

Information on Amendments to the “Unified Standard of Purchases of PJSC Rosseti (the Regulation about purchases)”

Item No.	Item number/ section of the Standard	New edition	Justification
1.			The page numbers listed in the Contents section have been updated.
2.	1.1.5	The last sentence shall be stated as follows: "If the relevant decision is made to amend Appendix 5 to the Standard by the Board of Directors of the Customer (except for PJSC Rosseti) (another management body of the Customer, taking into account the requirements of Federal Law 223-FZ), information about such decision shall be sent to the structural division of PJSC Rosseti responsible for organizing and conducting procurement no later than 5 (five) working days from the date of the decision to post information about the amendments in the UIS in the manner prescribed by law."	A clarification has been made regarding the indication of working days.
3.	Section 1	Supplement paragraph 1.1.7 with the following wording: "The regulatory legal acts specified in this Standard shall be applied in the version in effect for the relevant period of time. In the event that a regulatory legal act is amended or becomes invalid, the provisions of this Standard shall be applied in the part that does not contradict the changes that have occurred."	A clarification that will allow for the optimization of the application of the Standard in the event that the documents referenced are subsequently amended or no longer in force.
4.	In paragraph 1.2.1 subparagraph g)	To be stated as follows: "compliance with the norms of current legislation regulating the organization of procurement activities, antimonopoly legislation, as well as anti-corruption legislation, as well as the Anti-Corruption Standard for Procurement Activities (Appendix 4 to the Standard)."	Correction of numbering/links/technical errors, typos. Supplementation with information on compliance with the Anti-Corruption Standard.

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5.	In paragraph 2.3.1	Subparagraph g) in the previous version shall be considered as subparagraph d); subparagraph g) shall be set out as follows: "carries out verification of materials planned for submission for consideration by the Central Purchasing Authority of PJSC Rosseti for compliance/attribution of the issues specified therein to the competence of the Central Purchasing Authority."	The powers of the Department of Public Procurement and Purchase, which the division exercises in fact on the basis of subparagraph b) of paragraph 2.3.1 of the Standard, are designated (in more detail) (<i>it develops standard documents, regulatory and methodological materials in the field of procurement activities for PJSC Rosseti and subsidiaries of PJSC Rosseti, provides official explanations and recommendations on the use of the Standard and documents adopted by PJSC Rosseti in its development</i>)
6.	Clause 2.5.1	To be stated as follows: "In order to determine the supplier (executor, contractor) based on the results of the procurement (except for procurement carried out by purchasing from a single supplier (executor, contractor) and procurement through participation in procedures organized by sellers of products) in PJSC Rosseti, a subsidiary of PJSC Rosseti, the Customer, in the manner established by the Standard, may create a procurement commission (hereinafter referred to as the Procurement Commission)."	The clause has been adjusted taking into account the fact that in some cases, in order to conduct purchases using the price comparison method, there is a need to create a purchasing commission.
7.	In paragraph 2.6.1	Delete the words "Appendix 4 to the Standard and related documents".	Correction of numbering/links/technical errors, typos.
8.	Clause 2.8.1	To be stated as follows: "Centralized (combined) purchases are conducted in order to increase the efficiency of purchases of products with similar characteristics, which are needed by several consumers, the Organizer of which is a structural division of the Customer, whose competence includes conducting centralized (combined) purchases, or a person involved under the contract."	The concept of "Centralized procurement" has been adjusted to allow it to be carried out for the needs of several (or one) branches during the planning period.
9.	Clause 2.8.2	To be stated as follows:	

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		<p>"Types of centralized (combined) procurement:</p> <ul style="list-style-type: none"> - for the needs of the subsidiary of PJSC Rosseti; - for the needs of PJSC Rosseti (including its branch (branches)) and its subsidiaries; - for the needs of the branch (branches) of PJSC Rosseti; - for the needs of the structural division (structural divisions) and branch (branches) of PJSC Rosseti. <p>The decision of the Customer's Central Purchasing Authority may establish other types and/or procedures for conducting centralized procurement for the needs of the Customer, its subsidiaries, branches, structural divisions, which do not contradict the norms of current legislation and the Standard."</p>	
10.	In paragraph 3.1.2	<p>Subparagraphs g), h), i), k), l) in the previous version shall be considered as subparagraphs h), i), k), l), m), respectively;</p> <p>subparagraph g) shall be set out as follows:</p> <p>"information on the volume of purchases of goods of Russian origin, works, services, respectively, performed, rendered by Russian persons, which is formed by processing the information contained in the UIS, included in the register of contracts concluded by customers based on the results of the purchase, as well as by the formation by the customer of information on the volume of purchases, information on which is not subject to posting in the UIS in accordance with Law 223-FZ";</p> <p>in subparagraph m) the reference to subparagraphs h) and i) should be replaced with g) and h) respectively.</p> <p>Footnote ² in subparagraph g) shall be set out as follows:</p> <p>"The Customer, before 1 February of the year following the reporting year, shall prepare and send the report stipulated by this clause to the executive body authorized by the Government of the Russian Federation without posting it in the UIS in cases determined by the Government of the Russian</p>	Federal Law of 08.08.2024 N 318-FZ "On Amendments to Certain Legislative Acts of the Russian Federation and Recognition as Invalid of Certain Provisions of Legislative Acts of the Russian Federation"

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		Federation, in which the report on the volume of purchases of goods of Russian origin, works, services, respectively, performed, rendered by Russian persons, is not subject to posting in the UIS."	
11.		Footnote ² in the previous version should be considered as footnote ⁵ .	Correction of numbering/links/technical errors, typos
12.	Clause 3.1.8	Supplement with subparagraph g) as follows: "which, in accordance with the legislation of the Russian Federation, are classified as information, the disclosure and (or) provision of which will lead (may lead) to the introduction by foreign states of restrictive measures in relation to the Customer and (or) other persons."	Taking measures necessary to protect the personnel and property of the Company, based on the requirements of the decrees of the Government of the Russian Federation, directives, and instructions of the federal executive authorities.
13.	In paragraph 4.1.2	Exclude subparagraph c) in the previous version; subparagraphs c) and d) shall be considered as subparagraphs c) and d), respectively.	The procedure for signing a contract may be different when conducting special trades and on a general basis. This issue is always regulated in the procurement documentation.
14.	Clause 4.2.5	To be stated as follows: "If the Procurement Organizer is a legal entity (not the Customer), the distribution of functions and powers between the Customer and such Procurement Organizer shall be determined by the agreement signed between them."	Correction of numbering/links/technical errors, typos
15.	In paragraph 4.3.1	Subparagraph a) shall be supplemented with the words: "and the Customer's documents regulating procurement activities."	It is planned to adopt the organizational and executive documentation regulating the procedure for the work of the commission/experts
16.	Clause 4.5.4	Supplement with the following provision: "The Government of the Russian Federation shall establish cases in which, when carrying out procurement of industrial products, in relation to which the Government of the Russian Federation has taken measures stipulated by	Federal Law of 08.08.2024 N 318-FZ "On Amendments to Certain Legislative Acts of the Russian Federation and Recognition as

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		<p>clause 4.5.5.1 of the Standard, an application for participation in the procurement, a final offer, which contain an offer to supply goods of Russian origin, shall be equivalent, respectively, to an application for participation in the procurement, a final offer, which contain an offer to supply goods originating from a foreign state, if an application for participation in the procurement, a final offer, recognized as compliant with the requirements of the Standard based on the results of their consideration, a notice of the implementation of a competitive procurement (in the case of a competitive procurement), documentation on a competitive procurement (in the case of a competitive procurement) and containing offers to supply goods of Russian origin that best meet the requirements for industrial products³ imposed in accordance with the legislation in the sphere of industrial policy for the purpose of classifying these products as Russian industrial products, have been submitted for participation in such procurement."</p> <p>Footnote ³ shall be amended to read as follows: "In accordance with the Resolution of the Government of the Russian Federation of 17.07.2015 No. 719 "On confirmation of the production of Russian industrial products."</p>	Invalid of Certain Provisions of Legislative Acts of the Russian Federation"
17.	Clause 4.5.5	<p>To be stated as follows: "Granting national treatment in the implementation of procurement"⁴. 4.5.5.1. When carrying out procurement, a national regime shall be provided that ensures that goods, work, services, respectively, performed or rendered by a foreign citizen or foreign legal entity (hereinafter referred to as a foreign state) originating from a foreign state or group of foreign states (hereinafter referred to as a foreign state) are treated on equal terms with goods of Russian origin, work, services, respectively, performed or rendered by a Russian citizen or Russian legal entity (hereinafter referred to</p>	Federal Law of 08.08.2024 N 318-FZ "On Amendments to Certain Legislative Acts of the Russian Federation and Recognition as Invalid of Certain Provisions of Legislative Acts of the Russian Federation"

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		<p>as a Russian entity), except in cases where the Government of the Russian Federation takes measures establishing:</p> <p>a) a ban on the purchase of goods (including those supplied during the performance of purchased works, provision of purchased services) originating from foreign countries, works, services, respectively, performed, provided by foreign persons;</p> <p>b) restrictions on the purchase of goods (including those supplied during the performance of purchased works, provision of purchased services) originating from foreign countries, works, services, respectively, performed, provided by foreign persons, including the minimum mandatory share of purchases of goods of Russian origin;</p> <p>c) priority in relation to goods of Russian origin (including those supplied during the performance of purchased works, provision of purchased services), works, services, respectively, performed, provided by Russian persons.</p> <p>4.5.5.2. Unless otherwise provided by measures adopted by the Government of the Russian Federation, the provisions of paragraph 4.5.5.1. of the Standard concerning goods of Russian origin, work, services, respectively, performed, rendered by a Russian person, shall also apply to goods originating from a foreign state, work, services, respectively, performed, rendered by a foreign person, which are provided equal conditions with goods of Russian origin, work, services, respectively, performed, rendered by a Russian person.</p> <p>4.5.5.3 If the Government of the Russian Federation has established a prohibition on the purchase of goods as provided for in paragraph 4.5.5.1 a) of the Standard, the following shall not be permitted:</p> <p>a) conclusion of a contract for the supply of such goods;</p>	

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		<p>b) when executing a contract, replacing such goods with goods originating from a foreign country in respect of which this prohibition has been established.</p> <p>4.5.5.4 If the Government of the Russian Federation has established a restriction on the purchase of goods as provided for in paragraph 4.5.5.1 b) of the Standard, the following shall not be permitted:</p> <p>a) conclusion of a contract for the supply of goods originating from a foreign country, if an application for participation in the procurement, a final offer, recognized as compliant with the requirements of the procurement regulations based on the results of their consideration, a notice of the implementation of a competitive procurement (in the case of a competitive procurement), documentation on a competitive procurement (in the case of a competitive procurement) and containing proposals for the supply of goods of Russian origin have been submitted;</p> <p>b) when executing a contract, replacing goods with goods originating from a foreign country in respect of which this restriction has been established, if the contract provides for the supply of goods of Russian origin.</p> <p>4.5.5.5 If the Government of the Russian Federation has established the advantage in relation to goods of Russian origin provided for in paragraph 4.5.5.1. c) of the Standard:</p> <p>a) when reviewing, evaluating, comparing applications for participation in the procurement, final proposals, a fifteen percent reduction is made in the price proposal submitted in accordance with Federal Law 223-FZ and the Standard by a procurement participant offering for delivery goods of only Russian origin, or an increase by 15 (fifteen) % is made in the price proposal of this procurement participant in the event that it submits a proposal on the amount of the fee to be paid for concluding the contract;</p> <p>b) in the event of a contract being concluded with a procurement participant specified in subparagraph a) of this paragraph, the contract shall be</p>	

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		<p>concluded without taking into account the reduction or increase in the price offer made in accordance with subparagraph a) of this paragraph;</p> <p>c) when executing a contract, the replacement of goods is permitted exclusively with goods of Russian origin, if the contract provides for the supply of goods of Russian origin.</p> <p>4.5.6 If the Government of the Russian Federation has established a prohibition on the procurement of works, services, respectively, performed or rendered by a foreign person, as provided for in paragraph 4.5.5.1 a) of the Standard, the following shall not be permitted:</p> <p>a) conclusion of an agreement for the performance of such work, provision of such service with a contractor (performer) who is a foreign person;</p> <p>b) change of contractor (performer) (if such change is permitted by civil legislation), with whom the said contract was concluded, to a foreign person who is registered in the territory of a foreign state in respect of which this prohibition has been established.</p> <p>4.5.5.7 If the Government of the Russian Federation has established a restriction on the procurement of works, services, respectively, performed or rendered by a foreign person, as provided for in subparagraph 4.5.5.1 b) of the Standard, the following shall not be permitted:</p> <p>a) conclusion of a contract with a procurement participant that is a foreign person, if the Russian person has submitted an application for participation in the procurement, a final offer, which, based on the results of their consideration, are recognized as compliant with the requirements of the Standard, a notice of the implementation of a competitive procurement (in the case of a competitive procurement), and documentation on the competitive procurement (in the case of a competitive procurement);</p> <p>b) change of contractor (performer) (if such change is permitted by civil legislation) with whom the contract was concluded to a foreign person who is registered in the territory of a foreign state in respect of which this</p>	

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		<p>restriction is established, if the contract was concluded with a Russian person.</p> <p>4.5.5.8 If the Government of the Russian Federation has established the advantage provided for in 4.5.5.1 c) of the Standard with respect to work, services, respectively, performed, rendered by a Russian person:</p> <p>a) when reviewing, evaluating, comparing applications for participation in a competitive procurement, applications for participation in a non-competitive procurement, final proposals, a reduction of 15 (fifteen) % of the price proposal submitted in accordance with Federal Law 223-FZ and the Standard by a procurement participant who is a Russian person is made, or an increase of 15 (fifteen) % of the price proposal of this procurement participant in the event that it submits a proposal on the amount of the fee to be paid for concluding a contract with it;</p> <p>b) in the event of a contract being concluded with a procurement participant specified in subparagraph a) of this clause, the contract shall be concluded without taking into account any reduction or increase in the price offer made in accordance with subparagraph a) of this clause;</p> <p>c) a change of contractor (performer) (if this change is permitted by civil legislation) with whom the contract has been concluded is permitted exclusively to a Russian person, if the contract has been concluded with a Russian person."</p> <p>Footnote ⁴ shall be amended to read as follows:</p> <p>"The provisions of paragraph 4.5.5. of the Standard shall apply to relations related to the implementation of procurement of goods, works, services, notifications of the implementation of which are posted in the UIS and invitations to participate in which are sent or contracts with sole suppliers (contractors, performers) for the implementation of which are concluded from 1 January 2025."</p>	

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18.	Clause 4.5.6	To be stated as follows: "The procurement organizer has the right to apply the relevant priorities, restrictions, prohibitions, advantages and features of the implementation of individual procurements only if their presence was directly announced in the procurement notice and (or) procurement documentation. The procurement notice and (or) procurement documentation must indicate: a) groups of suppliers (performers, contractors) or products to which priorities and features of individual purchases are applied; b) the method and procedure for applying priorities, features of the implementation of individual purchases; c) restrictions, prohibitions, advantages in connection with the provision of national treatment when implementing purchases.	Federal Law of 08.08.2024 N 318-FZ "On Amendments to Certain Legislative Acts of the Russian Federation and Recognition as Invalid of Certain Provisions of Legislative Acts of the Russian Federation"
19.	Clause 4.5.6	In the previous version, consider it as point 4.5.7.	Correction of item numbering
20.	Clause 4.5.7	In the previous version, consider it as point 4.5.8.	Correction of item numbering
21.	Clause 4.5.8	In the previous version, consider it as paragraph 4.5.9.	Correction of item numbering
22.	Clause 4.5.9	In the previous version, consider it as paragraph 4.5.10.	Correction of item numbering
23.	Clause 4.5.10	In the previous version, consider it as paragraph 4.5.11.	Correction of item numbering
24.	Clause 4.5.11	In the previous version, consider it as paragraph 4.5.12.	Correction of item numbering
25.	Clause 4.5.12	In the previous version, consider it as paragraph 4.5.13.	Correction of item numbering
26.	Clause 4.5.13	In the previous version, consider it as paragraph 4.5.14.	Correction of item numbering
27.	Clause 4.5.14	In the previous version, consider it as point 4.5.15.	Correction of item numbering
28.	Clause 4.6.1	Complete the first sentence with the words: "persons recognized as foreign agents)."	Part 5 of Article 3 of the Federal Law of 18.07.2011 N 223-FZ "On the procurement of goods, works, services by certain types of legal entities"
29.	Clause 4.6.2	Subparagraph a) shall be supplemented with the words: "with the exception of a legal entity that is a foreign agent in accordance with Federal Law No. 255-FZ of 14.07.2022 "On Control over the Activities of Persons under Foreign Influence;"	

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30.	Clause 4.6.2	Subparagraph b) shall be supplemented with the words: "with the exception of a legal entity that is a foreign agent in accordance with Federal Law No. 255-FZ of 14.07.2022 "On Control over the Activities of Persons under Foreign Influence."	
31.	From point 5.2.5	Delete the words "The Customer's Central Purchasing Authority may make any other decisions on a specific purchase that do not contradict the norms of current legislation and the Standard."	This provision is highlighted in a separate paragraph (5.2.7) in order to eliminate discrepancies regarding the right of the Central Purchasing Authority to apply other procurement methods/limits.
32.	Clause 5.2	Supplement subparagraph 5.2.7 with the following content: "The Customer's Central Purchasing Authority may make any other decisions on a specific purchase that do not contradict the norms of current legislation and the Standard."	
33.	Clause 5.6.16	To be stated as follows: "If the Customer itself is a participant in the procurement, including a participant or leader of a collective participant, conducted by another Customer (hereinafter referred to as a third-party procurement), the Customer independently determines its performers (co -suppliers , subcontractors, participants) in the process of preparing such an application (offer) for the purpose of executing such an agreement by conducting procurement using the methods established by the Standard, including the method of procurement from a single supplier (executor, contractor). The Customer has the right to conduct such procurement also without observing the price thresholds established by the Standard (with the exception of competitive procurement provided for in clause 5.4.2 b) of the Standard, as well as non-competitive procurement carried out using the procurement method in an online store). A preliminary or other agreement is concluded with the selected co-executor (co-supplier/subcontractor), taking into account the terms of the agreement posted as part of the documentation for the third-party procurement."	Correction of the condition to make it more understandable

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34.	Clause 5.7.3.24	<p>To be stated as follows:</p> <p>"The purchase is carried out due to emergency situations/accidents, other emergency situations of natural or man-made nature, force majeure, in case of the need for urgent medical intervention, as well as to prevent the threat of the occurrence of these situations is carried out in the presence of any of the following grounds:</p> <p>a) as a result of emergency situations/accidents, other extraordinary circumstances, force majeure, when it is necessary to prevent the threat of occurrence of such situations, as well as urgent medical intervention or creation of the minimum necessary conditions for life support of the population, an urgent need for certain products has arisen, in connection with which the use of other procedures is unacceptable. In such circumstances, the purchase of products from a single supplier (performer, contractor) is carried out taking into account that the volume of purchased products should not be more than sufficient to prevent emergency situations/accidents, emergency situations or eliminate their consequences, ensure urgent medical intervention or create the minimum necessary conditions for life support of the population;</p> <p>b) when purchasing additional works or services not included in the original contract, but not separable from the main contract without significant difficulties and necessary to prevent an emergency or eliminate its consequences."</p>	Adjustment of conditions at the request of the Chief Engineer's block
35.	Clause 5.7.4	Exclude; clause 5.7.5 shall be considered as clause 5.7.4.	The Company does not establish a maximum annual volume of purchases from a single supplier.
36.		Footnote ⁵ shall be set out as follows: "In this case, the Customer shall ensure control in the planning period of the indicator for the value of contracts concluded with small and medium-sized businesses, including	Correction of the condition to make it more understandable

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		based on the results of purchases conducted in accordance with paragraph 5.4.2 b) of the Standard (including taking into account contracts concluded in the previous period."	
37.	In paragraph 6.2.3	In subparagraph g), replace the reference to paragraph 2.5 with paragraph 2.8.	Correction of numbering/links/technical errors, typos
38.	In paragraph 6.2.6	Delete the words "at least".	Correction of numbering/links/technical errors, typos
39.	Clause 6.5.3	To be stated as follows: "The report on the implementation of the Procurement Plan of PJSC Rosseti, a subsidiary of PJSC Rosseti for the first half of the current year shall be submitted for approval by the Board of Directors of the Customer annually no later than 31 October of the current year, the Report on the implementation of the annual Procurement Plan of PJSC Rosseti, a subsidiary of PJSC Rosseti shall be submitted for approval by the Board of Directors of the Customer annually no later than 31 May of the year following the reporting year. The reports provided for in this paragraph shall be submitted in the form established by the organizational and administrative document of PJSC Rosseti for approval by the Board of Directors of the Customer."	Correction of the condition to make it more understandable
40.	In paragraph 7.4.2	Subparagraph o) in the previous version shall be considered as subparagraph p); subparagraph o) shall be set out as follows: "information on the prohibition or restriction of procurement of goods (including those supplied during the performance of purchased works, provision of purchased services) originating from foreign countries, works, services, respectively, performed, rendered by foreign persons, on the priority in relation to goods of Russian origin (including those supplied during the performance of purchased works, provision of purchased services), works, services, respectively, performed, rendered by Russian	Federal Law of 08.08.2024 N 318-FZ "On Amendments to Certain Legislative Acts of the Russian Federation and Recognition as Invalid of Certain Provisions of Legislative Acts of the Russian Federation"

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		persons, if such prohibition, restriction, priority is established in accordance with the current legislation of the Russian Federation."	
41.	In paragraph 7.4.2	Subparagraph p) shall be set out as follows: "other information at the discretion of the Customer."	Correction of numbering/links/technical errors, typos
42.	In paragraph 7.4.4.	subparagraph i) exclude the words "(clause 13.6 of the Standard)".	Correction of numbering/links/technical errors, typos
43.	Clause 7.5.3	To be stated as follows: "If, during any competitive procurement, only one application was submitted, or a decision was made to admit only one participant, then a contract with such a procurement participant is subject to conclusion, subject to the simultaneous observance of the following conditions: a) information has been received from the Procurement Initiator regarding the inappropriateness of conducting a repeated procurement procedure; b) this procurement participant complies with the requirements of the procurement documentation, about which a corresponding decision has been made by the Procurement Commission; c) a re-bidding was carried out with one participant, if this was provided for in the procurement documentation; d) the contract is concluded at the price, in the volume and on the terms specified by such sole participant in the procurement in its application (and for an auction - at the price agreed by the parties, not exceeding the initial (maximum) price of the contract), including those obtained as a result of a re-bidding, if this was provided for in the procurement documentation), and/or on the best terms for the Customer (including those achieved as a result of pre-contractual negotiations, if they were held).	Adjustment in accordance with the Resolution of the Constitutional Court of the Russian Federation dated 23.12.2022
44.	Clause 7.5.4	To be stated as follows: "If the conditions specified in paragraph 7.5.3 of the Standard are not met, the Customer shall conduct a repeat purchase in the same manner with or without changing the terms of the purchase (not counting the terms of the	

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		purchase). When conducting a competitive purchase, this rule shall not apply if the Customer is obliged to conclude a contract based on the results of the purchase by virtue of law."	
45.	In paragraph 8.1.4	Subparagraph d) shall be set out as follows: "A procurement participant submits an application for participation in a competitive procurement to participate in a competitive procurement. A procurement participant may submit only one application for one lot."	Correction of the condition to make it more understandable
46.	In paragraph 8.1.5.5.	In subparagraph c), delete the last sentence.	Correction of numbering/links/technical errors, typos
47.	In paragraph 8.1.6.5, including subparagraph d)	Delete the words "(clause 13.2 of the Standard)"; in subparagraphs a) and c), replace the reference to subparagraph k) with n) (<i>note: in the new version it is correct – established by paragraph 7.4.4 n)</i>).	Correction of numbering/links/technical errors, typos
48.	Clause 8.1.6.6	To be stated as follows: "If there is a direct indication in the procurement notice and procurement documentation regarding the application of priorities, prohibitions, advantages or restrictions specified in paragraphs 4.5.4, 4.5.5. of the Standard, the Procurement Commission, when evaluating and comparing applications, shall take such priorities into account, taking into account the requirements of the current legislation of the Russian Federation."	Correction of numbering/links/technical errors, typos
49.	From paragraph 8.1.11.5	Delete the words "(clause 13.2 of the Standard)".	Correction of numbering/links/technical errors, typos
50.	Clause 8.1.12.7	To be stated as follows: "The Customer has the right to conduct the procedure of "additional selection" (by conducting a competitive purchase using the competitive pre-selection method) in order to provide the opportunity for potential suppliers (performers, contractors) to participate in subsequent requests for prices among the winners of the competitive pre-selection. "Additional selection" is carried out on the terms of the initially conducted competitive pre-selection, except for cases where a change in the terms of such selection is	Adjustment of the conditions for the possibility of additional selection of participants

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		associated with a change in the requirements of legislation, technical regulations, documents adopted in accordance with the legislation of the Russian Federation on standardization and in other similar cases, as well as cases stipulated by the decision of the Customer's Central Purchasing Authority."	
51.	In paragraph 8.1.14.6	Replace the reference to clause 8.1.3.6 with 8.1.3 e).	Correction of numbering/links/technical errors, typos
52.	In paragraph 8.1.14.15	exclude reference to (p.13.2).	Correction of numbering/links/technical errors, typos
53.	Clause 8.1.14.16	To be stated as follows: "The contract based on the results of special tenders in electronic form is concluded on the terms and conditions stipulated by the draft contract, procurement documentation, notice of the procurement and the application of the participant in such procurement, with whom the contract is concluded on the electronic platform in the manner established by current legislation."	The reference to "competitive" purchases has been excluded, since purchases in the online store are carried out with the participation of SMEs, but are not considered competitive.
54.	Clause 8.2.1	Supplement paragraph 8.2.1.3 with the following content: "A procurement participant for participation in a non-competitive procurement shall submit an application for participation in a non-competitive procurement or send to the Customer another document provided for by the Standard."	Federal Law of 08.08.2024 N 318-FZ "On Amendments to Certain Legislative Acts of the Russian Federation and Recognition as Invalid of Certain Provisions of Legislative Acts of the Russian Federation"
55.	In paragraph 8.2.2.6	The last sentence shall be stated as follows: "The validity period of the preliminary selection results and agreements concluded with the winners may not exceed five years from the date of the preliminary selection results."	Correction of numbering/links/technical errors, typos
56.	Clause 8.2.2.7	To be stated as follows: "The Customer has the right to conduct the procedure of "additional selection" (by conducting a purchase using the preliminary selection method) in order to provide the opportunity for potential suppliers (performers, contractors) to participate in subsequent requests for prices	Adjustment of the conditions for the possibility of additional selection of participants

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		among the winners of the preliminary selection. "Additional selection" must be carried out on the terms of the initially conducted preliminary selection, except for cases when the change in the terms of the purchase is associated with a change in the requirements of legislation, technical regulations, documents adopted in accordance with the legislation of the Russian Federation on standardization and other similar cases, as well as cases stipulated by the decision of the Customer's Central Purchasing Authority."	
57.	In paragraph 8.2.5.1 a)	The reference to paragraph 5.7.3.244 of the Standard shall be replaced with paragraph 5.7.3.24 of the Standard.	Correction of numbering/links/technical errors, typos
58.	In paragraph 8.2.5.3	Remove reference to clause 13.6 of the Standard.	Correction of numbering/links/technical errors, typos
59.	Clause 8.2.7.4	To be stated as follows: "The notice of a procurement with limited participation must be posted simultaneously with the procurement documentation in the sources specified in Section 3 of the Standard no less than 4 (four) working days before the end of the period for submitting applications for participation in the procurement."	The timeframes for conducting procurement with limited participation have been adjusted due to the production need to reduce the timeframes for conducting the procedure.
60.	Clause 8.2.7.5	To be stated as follows: "In the event that the Customer conducts a procurement with limited participation, including for the purpose of ensuring a minimum share of the procurement of goods of Russian origin (including goods supplied during the performance of the purchased works, provision of the purchased services), the procurement documentation shall establish a requirement for the availability of the goods (goods) offered for delivery in the registers stipulated by the legislation of the Russian Federation, and the submission by the participants in such procurement as part of the application of information confirming their presence in the relevant register."	Links to outdated documents have been removed
61.	Clause 8.2.8.3	To be stated as follows:	Correction of the condition to make it more understandable

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		"When conducting a purchase in an electronic store, the participants of which can only be SME entities, the conditions stipulated in paragraph 8.2.8.6 g) – paragraph 8.2.8.6 e) of the Standard do not apply."	
62.	Clause 9.2.11	To be stated as follows: "When conducting procurement using the limited participation procurement method, including for the purpose of ensuring a minimum share of procurement of goods of Russian origin (including goods supplied during the performance of purchased works, provision of purchased services), the contracts concluded based on the results of such procurement must include conditions on the presence (inclusion) in the relevant register of the goods (goods) proposed for delivery by the procurement participant. When executing such contracts, the replacement of goods (goods) contained in one of the registers stipulated by the legislation of the Russian Federation with goods (goods) not contained in such registers is not permitted."	Links to outdated documents have been removed
63.	Appendix 2 "Standard requirements for procurement participants, criteria and procedure for evaluating applications from procurement participants"	Clause 1.5 shall be amended as follows: "If a participant (or any member of a collective Participant in the procurement, if the application is submitted on behalf of a collective participant) has a direct or indirect relationship with the offshore zones defined by the order of the Ministry of Finance of the Russian Federation dated 05.06.2023 No. 86n, and also attracts co-executors who have a direct or indirect relationship with the said offshore zones, the Central Purchasing Authority of PJSC Rosseti has the right to determine the procedure and rules for taking this circumstance into account when evaluating applications during procurement procedures"; In paragraph 1.6, exclude the words "trading"; Supplement paragraph 1.7 with the following content: "When evaluating applications, the Customer may use the rule of mathematical rounding of numbers. In the event of receiving fractional final	Updating the details of the regulatory act Correction of the site name Adding clarifications to resolve discrepancies regarding the counting procedure

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		<p>numerical values with more than 3 digits in the fractional part, the received values are rounded to 3 digits after the decimal point";</p> <p>In paragraph 5.2, exclude the words:</p> <p>"If a procurement participant is on a simplified taxation system or the participant's goods/works/services are not subject to VAT, then the price offered by such participant in the application must not exceed the established initial (maximum) price excluding VAT";</p> <p>In paragraph 5.4.2, exclude the words "tender";</p> <p>Clause 5.5. shall be amended as follows:</p> <p>"5.5. If the Government of the Russian Federation, in accordance with the legislation on the procedure for applying the national regime, has established a priority in relation to goods of Russian origin (including those supplied during the performance of purchased works, provision of purchased services), works, services, respectively, performed, rendered by Russian persons:</p> <p>a) when reviewing, evaluating, comparing applications for participation in the procurement, final proposals, a reduction of 15 (fifteen) % of the price proposal submitted in accordance with Federal Law 223-FZ and the Standard by a procurement participant offering for delivery goods of only Russian origin is carried out, or an increase of 15 (fifteen) % of the price proposal of this procurement participant in the event that it submits a proposal on the amount of the fee to be paid for concluding the contract is made;</p> <p>b) in the event of a contract being concluded with a procurement participant specified in subparagraph a) of this paragraph, the contract shall be concluded without taking into account the reduction or increase in the price offer made in accordance with subparagraph a) of this paragraph;</p>	<p>Bringing into line with established antitrust and judicial practice</p> <p>Bringing into line with the terms used</p> <p>Federal Law of 08.08.2024 N 318-FZ "On Amendments to Certain Legislative Acts of the Russian Federation and Recognition as Invalid of Certain Provisions of Legislative Acts of the Russian Federation"</p>

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		<p>c) when executing a contract, the replacement of goods is permitted exclusively with goods of Russian origin, if the contract provides for the supply of goods of Russian origin";</p> <p>Clause 5.6. shall be amended as follows:</p> <p>"5.6. If the Government of the Russian Federation, in accordance with the legislation on the procedure for applying the national regime, has established an advantage in relation to work, services, respectively, performed, rendered by a Russian person:</p> <p>a) when reviewing, evaluating, comparing applications for participation in a competitive procurement, applications for participation in a non-competitive procurement, final proposals, a reduction of 15 (fifteen)% of the price proposal submitted in accordance with Federal Law 223-FZ and the Standard by a procurement participant who is a Russian person is made, or an increase of 15 (fifteen)% of the price proposal of this procurement participant in the event that it submits a proposal on the amount of the fee to be paid for concluding a contract with it;</p> <p>b) in the event of a contract being concluded with a procurement participant specified in subparagraph a) of this clause, the contract shall be concluded without taking into account any reduction or increase in the price offer made in accordance with subparagraph a) of this clause;</p> <p>c) a change of contractor (performer) (if this change is permitted by civil legislation) with whom the contract has been concluded is permitted exclusively to a Russian person, if the contract has been concluded with a Russian person."</p>	
64.	Appendix 3 "Features of conducting procurement procedures related to the provision of	<p>The words "MOSPRIME" shall be replaced with "RUONIA";</p> <p>In paragraph 4.4.1, the words "taking into account the priority established by Resolution of the Government of the Russian Federation of 16.09.2016 No. 925 of goods of Russian origin, works, services performed, rendered by Russian persons, in relation to goods originating from a foreign state, works,</p>	Updating to take into account changed circumstances

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	financial and insurance services" to Appendix 2 "Standard requirements for procurement participants, criteria and procedure for evaluating applications from procurement participants"	services performed, rendered by foreign persons" shall be replaced with: "**taking into account the requirements stipulated by the legislation on the procedure for applying the national regime".	
65.	In Appendix 1 "Applicable criteria for review and evaluation of applications of participants" to Appendix 2 "Standard requirements for procurement participants, criteria and procedure for evaluating applications of procurement participants"	In line 2, column 5, delete the words: "If a procurement participant is on a simplified taxation system or the participant's goods/works/services are not subject to VAT, then the price offered by such participant in the application must not exceed the established initial (maximum) price excluding VAT." Line 13 shall be amended as follows*:	Correction of the condition to make it more understandable
66.	In Appendix 3 "Regulations for conducting centralized	The preamble (before section 1) shall be set out as follows: "These "Regulations for conducting centralized (combined) procurement for the needs of PJSC Rosseti and subsidiaries of PJSC Rosseti" (hereinafter	The concept of "Centralized procurement" has been adjusted to allow it to be carried out for

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	(combined) purchases for the needs of PJSC Rosseti and subsidiaries of PJSC Rosseti"	<p>referred to as the Regulations) are an integral part of the Unified Procurement Standard of PJSC Rosseti and establish the general principles and procedure for interaction between PJSC Rosseti (hereinafter referred to as the Company) and subsidiaries of PJSC Rosseti (hereinafter referred to as the SDCs) that have joined the Standard, when conducting centralized (combined) procurement procedures, for the purpose of effectively implementing services for coordinating the procurement activities of the Company and SDCs.</p> <p>Centralized (combined) purchases are understood to mean purchases of products with similar characteristics, simultaneously needed by several consumers, the Organizer of which is a structural division of the Customer, whose competence includes conducting centralized (combined) purchases, or a person involved under the contract.</p> <p>Types of consolidated purchases:</p> <ul style="list-style-type: none"> - for the needs of the Company's subsidiary; - for the needs of the Company (including the branch (branches)) and its subsidiaries; - for the needs of the branch (branches) of the Company; - for the needs of the structural division (structural divisions) and branch (branches) of the Company. <p>Centralized (combined) purchases are carried out in the manner and by the methods stipulated by the Standard and organizational and administrative documents regulating the procurement activities of the Company and its subsidiaries.</p> <p>The decision of the Customer's Central Purchasing Authority may establish other types and/or procedures for conducting centralized procurement for the needs of the Customer, its subsidiaries, branches, structural divisions, which do not contradict the norms of current legislation and the Standard."</p>	the needs of several (or one) branches during the planning period.

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13.	Experience in performing similar work, providing similar services, supplying similar goods	qualifying/evaluation	<p>Unless the legislation of the Russian Federation directly provides for special requirements - Certificate of execution over the last 3 years prior to the date of publication of the notice of procurement of contracts similar in subject, types, volume of supplied goods/work performed/services rendered and amounts, with attached copies of contracts and copies of certificates of work performed/services rendered, goods delivered (if the requirement to provide supporting documents is established by the notice and/or documentation and procurement). Certificate of the period of activity of the organization in the market of products (goods, works, services) that are the subject of procurement (in case of establishing a subcriterion for the number of years of activity</p>	<p>The Participant has experience in performing or is in the process of performing similar works/services/deliveries of goods* at the time of participation in the procurement, performed as a general contractor/subcontractor/performer/co-performer/supplier * The amount of contract performance confirming experience is established in the procurement documentation</p>	<p>Discrepancy between the presented experience and the experience stipulated in the procurement documentation (the participant does not have the necessary experience in supplying similar goods, performing similar work, or providing similar services). The cost of contracts for similar works, services, and supplies of goods that have been completed or are in the process of being executed at the time of participation in the procurement* is less than the threshold established in the procurement documentation (at the same time, the threshold for the cost of similar goods/works/services established in the procurement documentation cannot exceed 80 percent of the cost of the initial (maximum) contract price for each similar contract) *The amount of contract performance confirming experience is established in the procurement documentation</p>	<p>When applying this criterion, it is mandatory to indicate in the procurement documentation unambiguous criteria for the similarity of the contracts/works/services being performed, and the measurable parameters of such criteria.</p>
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			of the participant in the market) with attached copies of contracts and copies of certificates of work performed/services rendered/goods delivered, copies of documents on the state registration of the participant			
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