

Storage Contract

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between

BEB Speicher GmbH, Hanover

represented by BEB Erdgas und Erdöl GmbH, Hanover

hereinafter referred to as „*BEB*“

and

Customer Company; Place

hereinafter referred to as „*storage customer*“

„*BEB*“ and „*storage customer*“ hereinafter commonly referred to as „*parties*“.

Recitals

The provisions set out in the General Terms and Conditions of *BEB* for the storage of *natural gas* in *BEB's facilities* and its Attachments as of April 1, 2007 (hereinafter referred to as "*GT&Cs*") and the attached *technical manual storage* shall be an integral part of this *storage contract*.

**Section 1
Bundled services**

BEB shall provide to *storage customer* *bundled services* as follows:

1.1 *Firm bundled services* according to Section 4 paragraph 1 of the *GT&Cs* and the *technical manual storage* Section 1:

Contracted in *storage*:

Amount of *firm bundled services*:

Start date:

End date:

1.2 *Interruptible bundled services* according to Section 4 paragraph 1 and 3 of the *GT&Cs* and the *technical manual storage* Section 1:

Contracted in *storage*:

Amount of *interruptible bundled services*:

Start date:

End date:

1.3 *Partly firm bundled services* according to Section 4 paragraph 4 of the *GT&Cs* and the *technical manual storage* Section 1:

Contracted in *storage*:

Amount of *partly firm bundled services*:

	firm	interruptible
<i>working gas volume</i> [m ³ (V _n):
<i>withdrawal capacity</i> [m ³ (V _n)/h]:
<i>injection capacity</i> [m ³ (V _n)/h]:
Start date:	
End date:	

Section 2
Unbundled services

2.1 *BEB* shall provide to *storage customer* *firm unbundled services* as follows:

2.1.1 Firm unbundled *working gas volume* in [m³(V_n)]
according to Section 4 paragraph 2 and 3 of the *GT&Cs*:

Contracted in *storage*:

Start date:

End date:

2.1.2 Firm unbundled *withdrawal capacity* in [m³(V_n)/h]
according to Section 4 paragraph 2 and 3 of the *GT&Cs*:

Contracted in *storage*:

Start date:

End date:

2.1.3 Firm unbundled *injection capacity* in [m³(V_n)/h]
according to Section 4 paragraph 2 and 3 of the *GT&Cs*:

Contracted in *storage*:

Start date:

End date:

2.2 *BEB* shall provide to *storage customer* *interruptible unbundled services* as follows:

2.2.1 Interruptible unbundled *working gas volume* in [m³(V_n)]
according to Section 4 paragraph 2 and 3 of the *GT&Cs*:

Contracted in *storage*:

Start date:

End date:

2.2.2 Interruptible unbundled *withdrawal capacity* in [m³(V_n)/h]
according to Section 4 paragraph 2 and 3 of the *GT&Cs*:

Contracted in *storage*:

Start date:

End date:

2.2.3 Interruptible unbundled *injection capacity* in [m³(V_n)/h] according to Section 4 paragraph 2 and 3 of the *GT&Cs*:

Contracted in *storage*:

Start date:

End date:

**Section 3
Minimum injection and withdrawal rates**

The minimum *injection rate* and *withdrawal rate* as defined in the *technical manual storage* Section 2 which is attached to this *storage contract* shall apply.

**Section 4
Withdrawal and injection curves**

The *withdrawal curve* and *injection curve* as defined in the *technical manual storage* Section 3 which is attached to this *storage contract* shall apply.

**Section 5
Change-over and startup periods of storages**

The change-over and startup periods of storages as defined in the *technical manual storage* Section 4 which is attached to this *storage contract* shall apply.

**Section 6
Storage Tariff**

Storage customer shall pay the *storage tariff* calculated according to Sections 18 and Attachment 6 of the *GT&Cs*.

**Section 7
Shipper Code**

The shipper code for this *storage contract* is: U.....

**Section 8
General**

1. The *GT&Cs* and the attached *technical manual storage* shall be an integral part of this *storage contract*.

2. In the event of discrepancies and/or contradictions between provisions of this *storage contract* and provisions of the *GT&Cs*, the provisions of this *storage contract* shall prevail the provisions of the *GT&Cs*.
3. If any provision of this contract is or becomes ineffective, the effectiveness of the other provisions shall not be affected. The *parties* undertake to substitute for any ineffective provision a new and effective provision which achieves an economic result as similar as possible to that of the ineffective provision and to act as if this provision had been agreed from the beginning, i.e. the time of ineffectiveness. This shall also apply if any contract provision proves to be impossible to implement or if a gap in such provision is subsequently identified which requires regulation according to the understanding of the *parties*.

**Section 9
Contract Term**

This *storage contract* shall come into full force and effect by signature of both *parties* and shall end at the latest *end date* as set out in Section 1 and/or 2.

Company

BEB Erdgas und Erdöl GmbH

Signatory 1

Signatory 2

Signatory 1

Signatory 2

Location, date

Location, date