint stock company ("golden share"); the term of validity of such special right ("golden share")

No right of this kind

6.4. Information on Restrictions on Participation in the Issuer's Authorised Capital

There are no restrictions on participation in the Issuer's authorised capital

6.5. Information on Changes in the Composition and Participation Interest of the Issuer's Shareholders (Participants) Holding at Least Five Per Cent of the Issuer's Authorised Capital or at Least Five Per Cent of the Issuer's Ordinary Shares

Lists of Issuer shareholders (participants) owning at least five per cent of the Issuer's authorised capital, and for the Issuers that are joint stock companies, at least Five per cent of ordinary shares in the Issuer, determined as of the date of the list of persons entitled to participate in each General Meeting of the Shareholders (Participants) of the Issuer held within the last completed financial year preceding the end date of the reporting quarter, as well as within the period from the beginning of the current year to the end date of the reporting quarter according to the list of persons entitled to participate in each of such Meetings

Date of the list of persons eligible to participate in the General Meeting of Shareholders (Participants) of the Issuer: 20.05.2018

List of shareholders (participants)

Full legal name: *Uniper Russia Holding Ltd.*Abbreviated legal name: *not applicable*

Location address: E.ON-Platz 1, 40479 Dusseldorf, Germany

Not a resident of the Russian Federation

Person's participation interest in the Issuer's authorised capital, %: 83.73

Issuer's ordinary shares held by the person, %: 83.73

Date of the list of persons eligible to participate in the General Meeting of Shareholders (Participants) of the

Issuer: 12.11.2018

List of shareholders (participants)
Full legal name: *Uniper SE*

Abbreviated legal name: not applicable

Location address: E.ON-Platz 1, 40479 Dusseldorf, Germany

Not a resident of the Russian Federation

Person's participation interest in the Issuer's authorised capital, %: 83.73

Issuer's ordinary shares held by the person, %: 83.73

Additional information: none

6.6. Information on Related-Party Transactions Made by the Issuer

No such transactions were made

6.7. Information on the Amount of Receivables

As of 31 December 2018

Unit of measurement: RUB mln

Indicator	Value
Trade receivables	5,753
including overdue receivables	0
Bills receivable	0
including overdue receivables	0
Participants' (founders') contributions receivable to the authorised capital	0
including overdue receivables	0
Other receivables	1,884
including overdue receivables	0
Total receivables	7,637
Including total overdue receivables	0

Debtors accounting for at least 10 per cent of total receivables for the reporting period under consideration

Full legal name: Centre of Financial Settlements Joint Stock Company

Abbreviated legal name: CFS JSC

Location address: 12 Krasnopresnenskaya Embankment, 123610 Moscow

INN (Taxpayer Identification Number): 7705620038

OGRN (Primary State Registration Number): 1047796723534

Total receivable: 1,637

Unit of measurement: RUB mln

Amount and terms of overdue receivable (interest rate, penalties, fines): none

The debtor is affiliated with the Issuer: no

As of 31 March 2019

Unit of measurement: RUB mln

Indicator	Value
Trade receivables	5,259
including overdue receivables	0
Bills receivable	0
including overdue receivables	0
Participants' (founders') contributions receivable to the authorised capital	0
including overdue receivables	0
Other receivables	1,815
including overdue receivables	0
Total receivables	7,073
Including total overdue receivables	0

Debtors accounting for at least 10 per cent of total receivables for the reporting period under consideration

Full legal name: Centre of Financial Settlements Joint Stock Company

Abbreviated legal name: CFS JSC

Location address: 12 Krasnopresnenskaya Embankment, 123610 Moscow

INN (Taxpayer Identification Number): 7705620038

OGRN (Primary State Registration Number): 1047796723534

Total receivable: 1,379

Unit of measurement: RUB mln

Amount and terms of overdue receivable (interest rate, penalties, fines): none

The debtor is affiliated with the issuer: *no*

Section VII. The Issuer's Accounting (Financial) Statements and Other Financial Information

7.1. The Issuer's Annual Accounting (Financial) Statements

2018

This information is provided in Appendix No. 1 hereto

Composition of the Issuer's annual accounting (financial) statements attached to the Quarterly Report:

- 1. Independent Auditor's Report
- 2. Balance Sheet as of 31 December 2018
- 3. Profit and Loss Statement for 2018
- 4. Statement of Changes in Equity for 2018
- 5. Cash Flow Statement for 2018
- 6. Notes to the Balance Sheet and Profit and Loss Statement for 2018

7.2. The Issuer's Interim Accounting (Financial) Statements

This information is provided in Appendix No. 2 hereto.

Composition of the Issuer's interim accounting (financial) statements attached to the Quarterly Report:

- 1. Balance Sheet as of 31 March 2019
- 2. Profit and Loss Statement for Q1 2019

7.3. The Issuer's Consolidated Financial Statements

The Issuer's annual consolidated financial statements for the last completed financial year cover the period up to the end of the first quarter and is included in the Q1 report

Standards (rules) for preparing the accounting (financial) statements: IFRS

Reporting period

Year: 2018 Period:

This information is provided in Appendix No. 3 hereto.

Statements attached to this Quarterly Report:

- 1. Audit Report
- 2. Consolidated financial statements
- 3. Notes to the consolidated financial statements

7.4. Information on the Issuer's Accounting Policies

This information is provided in Appendix No. 4 hereto.

7.5. Information on the Total Value of Exports and Share of Exports in the Total Sales Volume

The Issuer did not export any products (goods, works, and services)

7.6. Information on Major Changes in the Issuer's Property Holding after the End Date of the Last Completed Reporting Year

Information on major changes in the Issuer's property holding that took place within 12 months prior to the end date of the reporting quarter

No major changes in the Issuer's property holding took place within 12 months prior to the end date of the reporting quarter

Additional information: none

7.7. Information on the Issuer's Involvement in Judicial Proceedings Where Such Involvement May Have a Significant Impact on the Issuer's Financial and Business Operations

In Q1 2019, the Issuer was involved in four litigations initiated by RUSAL Group companies, namely RUSAL

Bratsk PJSC (case No. A40-307364/2018), RUSAL Sayanogorsk JSC (case No. A40-12454/2019), RUSAL Novokuznetsk JSC (case No. A40-13761/2019), and RUSAL Energo LLC (case No. A40-13754/2019). The RUSAL Group companies filed claims to terminate capacity supply agreements (CSA) for Berezovskaya GRES Power Unit No. 3 involving the Issuer and each of RUSAL Group companies as parties and to recover unreasonable gains totalling at RUB 385 mln.

On 17 April 2019, the Moscow Arbitration Court dismissed RUSAL Bratsk PJSC claim seeking to terminate the CSA and recover unreasonable gains in the amount of RUB 174 mln. The judgment may be appealed against within a month upon the issue of the judgment in full. The claims filed by other RUSAL Group companies are pending.

Section VIII. Additional Information on the Issuer and Issue-Grade Securities Placed by the Issuer

8.1. Additional Information on the Issuer

8.1.1. Information on the Amount and Structure of the Issuer's Authorised Capital

Amount of the Issuer's authorised capital as of the end date of the reporting quarter, RUB: 25,219,482,458.37

Ordinary shares

Total par value: 25,219,482,458.37

Participation Interest in the authorised capital, %: 100

Preference shares

Total par value: θ

Participation Interest in the authorised capital, %: 0

Information on whether the amount of the authorised capital specified in this paragraph corresponds to the amount specified in the Issuer's constituent documents:

the amount of the authorised capital specified in this paragraph corresponds to the amount specified in the Issuer's constituent documents.

8.1.2. Information on Changes in the Amount of the Issuer's Authorised Capital

There were no changes in the amount of the Issuer's authorised capital for the last ended financial year preceding the end date of the reporting quarter, as well as for the period from the start date of the current year to the end date of the reporting quarter

8.1.3. Information on the Procedure for Convening and Holding Meetings of the Issuer's Supreme Management Body

Issuer's Supreme Management Body General Meeting of Shareholders

Notification of the Shareholders (Participants) on the Meeting of the Issuer's Supreme Management Body: In accordance with Article 11 of the Issuer's Articles of Association:

The Company shall post the notice of the General Meeting of the Shareholders on the Company's website in the Internet: http:// www.unipro.energy. The notice of the General Meeting of Shareholders must be given at least Thirty (30) days before the date of the Meeting.

The information on date of preparing the list of persons entitled to participate in the General Meeting of the Shareholders shall be disclosed by the Company in the manner prescribed by the law of Russian Federation Seven (7) days prior to said date at the latest.

In accordance with Clause 4.5 of the Issuer's Regulation on the Procedure for Preparing and Holding the General Meeting of Shareholders,

The Company shall post the notice of the General Meeting of the Shareholders on the Company's website in the Internet: www.unipro.energy. A notice on holding the General Meeting of Shareholders shall be given at least thirty (30) days prior to the date of the Meeting.

Persons (bodies) entitled to convene (call for) an extraordinary meeting of the Issuer's supreme management body and procedure for making (serving) such calls:

In accordance with Clause 3.2 of the Issuer's Regulation on the Procedure for Preparing and Holding the General Meeting of Shareholders,

An Extraordinary General Meeting of the Shareholders shall be held upon resolution of the Board of Directors passed at its own discretion, when called for by the Revision Commission, by the Auditor or by the shareholder(s) holding at least Ten per cent (10%) of the Company's voting shares as of the date of the call.

An Extraordinary General Meeting of Shareholders, when called for by the Revision Commission, Auditor, or shareholder(s) holding at least ten percent (10%) of the Company's voting shares, shall be convened by the Board of Directors.

Such General Meeting of Shareholders shall be held within forty (40) days after the call for the Extraordinary General Meeting of Shareholders. If the suggested agenda of the Extraordinary General Meeting of Shareholders includes the item on election of Board members, this General Meeting of Shareholders shall be held within seventy-five (75) days from the date of the call for the Extraordinary General Meeting of

Shareholders.

The call for the Extraordinary General Meeting of Shareholders shall specify the items to be included in the meeting agenda.

A person(s) calling for the Extraordinary General Meeting of Shareholders may provide the wording of resolutions of the Extraordinary General Meeting of Shareholders and propose the form of holding the General Meeting of Shareholders.

The Company's Board of Directors is not entitled to change the wording of any agenda items and wording of Resolutions thereon and to change the proposed form of holding the Extraordinary General Meeting of Shareholders called for by the Revision Commission, Auditor, or shareholders (shareholder) holding at least ten percent (10%) of the voting shares of the Company.

If the call for an Extraordinary General Meeting of the Shareholders is made by a shareholder(s), it must contain the names (company names) of the shareholder(s) calling for such meeting and specify the class (type) of the Company's shares held thereby.

The call for the Extraordinary General Meeting of Shareholders shall be signed by the persons (person) calling for the Extraordinary General Meeting of Shareholders. The Revision Commission's call for an Extraordinary General Meeting of the Shareholders shall be signed by its Chairman.

Within five (5) days from the date of the call for the Extraordinary General Meeting of Shareholders by the Revision Commission, Auditor, or shareholders (shareholder) holding at least ten percent (10%) of the voting shares of the Company, the Board of Directors shall resolve to convene the Extraordinary General Meeting of Shareholders or to refuse to do so. The resolution to refuse to convene the Extraordinary General Meeting of Shareholders may be adopted only on the grounds provided for by the Federal Law "On Joint Stock Companies" and other regulatory legal acts of the Russian Federation.

The resolution of the Board of Directors to convene an Extraordinary General Meeting of Shareholders or motivated refusal to do so shall be sent to the persons calling for the Meeting no later than three (3) days after the date of such resolution.

If the Company receives a call for an Extraordinary General Meeting of Shareholders from the persons who are not registered in the Company's shareholder register and gave an instruction to the person performing registration of their rights to shares, the said resolution of the Board of Directors shall be forwarded to such persons no later than three (3) days after the date of such resolution in accordance with the rules laid down in the securities laws of the Russian Federation governing disclosure of information and materials to persons exercising their rights attached to securities.

If during the period stipulated by Clause 3.2.5 of the Regulation, the Board of Directors fails to adopt a resolution to convene the Extraordinary General Meeting of Shareholders or refuses to convene it, the body or the persons calling for the meeting may take legal action to compel the Company to convene the Extraordinary General Meeting of Shareholders.

Procedure for Setting the Date of the Meeting of the Issuer's supreme management body:

In accordance with Clause 4.1 of the Issuer's Regulation on the Procedure for Preparing and Holding the General Meeting of Shareholders:

When preparing the General Meeting of Shareholders, the Board of Directors shall pass the following resolutions:

b) On determining the date, venue, and time of the General Meeting of the Shareholders, the time when the check-in of the persons participating in the General Meeting of the Shareholders will open, as well as the postal address where the voting ballots should be sent (if the General Meeting of the Shareholders is held in the form of a meeting),

or

on determining the deadline for submitting the completed voting ballots and the postal address where the completed voting ballots should be sent (if the General Meeting of Shareholders is held in the form of absentee vote).

Persons entitled to submit proposals to the agenda of the meeting of the Issuer's supreme management body and procedure for submitting such proposals:

In accordance with Article 11 of the Issuer's Articles of Association:

The Company's shareholder(s) that hold in aggregate at least two (2) percent of the voting shares of the Company shall be entitled to include items in the agenda of the annual General Meeting of Shareholders. Such proposals must be submitted to the Company within Ninety (90) days at the latest from the end of the reporting year.

In accordance with Clause 3.3 of the Issuer's Regulation on the Procedure for Preparing and Holding the General Meeting of Shareholders:

The Company's shareholder(s) that hold in aggregate at least two (2) percent of the voting shares of the Company shall be entitled to include items in the agenda of the annual General Meeting of Shareholders. Such proposals must be submitted to the Company within Ninety (90) days at the latest from the end of the financial year.

Proposals to include items into the agenda of the General Meeting of Shareholders shall be submitted specifying the name (company name) of the shareholder(s) submitting the proposal and the number and class (type) of shares held thereby, and shall be signed by the shareholder(s) or their representatives.

Any shareholder(s) of the Company that is/are not registered in the register of shareholders of the Company shall also be entitled to make proposals to the agenda of the General Meeting of Shareholders by giving respective directions (instructions) to the person who records their rights to the shares. Such directions (instructions) shall be given in accordance with the provisions of the securities laws of the Russian Federation. The proposal to include items in the agenda of the General Meeting of Shareholders should contain the wording of each proposed item.

The Board of Directors shall consider the proposals received and adopt a resolution to include them in the agenda of the General Meeting of Shareholders or to refuse to include them therein no later than Five (5) days upon expiry of the time limits set out in Paragraph 2, Clause 3.3.1 and Paragraph 2, Clause 3.3.3 of the Regulation.

The Board of Directors shall be entitled to refuse to include items submitted by the shareholder(s) in the agenda of the General Meeting of Shareholders on the grounds stipulated by the Federal Law "On Joint Stock Companies" and other regulations of the Russian Federation.

A motivated refusal by the Board of Directors to include a proposed item in the agenda of the General Meeting of Shareholders shall be sent to the shareholder(s) who submitted the item no later than three (3) days from the date of such resolution.

The Board of Directors is not entitled to amend the wording of the items proposed for the agenda of the General Meeting of Shareholders, and the wording of the resolutions thereon (if any).

In addition to the items proposed by the shareholders for inclusion in the agenda of the General Meeting of Shareholders, and in the absence of such proposals, the Board of Directors shall be entitled to include items in the agenda of the General Meeting of Shareholders or candidates in the list of candidacies at its own discretion.

Persons entitled to get access to the information (materials) provided to prepare and hold the meeting of the Issuer's supreme management body and procedure for reviewing such information (materials):

In accordance with Clause 4.7. of the Issuer's Regulation on the Procedure for Preparing and Holding the General Meeting of Shareholders:

The information (materials) on the agenda items of the General Meeting of the Shareholders shall be made available to the persons entitled to take part in the General Meeting of the Shareholders for review at the office of the Company's executive body and at the other addresses specified in the notice of the General Meeting of the Shareholders Twenty (20) days prior to the date of the General Meeting of the Shareholders or Thirty (30) days prior to the said date if the agenda of the General Meeting of the Shareholders contains an item concerning the reorganisation of the Company. Such information (materials) shall be made available to the persons taking part in the General Meeting of the Shareholders during the meeting.

The procedure of disclosing the information (materials) concerning the agenda of the General Meeting of the Shareholders to the persons entitled to participate in the General Meeting of the Shareholders and the address(es) where such information can be reviewed shall be determined by the resolution of the Board of Directors.

If a person registered in the Company's shareholder register is a nominee shareholder, the notice of the General Meeting of the Shareholders and the information (materials) to be provided to persons entitled to participate in the General Meeting of the Shareholders shall be disclosed in the course of preparation for the General meeting of the Shareholders in accordance with the rules set out in the securities laws of the Russian Federation governing disclosure of information and materials to the persons exercising their rights attached to the securities.

Announcing (communicating) the resolutions passed by the Issuer's supreme management body and the voting results to the Issuer's shareholders (participants):

In accordance with Clause 6.5. of the Issuer's Regulation on the Procedure for Preparing and Holding the General Meeting of Shareholders:

The Company Registrar acting as the Ballot Committee shall count the votes and sum up the results of the vote on the agenda items of the General Meeting of the Shareholders according to the requirements of the applicable law.

The resolutions passed by the General Meeting of the Shareholders and the voting results may be announced at the General Meeting of the Shareholders.

The resolutions passed by the General Meeting of Shareholders and the voting results shall be communicated to the shareholders as and when provided for by the Federal Law "On Joint Stock Companies".

If as of the date of determining (recording) the persons entitled to participate in the General Meeting of the Shareholders registered in the Company's shareholder register, a nominee shareholder is such a person, the information in the report on the voting results shall be disclosed to the nominee shareholder in accordance with the rules set out in the securities laws of the Russian Federation governing disclosure of information and materials to the persons exercising their rights attached to the securities.

The resolutions passed by the General Meeting of Shareholders and the voting results shall be communicated to the persons included in the list of persons entitled to participate in the General Meeting of Shareholders in the form of the report on the voting results in the manner established for notification of the General Meeting of Shareholders no later than four (4) business days after the General Meeting of the Shareholders is closed.

In accordance with Clause 7.5. of the Issuer's Regulation on the Procedure for Preparing and Holding the General Meeting of Shareholders:

The resolutions passed by the General Meeting of the Shareholders and the voting results shall be communicated to the persons included in the list of persons entitled to participate in the General Meeting of the Shareholders in the form of the report on the voting results in the manner established for the notice of the General Meeting of the Shareholders within Four (4) business days at the latest from the deadline for submitting the ballots.

8.1.4. Information on Commercial Organisations in Which the Issuer Holds at Least Five Percent of Authorised Capital or at Least Five Percent of Ordinary Shares

List of commercial organisations in which the Issuer holds at least five per cent of authorised (share) capital (mutual fund) or at least five per cent of ordinary shares as of the end date of the last reporting quarter

1. Full legal name: E.ON Connecting Energies Limited Liability Company

Abbreviated legal name: E.ON Connecting Energies LLC

Location address

10, Presnenskaya Embankment, Moscow 123112 Russian Federation

INN (Taxpayer Identification Number): 5049021018

OGRN (Primary State Registration Number): 1125049001384

The Issuer's participation interest in the authorised capital of the commercial organisation: 50%

Person's participation interest in the Issuer's authorised capital: 0%

Issuer's ordinary shares held by the person (%): 0%

2. Full legal name: Unipro Engineering Limited Liability Company

Abbreviated legal name: Unipro Engineering LLC

Location address

Moscow, Russian Federation

INN (Taxpayer Identification Number): 7703399014

OGRN (Primary State Registration Number): 1157746912652

The Issuer's participation interest in the authorised capital of the commercial organisation: 100%

Person's participation interest in the Issuer's authorised capital: 0%

Issuer's ordinary shares held by the person (%): 0%

3. Full legal name: Siberia Agro-Industrial Park Limited Liability Company

Abbreviated legal name: Siberia AIP LLC

Location address

Kholmogorskoe Settlement, Sharypovo District, 662328 Krasnoyarsk Territory, Russian Federation

INN (Taxpayer Identification Number): 2459020118

OGRN (Primary State Registration Number): 1162468075549

The Issuer's participation interest in the authorised capital of the commercial organisation: 100%

Person's participation interest in the Issuer's authorised capital: 0%

Issuer's ordinary shares held by the person (%): 0%

8.1.5. Information on Major Transactions of the Issuer

The Issuer did not make any such transactions within the said period

8.1.6. Information on the Issuer's Credit Ratings

To the best of the Issuer's knowledge, there are no such credit ratings

8.2. Information on Each Type (Class) of the Issuer's Shares

Class of shares: ordinary

Par value of each share, RUB 0.4

Number of outstanding shares (placed outstanding shares): 63,048,706,145

The number of the shares that have been placed or are currently being placed (number of shares in the additional issue, state registered of which has been completed, but the report on the additional issue results has not been registered by the state or the notification on the additional issue results has not been submitted, when Federal Law "On the Securities Market" does not require state registration of the report on the additional issue results): θ

Number of authorised shares: 9,146,999,148

Number of shares at the Issuer's disposal (on the Issuer's balance sheet): 0

Number of additional shares that may be placed by converting the outstanding securities convertible into shares or by satisfying the Issuer's option obligations: θ

Issues of this class (type) of shares:

State registration date	State registration number of the issue
19.04.2007	1-02-65104-D

Holders' rights attached to the shares:

In accordance with Article 6 of the Issuer's Articles of Association,

Each ordinary share of the Company grants equal rights to its holder.

Shareholders controlling the ordinary shares of the Company may:

- 1) Participate in the General Meeting of the Shareholders in person or via representatives with the right to vote on all matters within their competence;
- 2) Submit proposals to the agenda of the General Meeting of the Shareholders according to the procedure provided for by the laws of the Russian Federation and these Articles of Association;
- 3) Get access to information on the Company's activities and review the Company's documents in accordance with Article 91 of Federal Law "On Joint Stock Companies", other regulatory legal acts, and the Articles of Association;
- 4) Receive dividends declared by the Company;
- 5) Enjoy the preemptive right to acquire additional shares and issue-grade securities convertible into shares placed by subscription in the amount prorated to the number of ordinary shares held thereby when provided for by the laws of the Russian Federation;
- 6) Receive a portion of the Company's assets in the event of liquidation;
- 7) Exercise any other rights provided for by the laws of the Russian Federation and the Articles of Association.

Other information on the shares that the Issuer is free to specify at its own discretion:

The Company has placed Sixty-three billion forty-eight million seven hundred and six thousand one hundred and forty-five (63,048,706,145) whole ordinary shares and 44,925,042,874/49,130,625,974 fractional ordinary shares with a par value of RUB 0.40.

Number of outstanding shares: 63,048,706,145 shares

Number of authorised shares: 9,146,999,148 4,205,583,100/49,130,625,974 shares

8.3. Information on Previous Issues of the Issuer's Securities, Except for the Issuer's Shares

8.3.1. Information on Issues with All Securities Redeemed

There are no such issues

8.3.2. Information on Issues with Outstanding Securities

There are no such issues

8.4. Information on the Person(s) That Provided Security for the Issuer's Secured Bonds and Information on the Security Provided for the Issuer's Secured Bonds

As of the end date of the reporting quarter, there are no outstanding secured bonds of the issuer, obligations under which are not performed, in respect of which a prospectus was registered and/or a permit for the on-exchange trading was granted.

8.4.1. Additional Information on Mortgage Collateral for the Issuer's Mortgage Bonds

The Issuer did not place mortgage bonds obligations under which have not been performed yet

8.4.2. Additional Information on Money Claim Collateral for the Issuer's Bonds Secured with Money Claim Collateral

The Issuer did not place any bonds with money claim collateral, obligations under which have not been performed yet

8.5. Information on Organisations Registering Rights for the Issuer's Issue-Grade Securities

Details of the Registrar

Full legal name: Independent Registrar Company R.O.S.T. JSC

Abbreviated legal name: IRC R.O.S.T. JSC

Location address: Building 13, 18 Stromynka Street, Moscow

INN (Taxpayer Identification Number): 7726030449

OGRN (Primary State Registration Number): 1027739216757

Information of the license for maintaining a register of security holders

Number: *10-000-1-00264* Date of issue: *03.12.2002*

Expiration date: *Perpetual*

Issuing authority: Federal Commission for the Securities Market (Federal Financial Markets Service)

of Russia

Date on which the registrar starts maintaining a register of the Issuer's security holders: 02.04.2009

8.6. Information on Legislative Acts Regulating Import and Export of Capital That Could Affect Payment of Dividends, Interest, and Other Payments to Non-Residents

- 1. Federal Law No. 173-FZ dated 10 December 2003 "On Currency Regulation and Control"
- 2. Tax Code of the Russian Federation.
- 3. Federal Law No. 39-FZ dated 22 April 1996 "On the Securities Market"
- 4. Federal Law No. 46-FZ dated 05 March 1999 "On Protection of the Rights and Legitimate Interests of Investors in the Securities Market"
- 5. Federal Law No. 160-FZ dated 09 July 1999 "On Foreign Investments in the Russian Federation"
- 6. Federal Law No. 86-FZ dated 10 July 2002 "On the Central Bank of the Russian Federation (Central Bank of Russia)"
- 7. Federal Law No. 115-FZ dated 07 August 2001 "On Countering Legalisation (Laundering) of Proceeds of Crime and the Financing of Terrorism"
- 8. International treaties and conventions for the avoidance of double taxation to which the Russian Federation is signatory.

8.7. Information on Declared (Accrued) and/or Paid Dividends on the Issuer's Shares as well as Yield on the Issuer's Bonds

8.7.1. Information on Declared (Accrued) and/or Paid Dividends on the Issuer's Shares

Information for the last five completed reporting years or for each completed reporting year if the Issuer has been carrying out its activities for less than five years, as well as for the period from the beginning of the current year to the end date of the reported quarter:

۲		
	Indicator	Value of the indicator for the corresponding
l		reporting period – 2014, full year

Class of shares; in case of preference shares – type	ordinary
The Issuer's management body that resolved to declare dividends, date of adoption of such resolution, date and number of the minutes of the meeting of the Issuer's management body that adopted the relevant resolution	The Issuer's management body that resolved to declare dividends: General Meeting of Shareholders. Date of the resolution: 26.06.2015. Date and index number of the minutes taken at the meeting of the Issuer's management body that adopted the relevant resolution: Minutes No. 15 dated 26 June 2015.
Amount of declared dividends per share (RUB)	0.2776423960677
Amount of declared dividends in total per all the shares of this class (type) (RUB)	17,504,993,843.32
Date as of which the persons that are (were) eligible to receive dividends are (were) identified	07.07.2015
Reporting period (year, quarter) for which (at the end of which) the declared dividends are (were) paid	2014, full year
Deadline (due date) for the payment of declared dividends	Nominees and trustees being professional participants of the securities market and included in the register of shareholders shall be paid dividends within 10 business days from the date when the persons entitled to dividends are identified – prior to 21 July 2015; Other persons included in the register of shareholders shall be paid dividends within 25 business days from the date as of which persons entitled to dividends are identified – prior to 11 August 2015.
Method of payment for declared dividends (cash, other property)	cash
Payment source for declared dividends (net profit in the reporting year, undistributed net profit of previous years, special fund)	Net profit in the reporting period
Declared dividends as a percentage of net profit in the reporting year (%)	100
Total amount of dividends paid on shares of this class (type) (RUB)	17,406,155,832.3
Share of dividends paid in the total amount of declared dividends on the shares of this class (type) (%)	99.43
If the Issuer failed to pay, or to pay the full amount of, declared dividends, specify the reasons for such failure	No details for dividend transfer are available in the registered person's form that were supposed to be provided by the relevant registered person.
Other information on declared and/or paid dividends to be specified by the Issuer at its own discretion	The amount of the dividends accrued per shareholder shall be calculated to a kopeck. When calculating, figures shall be rounded in compliance with the mathematical rounding rules.

Indicator	Value of the indicator for the corresponding reporting period – 2015, full year
Class of shares; in case of preference shares – type	ordinary
The Issuer's management body that resolved to declare dividends, date of adoption of such resolution, date and number of the minutes of the meeting of the Issuer's management body that adopted the relevant resolution	The Issuer's management body that resolved to declare dividends: General Meeting of Shareholders. Date of the resolution: 15.06.2016. Date and index number of the minutes taken at the meeting of the Issuer's management body that adopted the resolution: Minutes No. 16 dated 15 June 2016.

Amount of declared dividends per share (RUB)	0.197253780372175
Amount of declared dividends in total per all the shares of this class (type) (RUB)	12,436,595,634.86
Date as of which the persons that are (were) eligible to receive dividends are (were) identified	04.07.2016
Reporting period (year, quarter) for which (at the end of which) the declared dividends are (were) paid	2015, full year
Deadline (due date) for the payment of declared dividends	Nominees and trustees being professional participants of the securities market and included in the register of shareholders shall be paid dividends within 10 business days from the date when the persons entitled to dividends are identified – prior to 18 July 2016; Other persons included in the register of shareholders shall be paid dividends within 25 business days from the date as of which persons entitled to dividends are identified – prior to 08 August 2016.
Method of payment for declared dividends (cash, other property)	cash
Payment source for declared dividends (net profit in the reporting year, undistributed net profit of previous years, special fund)	Net profit in the reporting period
Declared dividends as a percentage of net profit in the reporting year (%)	80.0
Total amount of dividends paid on shares of this class (type) (RUB)	12,373,783,704.39
Share of dividends paid in the total amount of declared dividends on the shares of this class (type) (%)	99.49
If the Issuer failed to pay, or to pay the full amount of, declared dividends, specify the reasons for such failure	No details for dividend transfer are available in the registered person's form that were supposed to be provided by the relevant registered person
Other information on declared and/or paid dividends to be specified by the Issuer at its own discretion	The amount of the dividends accrued per shareholder shall be calculated to a kopeck. When calculating, figures shall be rounded in compliance with the mathematical rounding rules.

Indicator	Value of the indicator for the corresponding reporting period – 9M 2016
Class of shares; in case of preference shares – type	ordinary
The Issuer's management body that resolved to declare dividends, date of adoption of such resolution, date and number of the minutes of the meeting of the Issuer's management body that adopted the relevant resolution	The Issuer's management body that resolved to declare dividends: General Meeting of Shareholders. Date of the resolution: 08.12.2016. Date and index number of the minutes taken at the meeting of the Issuer's management body that adopted the relevant resolution: Minutes No. 17 dated 09 December 2016.
Amount of declared dividends per share (RUB)	0.1158
Amount of declared dividends in total per all the shares of this class (type) (RUB)	7,301,040,171.7
Date as of which the persons that are (were) eligible to receive dividends are (were) identified	19.12.2016
Reporting period (year, quarter) for which (at the end of which) the declared dividends are (were) paid	9M 2016
Deadline (due date) for the payment of declared dividends	Nominees and trustees being professional

	participants of the securities market and included in the register of shareholders shall be paid dividends within 10 business days from the date when the persons entitled to dividends are identified – prior to 09 January 2017; Other persons included in the register of shareholders shall be paid dividends within 25 business days from the date as of which persons entitled to dividends are identified – prior to 30 January 2017.
Method of payment for declared dividends (cash, other property)	cash
Payment source for declared dividends (net profit in the reporting year, undistributed net profit of previous years, special fund)	Net profit based on the results for 9M 2016 and profit based on the results of previous periods not distributed among the Issuer's shareholders
Declared dividends as a percentage of net profit in the reporting year (%)	100
Total amount of dividends paid on shares of this class (type) (RUB)	7,263,457,993.58
Share of dividends paid in the total amount of declared dividends on the shares of this class (type) (%)	99.49
If the Issuer failed to pay, or to pay the full amount of, declared dividends, specify the reasons for such failure	No details for dividend transfer are available in the registered person's form that were supposed to be provided by the relevant registered person
Other information on declared and/or paid dividends to be specified by the Issuer at its own discretion	The amount of the dividends accrued per shareholder shall be calculated to a kopeck. When calculating, figures shall be rounded in compliance with the mathematical rounding rules.

Indicator	Value of the indicator for the corresponding reporting period – 2016,
Class of shares; in case of preference shares – type	ordinary
The Issuer's management body that resolved to declare dividends, date of adoption of such resolution, date and number of the minutes of the meeting of the Issuer's management body that adopted the relevant resolution	The Issuer's management body that resolved to declare dividends: General Meeting of Shareholders. Date of the resolution: 23.06.2017. Date and index number of the minutes taken at the meeting of the Issuer's management body that adopted the relevant resolution: Minutes No. 18 dated 23 June 2017.
Amount of declared dividends per share (RUB)	0.0936762922840
Amount of declared dividends in total per all the shares of this class (type) (RUB)	5,906,169,025.05
Date as of which the persons that are (were) eligible to receive dividends are (were) identified	04.07.2017
Reporting period (year, quarter) for which (at the end of which) the declared dividends are (were) paid	2016,
Deadline (due date) for the payment of declared dividends	Nominees and trustees being professional participants of the securities market and included in the register of shareholders shall be paid dividends within 10 business days from the date when the persons entitled to dividends are identified – prior to 18 July 2017; Other persons included in the register of shareholders shall be paid dividends within 25 business days from the

	date as of which persons entitled to dividends are identified – prior to 08 August 2017
Method of payment for declared dividends (cash, other property)	cash
Payment source for declared dividends (net profit in the reporting year, undistributed net profit of previous years, special fund)	Net profit in the reporting period
Declared dividends as a percentage of net profit in the reporting year (%)	56.30
Total amount of dividends paid on shares of this class (type) (RUB)	5,875,026,105.9
Share of dividends paid in the total amount of declared dividends on the shares of this class (type) (%)	99.47
If the Issuer failed to pay, or to pay the full amount of, declared dividends, specify the reasons for such failure	No details for dividend transfer are available in the registered person's form that were supposed to be provided by the relevant registered person
Other information on declared and/or paid dividends to be specified by the Issuer at its own discretion	The amount of the dividends accrued per shareholder shall be calculated to a kopeck. When calculating, figures shall be rounded in compliance with the mathematical rounding rules.

Indicator	Value of the indicator for the corresponding reporting period – 3M 2017
Class of shares; in case of preference shares – type	ordinary
The Issuer's management body that resolved to declare dividends, date of adoption of such resolution, date and number of the minutes of the meeting of the Issuer's management body that adopted the relevant resolution	The Issuer's management body that resolved to declare dividends: General Meeting of Shareholders. Date of the resolution: 23.06.2017. Date and index number of the minutes taken at the meeting of the Issuer's management body that adopted the relevant resolution: Minutes No. 18 dated 23 June 2017.
Amount of declared dividends per share (RUB)	0.0173489836955
Amount of declared dividends in total per all the shares of this class (type) (RUB)	1,093,831,019.18
Date as of which the persons that are (were) eligible to receive dividends are (were) identified	04.07.2017
Reporting period (year, quarter) for which (at the end of which) the declared dividends are (were) paid	3M 2017
Deadline (due date) for the payment of declared dividends	Nominees and trustees being professional participants of the securities market and included in the register of shareholders shall be paid dividends within 10 business days from the date when the persons entitled to dividends are identified – prior to 18 July 2017; Other persons included in the register of shareholders shall be paid dividends within 25 business days from the date as of which persons entitled to dividends are identified – prior to 08 August 2017
Method of payment for declared dividends (cash, other property)	cash
Payment source for declared dividends (net profit in the reporting year, undistributed net profit of previous years, special fund)	Net profit in the reporting period
Declared dividends as a percentage of net profit in the reporting year (%)	22.14

Total amount of dividends paid on shares of this class (type) (RUB)	1,087,879,532.14
Share of dividends paid in the total amount of declared dividends on the shares of this class (type) (%)	99.46
If the Issuer failed to pay, or to pay the full amount of, declared dividends, specify the reasons for such failure	No details for dividend transfer are available in the registered person's form that were supposed to be provided by the relevant registered person
Other information on declared and/or paid dividends to be specified by the Issuer at its own discretion	The amount of the dividends accrued per shareholder shall be calculated to a kopeck. When calculating, figures shall be rounded in compliance with the mathematical rounding rules.

Indicator	Value of the indicator for the componenting
Indicator	Value of the indicator for the corresponding reporting period – 9M 2017
Class of shares; in case of preference shares – type	ordinary
The Issuer's management body that resolved to declare dividends, date of adoption of such resolution, date and number of the minutes of the meeting of the Issuer's management body that adopted the relevant resolution	The Issuer's management body that resolved to declare dividends: General Meeting of Shareholders. Date of the resolution: 07.12.2017. Date and index number of the minutes taken at the meeting of the Issuer's management body that adopted the relevant resolution: Minutes No. 19 dated 07 December 2017.
Amount of declared dividends per share (RUB)	0.1110252759795
Amount of declared dividends in total per all the shares of this class (type) (RUB)	7,000,000,000
Date as of which the persons that are (were) eligible to receive dividends are (were) identified	18.12.2017
Reporting period (year, quarter) for which (at the end of which) the declared dividends are (were) paid	9M 2017
Deadline (due date) for the payment of declared dividends	Nominees and trustees being professional participants of the securities market and included in the register of shareholders shall be paid dividends within 10 business days from the date when the persons entitled to dividends are identified – prior to 09 January 2018; Other persons included in the register of shareholders shall be paid dividends within 25 business days from the date as of which persons entitled to dividends are identified – prior to 30 January 2018.
Method of payment for declared dividends (cash, other property)	cash
Payment source for declared dividends (net profit in the reporting year, undistributed net profit of previous years, special fund)	Net profit in the reporting period
Declared dividends as a percentage of net profit in the reporting year (%)	27.08
Total amount of dividends paid on shares of this class (type) (RUB)	6,961,814,388.91
Share of dividends paid in the total amount of declared dividends on the shares of this class (type) (%)	99.45
If the Issuer failed to pay, or to pay the full amount of, declared dividends, specify the reasons for such failure	No details for dividend transfer are available in the registered person's form that were supposed to be provided by the relevant registered person
Other information on declared and/or paid dividends to be specified	The amount of the dividends accrued per shareholder shall be calculated to a kopeck.

by the Issuer at its own discretion	When calculating, figures shall be rounded
	in compliance with the mathematical
	rounding rules.

Indicator	Value of the indicator for the corresponding reporting period – 2017, full year
Class of shares; in case of preference shares – type	ordinary
The Issuer's management body that resolved to declare dividends, date of adoption of such resolution, date and number of the minutes of the meeting of the Issuer's management body that adopted the relevant resolution	The Issuer's management body that resolved to declare dividends: General Meeting of Shareholders. Date of the resolution: 14.06.2018. Date and index number of the minutes taken at the meeting of the Issuer's management body that adopted the relevant resolution: Minutes No. 20 dated 14 June 2018.
Amount of declared dividends per share (RUB)	0.1110252759795
Amount of declared dividends in total per all the shares of this class (type) (RUB)	7,000,000,000
Date as of which the persons that are (were) eligible to receive dividends are (were) identified	03.07.2018
Reporting period (year, quarter) for which (at the end of which) the declared dividends are (were) paid	2017, full year
Deadline (due date) for the payment of declared dividends	Nominees and trustees being professional participants of the securities market and included in the register of shareholders shall be paid dividends within 10 business days from the date when the persons entitled to dividends are identified – prior to 17 July 2018; Other persons included in the register of shareholders shall be paid dividends within 25 business days from the date as of which persons entitled to dividends are identified – prior to 07 August 2018.
Method of payment for declared dividends (cash, other property)	cash
Payment source for declared dividends (net profit in the reporting year, undistributed net profit of previous years, special fund)	Net profit in the reporting period
Declared dividends as a percentage of net profit in the reporting year (%)	23.23
Total amount of dividends paid on shares of this class (type) (RUB)	6,961,188,826.21
Share of dividends paid in the total amount of declared dividends on the shares of this class (type) (%)	99.45
If the Issuer failed to pay, or to pay the full amount of, declared dividends, specify the reasons for such failure	No details for dividend transfer are available in the registered person's form that were supposed to be provided by the relevant registered person
Other information on declared and/or paid dividends to be specified by the Issuer at its own discretion	The amount of the dividends accrued per shareholder shall be calculated to a kopeck. When calculating, figures shall be rounded in compliance with the mathematical rounding rules.

Indicator	Value of the indicator for the corresponding reporting period – 9M 2018
Class of shares; in case of preference shares – type	ordinary
The Issuer's management body that resolved to declare dividends,	The Issuer's management body that
date of adoption of such resolution, date and number of the minutes	resolved to declare dividends: General

of the meeting of the Issuer's management body that adopted the relevant resolution	Meeting of Shareholders. Date of the resolution: 07.12.2018. Date and index number of the minutes taken at the meeting of the Issuer's management body that adopted the relevant resolution: Minutes No. 21 dated 10 December 2018.
Amount of declared dividends per share (RUB)	0.1110252759795
Amount of declared dividends in total per all the shares of this class (type) (RUB)	7,000,000,000
Date as of which the persons that are (were) eligible to receive dividends are (were) identified	18.12.2018
Reporting period (year, quarter) for which (at the end of which) the declared dividends are (were) paid	9M 2018
Deadline (due date) for the payment of declared dividends	Nominees and trustees being professional participants of the securities market and included in the register of shareholders shall be paid dividends within 10 business days from the date when the persons entitled to dividends are identified – prior to 09 January 2019; Other persons included in the register of shareholders shall be paid dividends within 25 business days from the date as of which persons entitled to dividends are identified – prior to 30 January 2019.
Method of payment for declared dividends (cash, other property)	cash
Payment source for declared dividends (net profit in the reporting year, undistributed net profit of previous years, special fund)	Net profit in the reporting period
Declared dividends as a percentage of net profit in the reporting year (%)	53.02
Total amount of dividends paid on shares of this class (type) (RUB)	6,958,879,050.34
Share of dividends paid in the total amount of declared dividends on the shares of this class (type) (%)	99.41
If the Issuer failed to pay, or to pay the full amount of, declared dividends, specify the reasons for such failure	No details for dividend transfer are available in the registered person's form that were supposed to be provided by the relevant registered person
Other information on declared and/or paid dividends to be specified by the Issuer at its own discretion	The amount of the dividends accrued per shareholder shall be calculated to a kopeck. When calculating, figures shall be rounded in compliance with the mathematical rounding rules.

8.7.2. Information on Accrued and Paid Yield on the Issuer's Bonds

The Issuer issued no bonds

8.8. Other Information

1. Alexey Sergeyevich Asyaev, Head of Internal Audit Department, left Unipro PJSC on 28 January 2019. Effective from 15.04.2019, V.N. Semenova has been in charge the Internal Audit Department.

8.9. Information on Underlying Securities and the Issuer of Underlying Securities the Title to Which is Certified by Russian Depositary Receipts

The Issuer is not the issuer of underlying securities the title to which is certified by Russian depositary receipts

Appendix No. 1 to the Quarterly Report.

Issuer's Annual Accounting (Financial) Statements for 2018

Appendix No. 2 to the Quarterly Report.

Issuer's Interim Accounting (Financial) Statements for Q1 2019

Appendix No. 3 to the Quarterly Report.

Issuer's Consolidated Financial Statements for 2018 in Accordance with the International Financial Reporting Standards

Appendix No. 4 to the Quarterly Report.

Accounting Policy for 2019