

# **ERGEG Gas Focus Group/Storage TF**

# Guidelines for Good Practice for Gas Storage System Operators (GGPSSO)

## **Questionnaire for SSOs**

### 8 February 2006

#### Introduction

On 15 September 2005, during the 10th Madrid Forum, ERGEG presented the preliminary results of its first monitoring exercise on the implementation of the GGPSSO. The Forum asked ERGEG to produce a follow-up report for the 11<sup>th</sup> Madrid Forum, to be held in May 2006. On 7 December 2005, ERGEG published the final results of its report on "Monitoring the implementation of the GGPSSO". In parallel, ERGEG proposed to undertake a second monitoring exercise assessing the effectiveness of the GGPSSO, and the functioning of the market for storage services.

The objective of this questionnaire is to collect information from SSOs to assist in monitoring the implementation of the GGPSSO as requested by the European Commission.

The deadline for the completion of the questionnaire is 8 March 2006.

In order to ensure that all interested parties are consulted, ERGEG members will be required to prepare a contribution to be included in the report. Storage users will be consulted from May 2006, to gather their feedback on the implementation of the GGPSSO requirements after 1 April 2006. Their views will be particularly important in assessing implementation of the GGPSSO.

ERGEG intends to publish an initial report on the implementation of the GGPSSO in May 2006 and it expects to present its findings at the next Madrid Forum. ERGEG will issue a final report on implementation after it has an opportunity to consider responses to its initial report.



To help ensure transparency, responses to the questionnaire and other documents associated with the GGPSSO will be published on the ERGEG website. Any requests to keep information confidential will be considered in accordance with the relevant section of the GGPSSO that deals with the publication of the information. If you want any information to be treated as confidential this should be objectively justified and outlined clearly – taking into account the requirements of the GGPSSO. Any information that is to be treated as confidential should be placed in a separate appendix.

Please note that in order to allow for maximum common understanding of data, the answers provided by SSOs will be reviewed by the national regulatory authority.

Given that ERGEG's initial report will be published in May, SSOs may provide an addendum to their original submission if there are any significant changes to the information that they provide, between 8 March and 5 April. This will ensure that the report is as up to date as possible and avoid misrepresenting the position of the SSOs, taking into account that the deadline for implementing some of the GGPSSO requirements is 1 April 2006.

[Please insert name, authority, phone number, email address]



#### Questionnaire

1 General

1.1 Business name of respondent: PGNiG SA (full name: Polish Oil and Gas Company - POGC)

#### 2 Roles and responsibilities of Storage System Operators

On the 1<sup>st</sup> January (regulatory remark: should be February) 2006, PGNiG SA was granted a concession for storage activities. The company, however, does not yet have the status of the Storage System Operator, as specified in the Energy Law. Since PGNiG SA has contracts for "gas delivery to the client gate", it does not provide storage services on the basis of separate contracts. Currently, the preparatory works necessary to establish an internal division responsible for storage are done. The company is also working on the storage code and standard storage contract.

2.1 Has the standard storage contract/storage code been developed in proper consultation with users (e.g. bilateral contacts, open consultation process, with some sort of public announcement, consultation process supervised by relevant national regulatory authority or other)? Please specify when users were last consulted (relating to GGPSSO 1.2.b):

There is no standard storage contract/storage code yet. Up till now there were no consultations with users on this subject.

#### 3 Necessary TPA services

3.1 If the figure for "available capacity" for your storage facility is "0", please specify until when (relating to GGPSSO 3.1):

All storage capacity is used for gas production processing and for the needs of PGNiG's clients who signed contracts for "gas delivery to the client gate".

3.2 There may be some available capacity now (date of reference 8 March 2006). However, all the capacity may have been booked in advance, which means that sometimes in the future, there will be no capacity available. If this is the case, please specify when and for how long (relating to GGPSSO 3.1):

See: 3.1

<sup>&</sup>lt;sup>1</sup> Storage facility means a facility used for the stocking of natural gas and owned and/or operated by a natural gas undertaking, including the part of LNG facilities used for storage but excluding the portion used for production operations, and excluding facilities reserved exclusively for transmission system operators in carrying out their functions (Article 2.9 of Directive 2003/55/EC).



Please provide the link to your web pages presenting the commercial terms that you apply and in
particular services offered (both the Directive <sup>2</sup> and the GGPSSO 6.4.a&b provide that this
information is to be published). If you wish to be more specific, please use the space below
(relating to GGPSSO 3.3):

There are no TPA services yet and no webpage. See: 3.1	
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3.4 Do you offer the following services on the primary market (GGPSSO 3.3, 3.5, 3.7):

In January 2006, PGNiG SA filed a tariff application with the Energy Regulatory Office (national regulatory authority) which specified a bundled service tariff. PGNiG SA is now awaiting tariff approval from the regulator.

		yes	no
(a)	bundled services (SBU) of space and injectability/deliverability		$\checkmark$
(b)	unbundled services supplementing SBUs at least for available storage capacity at the beginning of the storage year <sup>3</sup>		<b>√</b>
(c)	long-term (>1 year) services		$\checkmark$
(d)	short-term (<1 year) services <sup>4</sup>		$\checkmark$
(e)	interruptible services <sup>5</sup>		$\checkmark$
(f)	a service which includes an obligation for the SSO to allocate the gas which has been nominated		<b>√</b>
(g)	injection and withdrawal are possible at any time		√

3.5 If any of these services (please specify) has not been introduced, please explain why:

See: 3.1

3.6 Please specify if services offered have been developed with consultation of storage users to take into account market demand. When were users last consulted (relating to GGPSSO 3.4.a):

See: 3.1

- 4 Storage capacity allocation and congestion management
- 4.1 Please provide a description of the capacity allocation mechanism that you apply. Please specify if there is an order of priority and for which customers (relating to GGPSSO 4.1):

There is no capacity allocation mechanism. See: 3.1

4.2 In case of contractual congestion, what kind of solution do you apply or plan to apply (GGPSSO 4.2)?

There is no standard storage contract, so no solutions are foreseen. See: 3.1

<sup>&</sup>lt;sup>2</sup> Article 19.3 of Directive 2003/55/EC of 26 June 2003 concerning common rules for the internal market in natural gas and repealing Directive 98/30/EC

<sup>&</sup>lt;sup>3</sup> You may provide an addendum before 5 April 2006.

<sup>&</sup>lt;sup>4</sup> You may provide an addendum before 5 April 2006.

<sup>&</sup>lt;sup>5</sup> You may provide an addendum before 5 April 2006.



Although there is no standard storage contract, in case of physical congestion the following suctions are adopted: interruptible supply contracts and reductions in supplies to large customers according to contractual arrangements.				
In case of congestion, is there a system to balance the portion of storage capacity contract under long-term contracts and short term contracts? Please specify the nature of the arrangements (GGPSSO 4.2.c):				
There is no such system.				
Confidentiality requirements				
• .	ems explicitly mentioned in the code of conduct/compliance 5.1.b):			
(a) prohibition on SSO staff passing commercially sensit other parts of any affiliate of the company in advance all market participants		yes	no √	
(b) databases related to storage operations kept separat	е		V	
(c) new IT systems for the storage business developed s	eparately		√	
Is the code of conduct/compliance programme publish	ed? If yes, provide a	copy / intern	et link:	
		yes	no	
Internet links		yes	no √	
Internet link:		yes		
Internet link:  Is there a compliance officer supervising that implemented (GGPSSO 5.1.b)?	the compliance pro		√	
Is there a compliance officer supervising that	the compliance pro		effectiv	
Is there a compliance officer supervising that	the compliance pro	ogramme is	effective	
Is there a compliance officer supervising that		ogramme is	effective no	
Is there a compliance officer supervising that implemented (GGPSSO 5.1.b)?  If other arrangements are in place to protect the complex of the		ogramme is	effective no	
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6.2 Please specify how the historical utilization rate is calculated (relating to GGPSSO 6.5.b):

There is no such webpage

The utilization rate is calculated as a relation of utilization to total working volume ratio (seasonal)



		yes	1
	ted into the Polish Energy Law and ERO ty) does not require information on the subject	. 🗆	
	ers – if any – requested, via a correspondence egate use of storage (period of reference: 15.2)?		
PGNiG SA does not publish	such information so there was no requests of	that kind fro	m any
Secondary markets How many system users tra	ade capacity rights on the secondary market	(period of re	eferen
March 2005 – 8 March 2006 <sup>6</sup> )	?	(100.100.01.10	
There is no secondary mark	et yet		
Please indicate if you:			
•		yes	
(a) allow for title transfer for I (GGPSSO 9.1)	ooth bundled and unbundled capacities		
(b) allow the new owner to a (GGPSSO 9.1)	ggregate such storage capacity operationally		
Are registered users allowed	to trade gas-in-store?		
· ·	Š	yes	
Please provide a description vis-à-vis the SSO (GGPSSO	of rules applicable for storage capacity trade (	on the secon	dary ı
	et yet.		
There is no secondary mark			
Please provide a copy of t	he clauses in the storage code/contract refetrading explicitly (relating to GGPSSO 9.1):	erring to or	addr

<sup>&</sup>lt;sup>6</sup> You may provide an addendum before 5 April 2006.



## **Appendix**

#### **Definitions**

Available storage capacity means the part of the technical storage capacity that is not contracted or held by storage users at that moment and still available to the storage users for firm and interruptible services, and is not excluded from TPA under Article 2(9) of the Gas Directive (Definition 1 of the GGPSSO)

**Storage capacity** is space (expressed in normal cubic meters or energy), injectability and deliverability (expressed in normal cubic meters or energy per time unit). All of them can be firm or interruptible (Definition 17 of the GGPSSO)

**Storage facility** means a facility used for the stocking of natural gas and owned and/or operated by a natural gas undertaking, including the part of LNG facilities used for storage but excluding the portion used for production operations, and excluding facilities reserved exclusively for transmission system operators in carrying out their functions (Definition 18 of the GGPSSO)

**Technical storage capacity** is the maximum storage capacity (injectability, deliverability and space) that the SSO can offer to storage users, excluding storage capacity for SSOs operational needs