ATTACHMENT TO ROSNEFT ORDER

dated 22.12.2023 No. 494

LIST OF DATA CONSTITUTING INSIDER INFORMATION OF ROSNEFT OIL COMPANY

The insider information of an issuer whose issue-grade securities are admitted to organized trading or in respect of whose issue-grade securities an application for admission to organized trading in the Russian Federation has been filed includes the following information¹:

- 1. On the convening and holding of the General Shareholders Meeting of Rosneft Oil Company, on the announcement that the General Shareholders Meeting of Rosneft Oil Company failed to be held as well as on the resolutions taken by the General Shareholders Meeting of Rosneft Oil Company;
- 2. On calling the meeting of the Board of Directors of Rosneft Oil Company and its agenda, as well as individual resolutions taken by the Board of Directors of Rosneft Oil Company:
- 2.1. On the proposal to the General Shareholders Meeting of Rosneft Oil Company to set (with regard to the resolution on the pay-out of dividends) a certain date on which the persons entitled to receive dividends will be defined;
 - 2.2. The placement or sale of the securities of Rosneft Oil Company;
- 2.3. On setting the price or pricing procedure for placement of shares or securities convertible into shares of Rosneft Oil Company;
- 2.4. On the establishment of the executive body of Rosneft Oil Company and on the early termination (suspension) of its powers, including the powers of the managing organization or general manager;
- 2.5. On putting the candidates on the list for voting at the Annual General Shareholders Meeting of Rosneft Oil Company for election of members of the Board of Directors of Rosneft Oil Company;
- 2.6. On recommendations regarding the amount of dividends on the shares of Rosneft Oil Company, and the procedure for their pay-out;

¹ Subject to disclosure in accordance with procedures and timing set by the Bank of Russia in Guidelines DD 27.09.2021 No. 5946-U on the list of insider information of legal entities referenced to in items 1, 3, 4, 11 and 12 of Article 4 of the Federal Law DD July 27 of 2010 No. 224-FZ On Prevention of Misuse of Insider Information and Market Manipulation and On Amendments of Individual Legal Acts of the Russian Federation as well as on Procedures and Timing for its Disclosure.

- 2.7. Approval of internal documents of Rosneft Oil Company²;
- 2.8. On consent to or subsequent approval of the transaction (several interrelated transactions) of Rosneft Oil Company recognized as a major transaction recognized in accordance with the legislation of the Russian Federation as a major transaction and (or) related-party transaction, as well as other transaction (several interrelated transactions), the amount of which is 10 and more percent of the value of assets determined according to the consolidated financial statements of Rosneft Oil Company, as of the last reporting date (the end date of the last completed reporting period preceding the date of the decision on consent to the transaction or the date of the transaction if the decision on its subsequent approval is made);
- 2.9. On delegation of authority of the sole executive body of Rosneft Oil Company to the managing organization or manager, approval of the managing organization or manager and terms and conditions of the contract concluded by Rosneft Oil Company with the managing organization or manager;
- 2.10. Approval of the registrar maintaining the register of Rosneft Oil Company's securities holders, terms and conditions of the contract with it in terms of maintaining the register of Rosneft Oil Company's securities holders, as well as termination of the contract with it:
- 3. On making a decision on reorganization or liquidation of the person that provided security for the bonds of Rosneft Oil Company;
- 4. On the appearance of bankruptcy signs at Rosneft Oil Company or the person who provided security for Rosneft Oil Company's bonds, provided for by Federal Law No. 127-FZ dated 26.10.2002 "On Insolvency (Bankruptcy)";
- 5. On the arbitration court's acceptance of the application to declare Rosneft Oil Company insolvent (bankrupt), as well as on the arbitration court's decision to declare Rosneft Oil Company insolvent (bankrupt), to introduce one of the bankruptcy procedures in respect of Rosneft Oil Company, and to terminate bankruptcy proceedings in respect of Rosneft Oil Company;
- 6. On the date on which persons entitled to exercise rights on Rosneft Oil Company's securities are determined (fixed);
 - 7. On the stages of the procedure for issuing securities of Rosneft Oil Company;
 - 8. On suspension and resumption of issue of Rosneft Oil Company's securities;
 - 9. Recognition of the bond program as invalid, recognition of the issue

² Internal documents are the documents that are subject to approval by the Board of Directors pursuant to sub-tem 13 of item 1 of Article 65 of Federal Law DD 26.12.1995 No. 208-FZ On Joint Stock Companies

(additional issue) of Rosneft Oil Company's securities as invalid or void;

- 10. On redemption of Rosneft Oil Company's securities;
- 11. Registration of amendments to the decision to issue securities of Rosneft Oil Company in terms of changing the scope of rights on securities and (or) nominal value of securities, including in case of their consolidation or splitting;
- 12. On making a decision on acquisition (occurrence of reasons for acquisition) by Rosneft Oil Company of securities placed by Rosneft Oil Company;
- 13. On accrued (announced) and (or) paid income on securities of Rosneft Oil Company, on other payments due to holders of securities of Rosneft Oil Company, as well as on the intention to fulfill the obligation to make payments on bonds of Rosneft Oil Company, the rights to which are recorded in the register of holders of securities of Rosneft Oil Company;
- 14. On putting of securities of Rosneft Oil Company by a Russian trading organizer on the list of securities admitted to organized trading for the conclusion of purchase and sale agreements, including putting of securities of Rosneft Oil Company by a Russian exchange in the quotation list, or the removal of securities of Rosneft Oil Company by a Russian trading organizer from the list of securities. The Russian trading organizer shall not be entitled to transfer securities of Rosneft Oil Company from one quotation list to another quotation list (to remove securities of Rosneft Oil Company from one quotation list and put them to another quotation list);
- 15. On putting of securities of Rosneft Oil Company (securities of a foreign organization certifying the rights in respect of securities of Rosneft Oil Company (hereinafter depositary securities) on the list of securities admitted to trading on a foreign organized (regulated) financial market, including the admission of the said securities by a foreign exchange to the quotation list, and the removal of the securities of Rosneft Oil Company (depositary securities) from the list of securities admitted to trading on a foreign organized (regulated) financial market, including the removal of the said securities by a foreign exchange from the quotation list;
- 16. On the non-fulfillment of obligations by Rosneft Oil Company to holders of its securities as well as changes of the total number of bonds whose early repayment obligations have not been fulfilled;
- 17. On the acquisition by a person or the termination of a person's right directly or indirectly (through persons under its control) independently or together with other persons related to it by a trust management agreement, and (or) simple partnership, and (or) assignment, and (or) shareholder agreement, and (or) other agreement, the subject of which is the exercise of rights coming from Rosneft Oil Company's shares, to

dispose of a certain number of votes attributable to the voting shares comprising the authorized capital of Rosneft Oil Company, if the said number of votes is 5 percent or has become more or less than 5, 10, 15, 20, 25, 30, 50, 75 or 95 percent of the total number of votes attributable to the voting shares comprising the authorized capital of Rosneft Oil Company;

Controlled entity (controlled organization) is a legal entity that is under direct or indirect control of the controlling person (Article 2 of the Federal Law On Securities Market).

Rosneft Oil Company-controlled organizations of significant importance for the Company - Rosneft Oil Company-controlled organizations, each of which, according to Rosneft Oil Company's consolidated financial statements, accounts for at least 5 percent of the consolidated value of assets or at least 5 percent of consolidated income, as well as other organizations controlled by Rosneft Oil Company, which, in Rosneft Oil Company's opinion, have a significant impact on its activities, financial position and financial standing, and on its activity, financial position and (or) financial results of its activity (hereinafter referred to as Rosneft Oil Company-controlled organizations of significant importance for Rosneft Oil Company) (based on clause 1.14 of Regulation of the Bank of Russia No. 714-P dated March 27, 2020 "On Information Disclosure by Issuers of Issuance Securities" (hereinafter referred to as Regulation No. 714-P)).

Controlling person means a person who has the right to directly or indirectly (through persons controlled by him) dispose of the controlled organization (Rosneft Oil Company) by virtue of participation in the controlled organization (Rosneft Oil Company) and (or) on the basis of property trust management agreements, and (or) simple partnership agreements, and (or) assignment, and (or) shareholder agreement, and (or) other agreement, the subject of which is the exercise of rights certified by shares (stakes) of the controlled organization (Rosneft Oil Company), or the right to appoint (elect) the sole executive body and (or) more than 50 percent of the collegial management body of a controlled organization (Rosneft Oil Company) (based on Article 2 of the Federal Law "On Securities Market").

- 18. Of any voluntary or competing, or mandatory offer to purchase its securities received in accordance with Chapter XI.1 of Federal Law No. 208-FZ of 26.12.1995 on Joint-Stock Companies (hereinafter the Federal Law on "Joint-Stock Companies"), as well as any amendments made to such offers;
- 19. Notification received by Rosneft Oil Company in accordance with Chapter XI.1 of the Federal Law "On Joint-Stock Companies" on the right to demand redemption of Rosneft Oil Company's securities or demand for redemption of Rosneft

Oil Company's securities;

- 20. On identification of errors in previously disclosed Rosneft Oil Company's (accounting (financial) statements, consolidated financial statements);
- 21. On execution of a transaction by Rosneft Oil Company or an organization controlled by Rosneft Oil Company, which is of material importance for Rosneft Oil Company, determined in accordance with clause 1.14 of Regulation No. 714-P, a transaction amounting to 10 or more percent of the value of assets determined according to the consolidated financial statements of Rosneft Oil Company as of the last reporting date (end date of the last completed reporting period preceding the date of transaction);
- 22. On entering into an interested-party transaction by Rosneft Oil Company or an organization controlled by Rosneft Oil Company that is of material importance to Rosneft Oil Company, corresponding to the attributes specified in clause 35.1 of Regulation No. 714-P;
- 23. On changes in the composition and (or) amount of the subject of pledge under Rosneft Oil Company's mortgage-backed bonds, and in case of changes in the composition and (or) amount of the subject of pledge under Rosneft Oil Company's mortgage-backed bonds, information on such changes if they are caused by replacement of any pledged claim constituting the mortgage coverage of the bonds or replacement of other property constituting the mortgage coverage of the bonds, the value (monetary value) of which is 10 percent or more of the amount of the mortgage coverage of the bonds;
- 24. On obtaining by Rosneft Oil Company or terminating of Rosneft Oil Company's rights directly or indirectly (through persons under its control) independently or jointly with other persons related to Rosneft Oil Company by way of agreement of trust management of property, and (or) simple partnership, and (or) assignment, and (or) shareholder agreement, and (or) other agreement, the subject of which is exercising rights, certified by shares (stakes) of the organization the securities of which have been admitted to organized trading, to dispose of a certain number of votes attributable to the voting shares (stakes) constituting its authorized capital, if the indicated number of votes is 5 per cent or has become more or less than 5, 10, 15, 20, 25, 30, 50, 75 or 95 per cent of the total number of votes attributable to the voting shares (stakes) constituting the authorized capital of the said organization;
- 25. Conclusion by a person controlling Rosneft Oil Company or an organization controlled by Rosneft Oil Company, providing for the obligation to purchase securities of Rosneft Oil Company;
 - 26. On occurrence and (or) termination of the right of Rosneft Oil Company's

bond holders to demand from Rosneft Oil Company early redemption of Rosneft Oil Company's bonds belonging to them;

- 27. On assignment of rating to securities of Rosneft Oil Company and (or) Rosneft Oil Company, as well as on the change of rating by a credit rating agency or other organization on the basis of the agreement concluded with Rosneft Oil Company;
- 28. On initiation of court proceedings on a dispute, connected with establishment, management or shareholding in Rosneft Oil Company (hereinafter referred to as the corporate dispute) or any other dispute where the claimant or respondent is Rosneft Oil Company and the amount of claims thereof is more than 10 percent of the book value of assets estimated using Rosneft Oil Company's accounting (financial) statements as of the latest reporting date (date of the last completed reporting period preceding the date of the claim application filed with the court) (hereinafter referred to as the material dispute) and on the adoption of a judicial act ending the consideration of a case on the merits of a corporate dispute or a material dispute, except for the information set forth in Clause 41.6 of Regulation No. 714-P;
- 29. On placement outside the Russian Federation of bonds or other financial instruments certifying borrowed liabilities to be fulfilled at the expense of Rosneft Oil Company;
- 30. On the decision of the Bank of Russia to exempt Rosneft Oil Company from the obligation to disclose information in accordance with the Article 30 of the Federal Law "On Securities Market";
- 31. On acquisition (divestment) of voting shares of Rosneft Oil Company or depositary securities certifying rights in respect of voting shares of Rosneft Oil Company, in respect of Rosneft Oil Company or an organization controlled by Rosneft Oil Company except for cases of acquisition of voting shares of Rosneft Oil Company (depositary securities voting shares of Rosneft Oil Company (depositary securities certifying rights in respect of voting shares of Rosneft Oil Company) in the process of placement of voting shares of Rosneft Oil Company or acquisition (divestment of voting shares of Rosneft Oil Company (depositary securities certifying rights in respect of voting shares of Rosneft Oil Company) by a broker and (or) a trustee, acting in their own name, but at the expense of the client in execution of the client's order;
- 32. On holding and agenda of the general meeting of Rosneft Oil Company's bond holders, on decisions taken by the general meeting of Rosneft Oil Company's bond holders, and on declaring the general meeting of Rosneft Oil Company's bond holders invalid;
- 33. On determination by Rosneft Oil Company (the issuer of the bonds) of a representative of the bond holders after registration of the bonds issue;

- 34. On the date from which the representative of Rosneft Oil Company's bond holders exercises his/her powers;
- 35. Conclusion by Rosneft Oil Company of an agreement on novation or granting of compensation resulting in termination of obligations on Rosneft Oil Company's bonds;
- 36. On the creation of the right of the owners of convertible securities of Rosneft Oil Company to demand from Rosneft Oil Company the conversion of their convertible securities of Rosneft Oil Company;
- 36.1. On the project (projects) selected by Rosneft Oil Company, for financing and (or) refinancing of which monetary funds received from placement of bonds, the issue (program) of which is additionally identified using the words "green bonds", "social bonds", "sustainable development bonds", "adaptation bonds" (hereinafter, respectively, green bonds, social bonds, sustainable development bonds, adaptation bonds), if such project (projects) is not specified in the decision on issuance of green bonds, social bonds, sustainable development bonds, adaptation bonds;
- 36.2. On conducting and results of the independent external assessment of compliance of the issue (program) of green bonds, social bonds, sustainable development bonds, bonds, the issue (program) of which is additionally identified using the words "bonds related to sustainable development goals" (hereinafter bonds related to sustainable development goals), adaptation bonds or Rosneft Oil Company's policy on the use of monetary funds received from the placement of the said bonds, or project(s), for the financing (refinancing) of which the monetary funds received from the placement of these bonds will be used, the principles and standards of financial instruments specified in the decision on issuance of such bonds, and the principles and standards of financial instruments specified in the decision on issuance of such bonds;
- 36.3. On carrying out and results of the independent external evaluation of changes made to Rosneft Oil Company's policy on the use of funds received from the placement of green bonds, social bonds, sustainable development bonds, adaptation bonds:
- 36.4. On carrying out and results of independent external assessment of changes made to the climate transition strategy (if the changes concern Rosneft Oil Company's target performance indicators and their intermediate and final values, internationally recognized climate change scenario, which is the basis for development of Rosneft Oil Company's climate transition strategy, as well as affect the achievability of intermediate and final values of Rosneft Oil Company's target performance indicators through implementation of Rosneft Oil Company's climate transition strategy) of the issuer (Rosneft Oil Company) of bonds, the issue (program) of which is additionally

identified using the words "climate transition bonds" (hereinafter referred to as "climate transition bonds");

- 36.5. On the non-purpose use of monetary funds received from placement of green bonds, bonds, the issue (program) of which is additionally identified using the words "infrastructure bonds", social bonds, sustainable development bonds, adaptation bonds, and on the occurrence of consequences of the non-purpose use of these funds, provided for by the decision on the issue of bonds;
- 36.6. On violation of the principles and standards of financial instruments specified in the decision to issue bonds, when implementing a project (projects), for financing and (or) refinancing of which monetary funds received from placement of green bonds, social bonds, sustainable development bonds, adaptation bonds are used;
- 36.7. On the inclusion of green bonds, social bonds, sustainable development bonds, adaptation bonds in the list of financial instruments of sustainable development published on the specialized page of the methodological center of the State Development Corporation "VEB.RF" in the information and telecommunication network "Internet", or to the list of financial instruments of sustainable development maintained by the International Capital Markets Association (ICMA) or the Climate Bonds Initiative (CBI) international non-profit organization, and on the exclusion of such bonds from this list:
- 36.8. Achievement or non-achievement of intermediate (if any) or final target values of the key performance indicator(s) of the issuer (Rosneft Oil Company) of the bonds specified in the decision to issue the bonds, related to the sustainable development goals;
- 36.9. On achievement or non-achievement of intermediate or final values of target performance indicators of the issuer (Rosneft Oil Company) of climate transition bonds specified in the Rosneft Oil Company's strategy for changing its activities for the purpose of transition to a low-carbon economy (energy transition), prevention of climate change and achievement of other goals established by the Paris Agreement dated December 12, 2015, adopted by Resolution of the Government of the Russian Federation No. 1228 "On Adoption of the Paris Agreement" dated September 21, 2019;
- 37. Information about annual consolidated financial statements of Rosneft Oil Company, interim consolidated financial statements of Rosneft Oil Company for the reporting period consisting of 3 (three), 6 (six) and 9 (nine) months of the reporting year, as well as information contained in the auditors' reports prepared in relation to these statements, or another document prepared following the audit of interim consolidated financial statements in accordance with auditing standards;
 - 38. Information contained in Rosneft Oil Company's annual reports, except for

information that has been previously disclosed;

- 39. The interim accounting (financial) statements of Rosneft Oil Company for the reporting period consisting of 3 (three), 6 (six) or 9 (nine) months of the reporting year, together with the information contained in the auditor's reports prepared in respect of the said reporting, if the said reporting has been audited, as well as the information constituting Rosneft Oil Company's annual accounting (financial) statements together with the auditor's report thereon, if the said accounting (financial) statements have been audited;
- 40. Contained in the reports of the issuer of equity securities of Rosneft Oil Company, prepared for the reporting periods consisting of 6 (six) and 12 (twelve) months, except for information that has been previously disclosed;
- 41. Information contained in Rosneft Oil Company Prospectus, except for information that has been previously disclosed;
- 42. The terms and conditions of placement of securities determined by Rosneft Oil Company in a separate document, except for information that has been previously disclosed (in case of absence of a securities prospectus or absence of the terms of placement in the securities prospectus);
- 43. Conclusion by Rosneft Oil Company of a strategic partnership agreement or other agreement (transaction), except for agreements (transactions) provided for by Clauses 21, 22 and 27 of this List, if conclusion of such agreement (transaction) may have a significant impact on the price of Rosneft Oil Company's securities admitted to on-exchange trading (in respect of which an application for admission to on-exchange trading has been submitted);
- 44. Adoption by a court, arbitration court, Federal Bailiff Service of interim measures (including seizure) in respect of cash or other property owned by Rosneft Oil Company, an organization controlling it, an organization controlled by Rosneft Oil Company that is of material importance for it, or that has provided security for Rosneft Oil Company's bonds admitted to on-exchange trading (in respect of which an application for admission to on-exchange trading has been filed) to an entity that is not the Russian Federation, which has provided a state guarantee of the Russian Federation, a constituent entity of the Russian Federation, which has provided a state guarantee, or a municipal entity, which has provided a municipal guarantee, constituting 10 or more percent of the book value of the assets of the said entities as of the end date of the last completed reporting period preceding the adoption of interim measures;
- 45. Information about acquisition or termination by a person of the right directly or indirectly (through persons under his control) independently or jointly with other persons connected with it by means of a trust management agreement, and (or) simple

partnership, and (or) assignment, and (or) shareholders' agreement, and (or) other agreement, the subject of which is the exercise of rights certified by shares (stock) of the organization that provided a surety, guarantee or pledge over bonds of Rosneft Oil Company admitted to organized trading (in respect of which an application for admission to organized trading has been filed), if the entity that provided such surety, guarantee or pledge over such bonds is not the Russian Federation that provided a state guarantee of the Russian Federation, a constituent entity of the Russian Federation that provided a state guarantee of a constituent entity of the Russian Federation or a municipality that provided a municipal guarantee, a certain number of votes corresponding to voting shares (stakes) constituting its authorized capital, if said number of votes is 5 percent or becomes more or less than 5, 10, 15, 20, 25, 30, 50, 75 or 95 percent of the total number of votes corresponding to voting shares (stakes) constituting its authorized capital;

- 46. Information on the initiation of a criminal case (received by Rosneft Oil Company from the preliminary investigation bodies or bodies of inquiry) against a person who is part of the management bodies of Rosneft Oil Company, an organization controlling Rosneft Oil Company, an organization controlled by Rosneft Oil Company that is of significant importance to it, or an entity that provided security for bonds of Rosneft Oil Company admitted to on-exchange trading (in respect of which an application for admission to on-exchange trading has been filed);
- 47. Information contained in the materials on the basis of which the management bodies of Rosneft Oil Company, with the exception of the General Shareholders Meeting make decisions that may have a significant impact on the price of Rosneft Oil Company's securities admitted to on-exchange trading (in respect of which an application for admission to on-exchange trading has been submitted), with the exception of information that has already been disclosed;
- 48. On an accident at Rosneft Oil Company's hazardous production facilities operated by Rosneft Oil Company, defined in accordance with Federal Law No. 116-FZ "On Industrial Safety of Hazardous Production Facilities" dated July 21, 1997, if such information may have a material impact on the price of Rosneft Oil Company's securities admitted to on-exchange trading (in respect of which an application has been filed)³;
- 49. On other events (actions) that, in Rosneft Oil Company's opinion, have a material impact on the value or quotations of its securities.

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³ Effective from 01.04.2024