Annex 3 to the General Terms and Conditions of Access to the Haidach Natural Gas Storage Facility

Storage Service Agreement
No.

between

GSA LLC

1A, Udaltsova street, 119415 Moscow, Russian Federation (hereinafter referred to as the "**Provider**")

			and				
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individually hereinafter referred to as the "Party" and collectively as the "Parties",

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Preamble

The Parties hereby agree to enter into the following Storage Service Agreement (the "Agreement") on the basis of the respective valid version of the General Terms and Conditions of Access to the Haidach Natural Gas Storage Facility (the "Storage Access Conditions").

Upon conclusion of this Agreement, the Provider entitles the Customer to utilize the Storage Capacities in the Haidach Natural Gas Storage Facility (the "Storage Facility") to the extent agreed herein.

1. General conditions

Definitions assigned in the Storage Access Conditions and not otherwise defined herein or unless the context requires otherwise, shall have the same meaning as in the Storage Access Conditions.

2. Storage Services

2.1 The Customer agrees to contract the following Bundled and/or Unbundled Product offered by the Provider at the Storage Facility in accordance with the Storage Specification as amended on the date of conclusion of the Agreement at the Storage Fee stipulated herein:

Long GSApack -				
Mid GSApack -				
Short GSApack -				
GSApack Add-				
2.2 The selected Bundle	ed Product shall have the following parameters:			
Number of Bundled Units: Storage Period:				

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2.3 The selected Unbundled Product (*GSApack Add*) shall have the following parameters:

Working Gas Volume	
Number of Unbundled Units:	
Storage Period:	
Injection Rate	
Number of Unbundled Units:	
Storage Period:	
Withdrawal Rate	
Number of Unbundled Units:	
Storage Period:	
3. Storage Fee	
3.1 In accordance with the Storage Access Specification, the Customer is obliged to pay to Bundled and Unbundled Products described in Storage Fees:	o the Provider for the requested
Long GSApack: EUR per each Bundled Unit	
Mid GSApack: EUR per each Bundled Unit	
Short GSApack: EUR per each Bundled Unit	
GSApack Add:	
Working Gas Volume: EUR per each Unbundled Unit	
Box per each onbunded ont	
Injection Rate: EUR per each Unbundled Unit	

GSA	LLC				
Witl	ndrawal Rate EUR per	e: each Unbundled	d Unit.		
3.2		The Provider invoices the Customer in accordance with Castorage Access Conditions using contact details of the Customer in accordance with Castorage Access Conditions using contact details of the Customer in accordance with Castorage Access Conditions using contact details of the Customer in accordance with Castorage Access Conditions using contact details of the Customer in accordance with Castorage Access Conditions using contact details of the Customer in accordance with Castorage Access Conditions using contact details of the Customer in accordance with Castorage Access Conditions using contact details of the Customer in accordance with Castorage Access Conditions using contact details of the Customer in accordance with Castorage Access Conditions using contact details of the Customer in accordance with Castorage Access Conditions using contact details of the Customer in accordance with Castorage Access Conditions and Castorage Access Condi			

3.3 The Customer may modify its contact details subject to preliminary written notification of the Provider.

4. Term of the Agreement

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The Agreement shall become effective upon conclusion of the Agreement pursuant to the provisions of Clause 7 of the Storage Access Conditions and shall expire at the end of the Storage Period as clarified in Article 2.2 hereof.

5. Operating of the Agreement

The details of the operational application of the Agreement have been described in the Operating Agreement (Annex 1 to the Storage Access Conditions). With reference to the Operating Agreement the following shall apply:

Communication path: AS2 or SMTP

Communication format: EDIGAS or Web (XML)

Nomination procedure: according to the provisions of the Operating Agreement.

6. Severability Clause

Should any individual provision of the Agreement or the Storage Access Conditions including any of its attachments or any other related documents be or become invalid

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or unenforceable, the validity of the remaining provisions of the Agreement and its annexes shall not be affected. In such case, the Parties shall agree to replace the invalid or unenforceable provisions by other provisions that as closely as possible reflect the economic purpose and spirit of the invalid or unenforceable provisions. This shall apply analogously if the Agreement is incomplete.

7. Precedence of the Agreement

In case of deviations and/or contradictions between the provisions of the Agreement and the provisions of the Storage Access Conditions the provisions of the Agreement shall prevail.

8. Integral parts of the Agreement

The respective valid versions of the following documents shall form an integral part of this Agreement:

- Storage Access Conditions including its annexes (Annex 1 "Operating Agreement", Annex 2 "Storage Specification")
- Customer's Proof of Authorization

9. Signatures of the Parties

The Provider	The Customer
Location:	Location:
Date:	Date:
Name:	Name: