

*Open Joint-Stock Company*  
*"First Wholesale Generating Company "*

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1, Odesskaya Street, building 1, Tyumen, Tyumen Region, Russian Federation

**INFORMATION**  
**on an extraordinary general shareholders meeting**  
**of JSC OGK-1**

Open Joint-Stock Company First Wholesale Generating Company hereby informs of the extraordinary general shareholders meeting held in the form of absentee voting with the following agenda:

**1. On the approval of interested-party transactions.**

Closing date for receipt of voting ballots of the extraordinary general shareholders meeting of JSC OGK-1: **10 September 2010.**

Postal address to send filled in voting ballots:

- *JSC Moscow Central Depository, 34, Bolshaya Pochtovaya Street, building 8, Moscow, 105082*

Information (materials) of the extraordinary general shareholders meeting of JSC OGK-1 will be available for shareholders starting from **20 August 2010**, except week-ends and public holidays, from 10 a.m. until 5 p.m., at the following addresses:

- *1, Odesskaya Street, building 1, Tyumen, Tyumen Region (JSC OGK-1),*
- *34, Bolshaya Pochtovaya Street, building 8, Moscow (JSC Moscow Central Depository),*
- *12, Krasnopresnenskaya Nab., entrance 7, floor 16, Moscow (JSC INTER RAO UES, management company of JSC OGK-1);*  
*as well as in the corporate web-site.*

List of persons entitled to participate in the extraordinary general shareholders meeting of JSC OGK-1 has been made as of **30 July 2010.**

**Board of Directors of JSC OGK-1**

DRAFT RESOLUTIONS  
OF EXTRAORDINARY GENERAL SHAREHOLDERS MEETING OF JSC OGK-1

ISSUE # 1: On the approval of interested-party transactions.

RESOLUTION 1: To approve the supplement to Agreement of 06 July 2009 for the assignment of authorities of sole executive body of JSC OGK-1 to a management agency, concluded between JSC INTER RAO UES and JSC OGK-1 (hereinafter: "the Agreement") as an interested-party transaction, on the following substantial terms:

1. Parties to the supplement: JSC INTER RAO UES – Management Agency, JSC OGK-1 – Company.
2. Subject of the supplement: to establish a Fixed Part of the Management Agency Fee for the remaining effective period of the Agreement, in the amount of 60,000,000 rubles monthly plus VAT according to the rate effective for the moment of fee accrual.

RESOLUTION 2: To approve the execution of Supplement to Loan Agreement of 24.11.2009, concluded between JSC INTER RAO UES and JSC OGK-1 No. IITK-005154 (hereinafter: "the Agreement") as an interested-party transaction, on the following substantial terms:

1. Parties to the supplement: JSC INTER RAO UES – the Lender, JSC OGK-1 – the Borrower.
2. Subject of the supplement: for earlier loan redemption under the Agreement, the Borrower shall pay in favor of the Lender a fee in amount of 40,000,000 (forty million) rubles.

RESOLUTION 3: To approve the agreement on the right of JSC INTER RAO UES to directly debit funds from the accounts of JSC OGK-1 in the ACB PERESVET (CJSC), Vnesheconombank, OJSC Alfa-Bank and Savings Bank of Russia, OJSC (hereinafter: "the Agreements") concluded to secure obligations assumed by JSC OGK-1 under the loan agreement of 24.11.2009 No. IITK-005154 concluded between JSC INTER RAO UES and JSC OGK-1, as a series of interrelated interested-party transactions, on the following substantial terms:

1. Parties to the Agreement:

- 1.1. OJSC OGK-1 – the Customer, JSC INTER RAO UES – the Lender, ACB PERESVET (CJSC) – the Bank;
- 1.2. JSC OGK-1 – the Customer, JSC INTER RAO UES – the Lender, Savings Bank of Russia, OJSC – the Bank;
- 1.3. JSC OGK-1 – the Customer, Vnesheconombank – the Bank;
- 1.4. JSC OGK-1 – the Customer, OJSC Alfa-Bank – the Bank.

2. Subject of the Agreements: The Customer, in order to secure the obligations of Lender under the loan agreement of 24.11.2009 No. IITK-005154 concluded between JSC INTER RAO UES and JSC OGK-1 (hereinafter: "the Agreement"), requests the Bank to carry out direct debiting, without any supplementary requests from the Customer, of settlement accounts of the Customer in the relevant Bank, and the Bank undertakes to accept the payment orders raised by the Lender and transfer the funds to the account designated by the

latter.

3. Price of the Agreements shall be equal to the debt originated under the Agreement, though not in excess of 8,000,000,000 (eight billions) rubles and the amount of interest payments and fees, up to 20% p.a. in aggregate.

4. Effective period of the Agreements: each of the Agreements shall come in effect upon execution by the parties and terminate upon the termination of all obligations of JSC OGK-1 to JSC INTER RAO UES stipulated under the Agreement.

RESOLUTION 4: To approve the insurance transactions in respect of real and movable property of JSC OGK-1 as interested-party transactions (or a series of interrelated transactions), on the following substantial terms:

1. Parties to the transactions: JSC OGK-1 – the Insured, OJSC Capital Insurance – the Insurer.

2. Subject of the transactions: insurance of real and movable property pledged to JSC INTER RAO UES, with nomination of JSC INTER RAO UES as a beneficiary in respect of the risks of tangible damage, with indemnification at least 5% of the market value of real property, and the same amount of book value of movable property.

3. Price of the transactions: aggregate amount of the transactions (the sum insured, which can be claimed by JSC INTER RAO UES as the beneficiary in respect of the pledged property) shall not exceed 8,000,000,000 (eight billions) rubles and the amount of interest payments and fees, up to 20% p.a. in aggregate.

4. Effective term of the transactions: each of the transactions shall come in effect upon execution by the parties and terminate upon the termination of all obligations of JSC OGK-1 to JSC INTER RAO UES stipulated under the Loan Agreement of 24.11.2009 No. IITK-005154 in the amount of 8,000,000,000 rubles, concluded for the financing of the investment program of JSC OGK-1 assuming construction of power-generating unit on the basis of PGU-450 combined cycle power unit at Urengojskaya GRES.

RESOLUTION 5: To approve the conclusion of power sale-purchase (delivery) transactions, including the power supply agreements between JSC OGK-1 and the wholesale electricity (power) market participants, NP Market Council, OJSC ATS, OJSC SO UES as interested-party transactions (series of interrelated transactions), which can be implemented in the future, in the course of routine business activities of JSC OGK-1, on the following substantial terms:

1. Parties to the transactions:

JSC OGK-1 – The Seller or the Buyer;

Wholesale power market participants – The Buyer or the Seller;

OJSC SO UES – "System Operator";

OJSC ATS – "ATS";

NP Market Council – "Market Council".

2. Subject of the transactions: The Seller shall undertake to deliver (supply) power to the Buyer, and the Buyer shall undertake to accept and pay for the same.

3. Price of the transactions: price for the power supplied in the scope of each transaction shall be defined on the basis of prices determined according to the Rules for the electrical energy (power) wholesale market during transition period approved by the resolution of the Russian

Government of 24 October 2003, No. 643, as effective for the date of relevant transaction.

4. Limit amount of the transactions shall be: 120,000,000,000 (one-hundred twenty billions) rubles.

5. Aggregate liability in the scope of Agreements for power delivery, where JSC OGK-1 acts in the capacity of power seller, and aggregate amount of forfeits payable or paid by the latter over the effective period of such agreements cannot exceed 24,382,350,000 (twenty-four billions three-hundred eighty-two millions three-hundred fifty thousands) rubles.

RESOLUTION 6: To approve the conclusion of electrical energy and/or power sale-purchase agreements between JSC OGK-1 and JSC INTER RAO UES as interested-party transactions (series of interrelated transactions), which can be implemented in the future, in the course of routine business activities of JSC OGK-1, on the following substantial terms:

1. Parties to the transactions:

JSC OGK-1 – The Seller or the Buyer.

JSC INTER RAO UES – The Buyer or the Seller.

2. Subject of the transactions: The Seller shall undertake to deliver (supply) electrical energy or electrical energy and power to the Buyer, and the Buyer shall undertake to accept and pay for the same.

3. Price of the transactions: sale-purchase price for electrical energy or electrical energy and power in the scope of each transaction shall be defined on the basis of prevailing market prices for the electrical energy and power, as effective for the date of relevant transaction.

4. Limit amount of the transactions shall be: 3,504,000,000 (three billions five-hundred four millions) rubles, including VAT.

5. Concerning the transactions of electrical energy and power sale-purchase, the parties shall be governed by the normative statutes of the Russian Federation, which stipulate mandatory requirements to the contents of such transactions.

## EXPLANATORY NOTE TO RESOLUTION 1

*On the approval of the supplement to Agreement of 06 July 2009 for the assignment of authorities of sole executive body of JSC OGK-1 to a management agency, concluded between JSC INTER RAO UES and JSC OGK-1, as an interested-party transaction.*

Basing upon the calculation of potential economic effect of the activities of management company, JSC INTER RAO UES, the Board of Directors of JSC OGK-1 resolved to define the management agency fee in the amount of 60,000,000 rubles monthly, VAT excluded, for the period from 01.11.2009 until 01.11.2010 (minutes of 05.10.2009 No. 135).

As soon as the agreement for the assignment of authorities of sole executive body of JSC OGK-1 to a management agency expires on 06 July 2012, and the aggregate fee for the indicated period shall be above 2 per cents of the book value of corporate assets, it is purposed to approve the above-stated fee for the entire effective period of the agreement at the extraordinary general shareholder meeting of JSC OGK-1.

Thus, at the extraordinary general shareholder meeting of JSC OGK-1 it is purposed to approve the increased cost of services of the management agency for the remaining effective term of the Management Agreement.

On the basis of the above-stated facts, the following resolution is purposed to be approved at the general shareholder meeting of JSC OGK-1:

To approve the supplement to Agreement of 06 July 2009 for the assignment of authorities of sole executive body of JSC OGK-1 to a management agency, concluded between JSC INTER RAO UES and JSC OGK-1 (hereinafter: "the Agreement") as an interested-party transaction, on the following substantial terms:

1. Parties to the supplement: JSC INTER RAO UES – Management Agency, JSC OGK-1 – Company.
2. Subject of the supplement: to establish a Fixed Part of the Management Agency Fee for the remaining effective period of the Agreement, in the amount of 60,000,000 rubles monthly plus VAT according to the rate effective for the moment of fee accrual.

## **EXPLANATORY NOTE TO RESOLUTION 2**

*On the approval of the execution of Supplement to Loan Agreement of 24.11.2009, concluded between JSC INTER RAO UES and JSC OGK-1 No. IIITK-005154 as an interested-party transaction.*

The loan agreement of 24.11.2009, concluded between JSC INTER RAO UES and JSC OGK-1 No. IIITK-005154 was approved by the extraordinary general shareholder meeting of OJSC OGK-1 of 22.12.2009, on the terms defined in the meeting resolution.

The funds, which are the subject of the loan agreement, were raised by the lender in the scope of credit agreement concluded with the SC Vnesheconombank upon similar terms as compared to the loan agreement concluded between JSC INTER RAO UES and JSC OGK-1.

Vnesheconombank have purposed that JSC INTER RAO UES shall amend the terms of credit agreement, by adding a fee in the amount of 40 mln rubles for early credit redemption. Thus, the terms of loan agreement concluded between JSC INTER RAO UES and JSC OGK-1 should be amended accordingly, and in this respect it is purposed that the general shareholder meeting should approve the following resolution:

To approve the execution of Supplement to Loan Agreement of 24.11.2009, concluded between JSC INTER RAO UES and JSC OGK-1 No. IIITK-005154 (hereinafter: "the Agreement") as an interested-party transaction, on the following substantial terms:

1. Parties to the supplement: JSC INTER RAO UES – Lender, JSC OGK-1 – Borrower.
2. Subject of the supplement: for earlier loan redemption under the Agreement, the Borrower shall pay in favor of the Lender a fee in amount of 40,000,000 (forty million) rubles.

### EXPLANATORY NOTE TO RESOLUTION 3

*On the approval of the agreements on the right of JSC INTER RAO UES to directly debit funds from the accounts of JSC OGK-1 in the ACB PERESVET (CJSC), Vnesheconombank, OJSC Alfa-Bank and Savings Bank of Russia, OJSC concluded between JSC INTER RAO UES, JSC OGK-1 and ACB PERESVET (CJSC), Vnesheconombank, OJSC Alfa-Bank and Savings Bank of Russia, OJSC, to secure obligations assumed by JSC OGK-1 under the loan agreement of 24.11.2009 No. IITK-005154 concluded between JSC INTER RAO UES and JSC OGK-1, as a series of interrelated interested-party transactions.*

On 24 November 2009, the loan agreement No. IITK-005154 was concluded between JSC INTER RAO UES and JSC OGK-1 in the amount of up to 8,000,000,000 rubles to finance the investment program of JSC OGK-1, for the construction of power-generating unit based upon the PGU-450 combined cycle power unit of Urengojskaya GRES (hereinafter: "the Agreement").

According to clause 5.2.3 of the Agreement, JSC OGK-1 is obliged to provide for JSC INTER RAO UES the right to directly debit funds from the accounts of JSC OGK-1 in the ACB PERESVET (CJSC), Vnesheconombank, OJSC Alfa-Bank and Savings Bank of Russia (OJSC), to secure debt redemption under the Agreement.

In order to meet the above-specified obligations, JSC OGK-1 should execute the relevant agreements to provide for JSC INTER RAO UES the right of direct debits. According to the requirements established by banks, two of these agreements shall involve three sides and shall be executed between JSC INTER RAO UES, JSC OGK-1 and ACB PERESVET (CJSC), Savings Bank of Russia, OJSC. The remaining two agreements shall involve two sides and intended for execution between JSC OGK-1 and Vnesheconombank, OJSC Alfa-Bank accordingly (hereinafter collectively referred to as "the Agreements").

On the basis of the above-stated facts, the following resolution is purposed to be approved at the general shareholder meeting of JSC OGK-1:

To approve the agreements on the right of JSC INTER RAO UES to directly debit funds from the accounts of JSC OGK-1 in the ACB PERESVET (CJSC), Vnesheconombank, OJSC Alfa-Bank and Savings Bank of Russia, OJSC (hereinafter: "the Agreements") concluded to secure obligations assumed by JSC OGK-1 under the loan agreement of 24.11.2009 No. IITK-005154 concluded between JSC INTER RAO UES and JSC OGK-1, as a series of interrelated interested-arty transactions, on the following substantial terms:

1. Parties to the Agreements:

1.1. JSC OGK-1 – the Customer, JSC INTER RAO UES – the Lender, ACB PERESVET (CJSC) – the Bank;

1.2. JSC OGK-1 – the Customer, JSC INTER RAO UES – the Lender, Savings Bank of Russia, OJSC – the Bank;

1.3. JSC OGK-1 – the Customer, Vnesheconombank – the Bank;

1.4. JSC OGK-1 – the Customer, JSC Alfa-Bank – the Bank.

2. Subject of the Agreements: The Customer, in order to secure the obligations of Lender under the loan agreement of 24.11.2009 No. IITK-005154 concluded between JSC INTER RAO UES and JSC OGK-1 (hereinafter: "the Agreement"), requests the Bank to carry out direct debiting, without any supplementary requests from the Customer, of settlement accounts of the Customer in the relevant Bank, and the Bank undertakes to accept the payment orders raised by

the Lender and transfer the funds to the account designated by the latter.

3. Price of the Agreements shall be equal to the debt originated under the Agreement, though not in excess of 8,000,000,000 (eight billion) rubles and the amount of interest payments and fees, up to 20% p.a. in aggregate.

4. Effective period of the Agreements: each of the Agreements shall come in effect upon execution by the parties and terminate upon the termination of all obligations of OJSC OGK-1 to JSC INTER RAO UES stipulated under the Agreement.

## EXPLANATORY NOTE TO RESOLUTION 4

*On the approval of the insurance transactions in respect of real and movable property of JSC OGK-1 as interested-party transactions (or a series of interrelated transactions).*

On 24 November 2009, the loan agreement No. IITK-005154 was concluded between JSC INTER RAO UES and JSC OGK-1 in the amount of up to 8,000,000,000 rubles to finance the investment program of JSC OGK-1, for the construction of power-generating unit based upon the PGU-450 combined cycle power unit of Urengojkaya GRES (hereinafter: "the Agreement").

According to clause 3.2 of the Agreement, JSC OGK-1, in order to secure the assumed obligations, shall pledge in favor of the Lender the unfinished construction of the "Urengojkaya GRES" branch, having collateral value of 1,709,542,931.05 (one billion seven-hundred nine millions five-hundred forty-two thousands nine-hundred thirty-one 05/100) rubles, as well as the right of long-term rent for land plots, with the extension of the right of pledge to the real property constructed within such plots.

Moreover, according to the Agreement, the Borrower shall be obliged to ensure annual insurance coverage of the completed scope of construction activities (including movable type of property), as well as the real estate (with the exception of rental right for the land plots) in amount at least equal to the market value of the property pledged to the Lender, within 21 days upon the execution of the relevant pledge agreement, with nomination of JSC INTER RAO UES as a beneficiary in respect of the risks of tangible damage, with indemnification of at least 5% of the market value of real property, and the same amount of the book value of movable property.

Property of JSC OGK-1, including the property covered by the agreement of pledge, is insured under the Corporate Property Insurance Agreement of 30.12.2009 No. 01-074-000665 concluded with OJSC Capital Insurance.

In order to meet the above-specified obligations under the Agreement, JSC OGK-1 should execute supplement (supplements) to the Insurance Agreement, with consideration of the provisions contained in the Loan Agreement.

On the basis of the above-stated facts, the following resolution is purposed to be approved at the general shareholder meeting of JSC OGK-1:

To approve the insurance transactions in respect of real and movable property of JSC OGK-1 as interested-party transactions (or a series of interrelated transactions), on the following substantial terms:

1. Parties to the transactions: JSC OGK-1 – the Insured, JSC Capital Insurance – the Insurer.
2. Subject of the transactions: insurance of real and movable property pledged to JSC INTER RAO UES, with nomination of JSC INTER RAO UES as a beneficiary in respect of the risks of tangible damage, with indemnification of at least 5% of the market value of real property, and the same amount of book value of movable property.
3. Price of the transactions: aggregate amount of the transactions (the sum insured, which can be claimed by JSC INTER RAO UES as the beneficiary in respect of the pledged property) shall not exceed 8,000,000,000 (eight billions) rubles and the amount of interest payments and fees, up to 20% p.a. in aggregate.
4. Effective term of the transactions: each of the transactions shall come in effect upon execution by the parties and terminate upon the termination of all obligations of JSC OGK-1 to JSC INTER RAO UES stipulated under the Loan Agreement of 24.11.2009 No. IITK-005154

in the amount of 8,000,000,000 rubles, for the financing of the investment program of JSC OGK-1 assuming construction of power-generating unit on the basis of PGU-450 combined cycle power unit at Urengojskaya GRES.

## EXPLANATORY NOTE TO RESOLUTION 5

*On the approval of the conclusion of power sale-purchase (delivery) transactions between JSC OGK-1 and the wholesale electrical energy (power) market participants, NP Market Council, OJSC ATS, OJSC SO UES as interested-party transactions (series of interrelated transactions), which can be implemented in the future, in the course of routine business activities of JSC OGK-1.*

Currently, JSC OGK-1 operates on the wholesale electrical energy (power) market and, in the scope of routine business activities, concludes in this market the transactions of power sale-purchase.

In order to sale power supplied from generating facilities and observe the provisions of the Federal Law of 26 March 2003 No. 35-Φ3 "On Electrical Power Engineering", the Rules for the electrical energy (power) wholesale market during transition period approved by the resolution of the Russian Government of 24 October 2003, No. 643, the Agreement for connection to the wholesale market trading system, the Purchasers involved in the wholesale market of electrical energy (power) should conclude Power Delivery Agreements with those Sellers involved in the wholesale market of electrical energy (power), which assumed to the state obligations on the construction of generating facilities.

According to the Agreement for connection to the wholesale market trading system, the NP Market Council developed a sample Power Delivery Agreement for the electrical energy (power) market participants, which stipulates that parties to such agreement, besides the seller and the buyer, shall be NP Market Council, OJSC ATS, OJSC SO UES as well.

As soon as the agreements between JSC OGK-1 and NP Market Council, OJSC ATS, OJSC SO UES are qualified as interested-party transactions, it is purposed to approve such transactions as the transactions, which can be implemented by JSC OGK-1 in the future, in the course of routine business activities, assuming that one of the wholesale electrical energy (power) market participants can be designated in the scope of such transactions as the possible buyer or seller.

On the basis of the above-stated facts, the following resolution is purposed to be approved at the general shareholder meeting of JSC OGK-1:

To approve the conclusion of power sale-purchase (delivery) transactions between JSC OGK-1 and the wholesale electrical energy (power) market participants, NP Market Council, OJSC ATS, OJSC SO UES as interested-party transactions (series of interrelated transactions), which can be implemented in the future, in the course of routine business activities of JSC OGK-1, on the following substantial terms:

1. Parties to the transactions:

JSC OGK-1 – The Seller or the Buyer.

Wholesale power market participants – The Buyer or the Seller;

OJSC SO UES – "System Operator";

OJSC ATS – "ATS"

NP Market Council – "Market Council".

2. Subject of the transactions: The Seller shall undertake to deliver (supply) power to the Buyer, and the Buyer shall undertake to accept and pay for the same.

3. Price of the transactions: price for the power supplied in the scope of each transaction shall be defined on the basis of prices determined according to the Rules for the electrical energy (power) wholesale market during transition period approved by the resolution of the Russian Government of 24 October 2003, No. 643, as effective for the date of relevant transaction.

4. Limit amount of the transactions shall be: 120,000,000,000 (one-hundred twenty billions) rubles.

5. Aggregate liability in the scope of Agreements for power delivery, where JSC OGK-1 acts in the capacity of power seller, and aggregate amount of forfeits payable or paid by the latter over the effective period of such agreements cannot exceed 24,382,350,000 (twenty-four billions three-hundred eighty-two millions three-hundred fifty thousands) rubles.

## EXPLANATORY NOTE TO RESOLUTION 6

*On the approval of the conclusion of electrical energy and/or power sale-purchase agreements between JSC OGK-1 and JSC INTER RAO UES as interested-party transactions (series of interrelated transactions), which can be implemented in the future, in the course of routine business activities of JSC OGK-1.*

The effective normative documents of the wholesale electrical energy and power market assume that it shall be possible for the market participants to conclude transactions (agreements) of sale-purchase for electrical energy or agreements of sale-purchase for electrical energy and power. Should the appropriate economic prerequisites be met, JSC OGK-1, as a participant of the wholesale electrical energy and power market, can act in the scope of the above-named agreements both as a seller and as a buyer. In 2010-2011, JSC OGK-1 plans to conclude a number of such transactions.

The sale-purchase price for electrical energy or electrical energy and power in the scope of each transaction shall be defined on the basis of prevailing prices of the electrical energy and power sale-purchase market, as effective for the date of relevant transaction, with consideration of their economic benefit for JSC OGK-1.

Limit amount of the transactions shall be, proceeding from the forecasted volumes and prices for electrical energy and power, within 3,504,000,000 (three billions five-hundred four millions) rubles, including VAT.

Terms of the electrical energy or electrical energy and power sale-purchase transactions shall be developed basing upon the normative statutes of the Russian Federation, which stipulate mandatory requirements to the contents of such transactions, and the obligations assumed by JSC OGK-1 under the Agreement for connection to the wholesale market trading system.

Approval of the above-specified transactions shall ensure prompt conclusion of electrical energy and power sale-purchase agreements, in the course of trade and procurement activities of JSC OGK-1 in the domestic Russian market.

On the basis of the above-stated facts, the following resolution is purposed to be approved at the general shareholder meeting of JSC OGK-1:

To approve the conclusion of electrical energy and/or power sale-purchase agreements between JSC OGK-1 and JSC INTER RAO UES as interested-party transactions (series of interrelated transactions), which can be implemented in the future, in the course of routine business activities of OJSC OGK-1, on the following substantial terms:

1. Parties to the transactions:

JSC OGK-1 – The Seller or the Buyer.

JSC INTER RAO UES – The Buyer or the Seller.

2. Subject of the transactions: The Seller shall undertake to deliver (supply) electrical energy or electrical energy and power to the Buyer, and the Buyer shall undertake to accept and pay for the same.

3. Price of the transactions: sale-purchase price for electrical energy or electrical energy and power in the scope of each transaction shall be defined on the basis of prevailing prices of the electrical energy and power sale-purchase market, as effective for the date of relevant transaction.

4. Limit amount of the transactions shall be: 3,504,000,000 (three billions five-hundred four millions) rubles, including VAT.

5. Concerning the transactions of electrical energy and power sale-purchase, the parties shall be governed by the normative statutes of the Russian Federation, which stipulate mandatory requirements to the contents of such transactions.