OMB APPROVAL
OMB Number: 3235-0518
Expires: May 31, 2014
Estimated average burden
hours per response. 0.5

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

Form CB

TENDER OFFER/RIGHTS OFFERING NOTIFICATION FORM (AMENDMENT NO.11)

Please place an X in the box(es) to designate the appropriate rule provision(s) relied upon to file this Form:	
Securities Act Rule 801 (Rights Offering) Securities Act Rule 802 (Exchange Offer) Exchange Act Rule 13e-4(h)(8) (Issuer Tender Offer) Exchange Act Rule 14d-1(c) (Third Party Tender Offer) Exchange Act Rule 14e-2(d) (Subject Company Response)	
Filed or submitted in paper if permitted by Regulation S-T Rule 101(b)(8)	

JSC OGK-1, JSC WGC-3

(Name of Subject Company)

Joint Stock Company "OGK-1",

Joint Stock Company "Third generating company of the wholesale electricity market" (Translation of Subject Company's Name into English (if applicable))

Russian Federation

(Jurisdiction of Subject Company's Incorporation or Organization)

JSC "INTER RAO UES"

(Name of Person(s) Furnishing Form)

Ordinary Shares

(Title of Class of Subject Securities)

Not applicable

(CUSIP Number of Class of Securities (if applicable))

Svetlana Yu. Chuchaeva 12, Krasnopresnenskaya Nab., Entrance 7, Moscow, 123610, Russian Federation +7 (495) 967 05 27, ext. 2081

(Name, Address (including zip code) and Telephone Number (including area code) of Person(s) Authorized to Receive Notices and Communications on Behalf of Subject Company)

1 October 2012

(Date Tender Offer/Rights Offering Commenced)

SEC2560(12-08) Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB control number.

^{*} An agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a currently valid control number. Any member of the public may direct to the Commission any comments concerning the accuracy of this burden estimate and any suggestions for reducing this burden. This collection of information has been reviewed by OMB in accordance with the clearance requirements of 44 U.S.C.3507.

PART I - INFORMATION SENT TO SECURITY HOLDERS

Item 1. Home Jurisdiction Documents

Exhibit 1. Press Release "Registration of Reports on the Results of Additional Share Issue", dated 26 October 2012.

Item 2. Informational Legends

A legend complying with Rule 802 (b) under the Securities Act of 1933, as amended, has been included in the information documents published in the United States or disseminated to U.S. holders.

PART II - INFORMATION NOT REQUIRED TO BE SENT TO SECURITY HOLDERS

No other materials have been made publicly available or disseminated to shareholders in connection with the exchange offer pursuant to Russian jurisdictional requirements.

PART III - CONSENT TO SERVICE OF PROCESS

On 19 March 2012 JSC "INTER RAO UES" filed a written irrevocable consent and power of attorney with the Securities and Exchange Commission (the "Commission") on Form F-X. JSC "INTER RAO UES" will promptly communicate any change in the name or address of its agent for service to the Commission by amendment of the Form F-X.

PART IV - SIGNATURES

After due inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

/s/ Ilnar Mirsiyapov

Mr. Ilnar I. Mirsiyapov Representative acting in accordance with the Power of Attorney, dated 22 December 2011

29 October 2012

This exchange offer or business combination is made for the securities of a foreign company. The offer is subject to disclosure requirements of a foreign country that are different from those of the United States. Financial statements included in the document, if any, have been prepared in accordance with foreign accounting standards that may not be comparable to the financial statements of United States companies.

It may be difficult for you to enforce your rights and any claim you may have arising under the federal securities laws, since the issuer is located in a foreign country, and some or all of its officers and directors may be residents of a foreign country. You may not be able to sue a foreign company or its officers or directors in a foreign court for violations of the U.S. securities laws. It may be difficult to compel a foreign company and its affiliates to subject themselves to a U.S. court's judgment.

You should be aware that the issuer may purchase securities otherwise than under the exchange offer, such as in open market or privately negotiated purchases.

Registration of Reports on the Results of Additional Share Issue

Moscow, October 26, 2012 - Open Joint Stock Company "INTER RAO UES" ("INTER RAO UES", "Company", ticker on MICEX-RTS, LSE (Reg. S): IRAO; on LSE (Rule 144 A): IRAA), the largest diversified utilities holding in Russia, announces that on October 25, 2012 the Russian Federal Service for Financial Markets ("FSFM") has registered reports on the results of additional issue of INTER RAO UES' common shares placed through:

- Conversion of ordinary registered uncertified shares of JSC «OGK-1» into 210,141,861 720 ordinary registered uncertified shares of the Company during the accession process. The additional share issue has a state registration number 1-03-33498-E-003D. INTER RAO UES placed 210,141,861,720 shares with par value of RUB 0.02809767 or 13,378% of the total approved amount of shares.
- Conversion of ordinary registered uncertified shares of JSC «WGC-3» into 431,451,853 160 ordinary registered uncertified shares of the Company during the accession process. The additional share issue has a state registration number 1-03-33498-E-004D. INTER RAO UES placed 431,451,853,160 shares with par value of RUB 0.02809767 or 22,714% of the total approved amount of shares.
- Conversion of ordinary registered uncertified shares of INTER RAO EnergyAsset, OJSC into 475,352,112 ordinary registered uncertified shares of the Company during the accession process. The additional share issue has a state registration number 1-03-33498-E-005D. INTER RAO UES placed 475,352,112 shares with par value of RUB 0.02809767 or 0,025% of the total approved amount of shares.
- Conversion of ordinary registered uncertified shares of INTER RAO Energy, OJSC into 22,887,323,943 ordinary registered uncertified shares of the Company during the accession process. The additional share issue has a state registration number 1-03-33498-E-006D. INTER RAO UES placed 22,887,323,943 shares with par value of RUB 0.02809767 or 1,186 % of the total approved amount of shares.

The additional share issues were registered by the Russian Federal Service for Financial Markets ("FSFM") (state registration numbers 1-03-33498-E-003D, 1-03-33498-E-004D, 1-03-33498-E-005D, 1-03-33498-E-006D) on September 11, 2012.

The decision to increase INTER RAO UES' charter capital was approved by the EGM on April 26, 2012.

The foregoing information is disclosed in compliance with the Securities Act of the Russian Federation.

For further information, please contact INTER RAO UES:

Irina Makarenko Head of Investor Relations +7 495 967-05-27 (ext. 2008)

makarenko_ia@interrao.ru

Anton Nazarov Head of Public Relations +7 495 967-05-27 (ext. 2208)

nazarov_aa@interrao.ru

Svetlana Chuchaeva Head of Corporate Relations +7 495 967-05-27 (ext.2081)

chuchaeva_sy@interrao.ru

INTER RAO UES is a diversified utilities holding headquartered in Moscow and managing assets in different countries. The company produces and sells electric energy and heat, trades energy on the international market, and engineers, designs and builds generating assets. INTER RAO UES Group owns and operates approximately 28,000 MW of installed power generating capacity. INTER RAO UES corporate strategy is focused on making the company a global energy enterprise and a key player in the international energy market.

For further information see www.interrao.ru