

ERGEG Letter to storage users

Monitoring of the implementation of the Guidelines for Good Practice for Gas Storage System Operators (GGPSSO)

Introduction

The Guidelines for Good TPA Practice for Storage System Operators (GGPSSO) set out the minimum requirements for the provision of fair and non-discriminatory access to gas storage (in accordance to the Gas Directive¹). Monitoring implementation of the GGPSSO is therefore important in understanding how access to gas storage is being provided.

The European Commission requested the European Regulators Group for Electricity and Gas (ERGEG) to monitor the implementation of the Guidelines and report back to the next Madrid Forum on their findings.

This paper seeks views from storage users – be they actual storage users or potential storage users - on how the GGPSSO have been implemented by storage system operators (SSOs).

Invitation to comment

ERGEG is committed to open and transparent consultation. The GGPSSO were developed through consultation over a number of months. ERGEG has already sent out questionnaires in order to collect information from EU Storage System Operators (SSOs) and National Regulatory Authorities (NRAs). These questionnaires are published on the ERGEG website. Please note that responses to the questionnaires will also be published on the ERGEG web site at the end of June.

At this stage of the process, ERGEG would like to consult users, since they are actively participating in the storage market and therefore should provide the best insight as to whether and how the GGPSSO have been implemented or its provisions circumvented. Accordingly, ERGEG has prepared a list of questions for users.

¹ Directive 2003/55/EC of the European Parliament and of the Council concerning common rules for the internal market in natural gas and repealing Directive 98/30/EC





The results from the monitoring process will be crucial in identifying the effectiveness of TPA to storage and areas where the GGPSSO may be improved. Your response to this questionnaire is therefore important to the development of the EU regulatory framework.

Any responses should be received by **25 July 2005**. They should be sent to:

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and/or

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To help ensure transparency, responses to the questionnaire and other documents associated with the GGPSSO will be published by placing them on the ERGEG website

(http://www.ergeg.org). ERGEG will take into account any requests to keep information confidential. ERGEG encourages you to separate confidential information from information you are willing to be made public.

Any questions on this document should in the first instance be directed to Pierre-Marie Cussaguet and/or Rosita Carnevalini (see addresses/email above).

ERGEG intends to publish an initial report on the implementation of the GGPSSO in September 2005, and it expects to present these findings at the next Madrid Forum – therefore, ERGEG intends to issue a final report on implementation after it has an opportunity to consider responses to its initial report and the views of delegates at Madrid.



1.1

Yes.

Section1: open background questions

The objective of the monitoring of the GGPSSO is to find out whether and how the GGPSSO have been implemented. Questions addressing the actual compliance with the GGPSSO are presented in Section 2. However, the monitoring should also provide an overall view of the effectiveness of the GGPSSO. Therefore, the questions presented in Section 1 are designed to assess **how** the GGPSSO have been implemented and in particular whether the GGPSSO could be improved.

Do you believe implementation of the GGPSSO by SSOs has been effective?

supply.	re access to the domestic production, and we have long term import contracts. In Hungary I consumption is pretty big, so the storage flexibility is very important in order to secure the
Please ind (GGPSSO r	cate if the adoption of the GGPSSO has had a positive impact on TPA servequirements on "Necessary TPA services", chapter 3)?
	SO entered into force from the 1 st of April 2005, and the majority requirements of GGPSSO by the National rules and the SSO.
	ore the approval of the GGPSSO wasn't any problem with the storage capacity allocation gestion management procedures.
you say the effective an would you	rate if the adoption of the GGPSSO has had a positive impact on transparency. We tas a user, you are provided with sufficient and timely information in order to deficient access to storage facilities? What data would you like to see published? eed this additional information (GGPSSO requirements on "Transparency", chapte
Yes, the sto	rage users got all the necessary information in time. The transparency requirements are



1.7 Please indicate if the adoption of the GGPSSO has had a positive impact on secondary trade of storage capacity (GGPSSO requirements on "Secondary market", chapter 9)

In Hungary according to the National legislation there are special rules for the secondary market.

1.8 Do you believe that there is a conflict between the requirements of the GGPSSO and national legislation that will materially affect either your interests or your ability to comply with the GGPSSO (GGPSSO Scope and Objective)? Please specify the nature of such conflict

Yes, because the traders and eligible customers - according to the National legislation - aren't able to buy and sell storage capacities without contribution of the SSO.

1.9 If you have entered into a new storage contract after the adoption of the GGPSSO (18 March 2005), do you believe that there is a conflict between the requirements of the GGPSSO and certain clauses of your contract (e.g. publication of certain data, day-ahead release of non-nominated injectability and deliverability)? Please specify the nature of such conflict

There is no conflict.

1.10 Do you believe there are gaps in the GGPSSO? How could the effectiveness of third party access to storage be improved?

No relevant differences between the National legislation and GGPSSO.

tick

tick



2 Section 2: monitoring of the implementation of the Guidelines for Good Practice for Gas Storage System Operators (GGPSSO)

These questions are designed to monitor implementation of the GGPSSO requirements due to be implemented from 1 April 2005.

If you are a customer/potential customers of several SSOs, the questionnaire should ideally be completed for each SSO

General

2.1	Business name of respondent:	Attila Szaniszló	(Procurement	and Source	Management	Director	of
	MOL Gas Supply Plc./Public	Utility Wholesaler,	, email: <u>aszanis</u>	szlo@mol.hu)		

2.2 Please specify if you are (several answers possible):

		lick
(a)	a production company	
(b)	a supply undertaking	\boxtimes
(c)	a wholesale customer	\boxtimes
(d)	a trader	\boxtimes
(e)	a TSO	
(f)	a DSO	
(g)	a final customer	
(h)	other (e.g. local utility, distribution company, retailer including public services)	

2.3 Please specify if you are:

(a) part of the same vertically integrated undertaking as to the SSO to which this questionnaire applies

(b) a company with no relationship whatsoever with the SSO





	yes	
There is a Business Code of the SSO approved by the Hungarian Energy Office	ce.	
Please provide the name/country of the SSO you are a customer of and to applies	o which this que	stior
MOL Natural Gas Storage Plc. in Hungary		
Do you own storage capacity rights in this storage system (date of refere	nce: 1 April 2005	5)
	yes	-
Please specify if you experienced any refusal of access in this storage sy	yes	1
	yes	,
(a) before 1 April 2005		
(b) after 1 April 2005		
If the answer is "yes", what were the reasons for the refusal of access? For the SSO you are a customer of, please indicate if:		ick
If the answer is "yes", what were the reasons for the refusal of access?		
If the answer is "yes", what were the reasons for the refusal of access? For the SSO you are a customer of, please indicate if:		
If the answer is "yes", what were the reasons for the refusal of access? For the SSO you are a customer of, please indicate if: (a) you have signed the relevant storage code		ick



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	creditworthiness (GGPSSO 1.2.h)	with re	
	According to the National legislation.		
<u>e</u>	ssary TPA services		
	Are you obliged through a PSO to book storage capacity?		
		yes	nc
	Would you say that the menu of services offered on the primary market meets yo the following criteria are concerned (GGPSSO 3.3, 3.5, 3.7, 3.8):	ur needs, yes	as fa
	(a) size of standard bundled units (SBUs) appropriate		
	(b) no undue restrictions on the starting date and the prevailing physical flows		
	(c) duration of contracts		
	(d) price		
	If any of these criteria (question 2.13 (a) – (d)) is not met, please state why. Wh would be necessary to meet your demand?		
	Is there an additional charge if you inject or withdraw at a time of the year w physical flows are in the other direction (GGPSSO 3.7)?	hen the p	revai
		yes	
			no
			nc
	If the answer is "yes", is the additional cost "unjustified" or "justified" in your 3.7)? Please provide details	opinion (
			GGPS





What is the timeframe for solving other requests (please specify) (GGPSSO 3.9)?	•	
According to the Hungarian Network Code.		
Does the SSO respond in a time frame compatible with your reasonable (GGPSSO 3.9)?	commercial	needs
	yes	no
(a) capacity booking requests?	\boxtimes	
(b) other requests?	\boxtimes	
If the answer is "no", please provide details (GGPSSO 3.9)		
age capacity allocation and congestion management		
ago dapaony anodation and doingoction management		
Does the storage capacity allocation mechanism applied by the SSO meet al below (GGPSSO 4.1):	•	
Does the storage capacity allocation mechanism applied by the SSO meet al	I the requir	(
Does the storage capacity allocation mechanism applied by the SSO meet al below (GGPSSO 4.1): (a) it facilitates the development of competition and liquid trading of storage capacity	tick	
Does the storage capacity allocation mechanism applied by the SSO meet al below (GGPSSO 4.1): (a) it facilitates the development of competition and liquid trading of storage capacity (GGPSSO 4.1.a) (b) it is compatible with market mechanisms including spot markets and trading	tick	(
Does the storage capacity allocation mechanism applied by the SSO meet al below (GGPSSO 4.1): (a) it facilitates the development of competition and liquid trading of storage capacity (GGPSSO 4.1.a) (b) it is compatible with market mechanisms including spot markets and trading hubs (GGPSSO 4.1.a)	tick	
Does the storage capacity allocation mechanism applied by the SSO meet al below (GGPSSO 4.1): (a) it facilitates the development of competition and liquid trading of storage capacity (GGPSSO 4.1.a) (b) it is compatible with market mechanisms including spot markets and trading hubs (GGPSSO 4.1.a) (c) it does not create undue barriers to market entry (GGPSSO 4.1.c) (d) it does not prevent new market entrants and companies with a small market	tick	
Does the storage capacity allocation mechanism applied by the SSO meet al below (GGPSSO 4.1): (a) it facilitates the development of competition and liquid trading of storage capacity (GGPSSO 4.1.a) (b) it is compatible with market mechanisms including spot markets and trading hubs (GGPSSO 4.1.a) (c) it does not create undue barriers to market entry (GGPSSO 4.1.c) (d) it does not prevent new market entrants and companies with a small market share from competing effectively (GGPSSO 4.1.c) (e) it does not prevent customers from changing suppliers at any time of the year	tick	
Does the storage capacity allocation mechanism applied by the SSO meet al below (GGPSSO 4.1): (a) it facilitates the development of competition and liquid trading of storage capacity (GGPSSO 4.1.a) (b) it is compatible with market mechanisms including spot markets and trading hubs (GGPSSO 4.1.a) (c) it does not create undue barriers to market entry (GGPSSO 4.1.c) (d) it does not prevent new market entrants and companies with a small market share from competing effectively (GGPSSO 4.1.c) (e) it does not prevent customers from changing suppliers at any time of the year (GGPSSO 4.3)	tick	



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	the congestion management procedures applied by the SSO meet all the re	quiremen	
	,	ti	ck
(a)	they facilitate the development of competition and liquid trading of storage capacity (GGPSSO 4.1.a)		\leq
(b)	they are compatible with market mechanisms including spot markets and trading hubs (GGPSSO 4.1.a)		
(c)	they do not create undue barriers to market entry (GGPSSO 4.1.c)		\overline{A}
(d)	they do not prevent new market entrants and companies with a small market share from competing effectively (GGPSSO 4.1.c)		
(e)	they do not prevent customers from changing suppliers at any time of the year (GGPSSO 4.3)		\leq
	ny of these criteria (question 2.23 (a) – (e)) is not met, please explain why (GGF		
		,	
	rency requirements		
nspa Doe	rency requirements es the SSO provide you with sufficient and timely information in order to g		
nspa Doe	rency requirements		
nspa Doe	rency requirements es the SSO provide you with sufficient and timely information in order to g	gain effec	ctive
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Doe effic	rency requirements es the SSO provide you with sufficient and timely information in order to g	gain effec	ctive
nspa Doe effic	rency requirements es the SSO provide you with sufficient and timely information in order to go cient access to storage (GGPSSO 6.5)?	gain effec	ctive
Doe effic	rency requirements es the SSO provide you with sufficient and timely information in order to go cient access to storage (GGPSSO 6.5)?	gain effec	ctive
Doe efficient	rency requirements es the SSO provide you with sufficient and timely information in order to go cient access to storage (GGPSSO 6.5)?	gain effec	ctive no

 $^{^{\}rm 2}$ answers to this question will be treated as confidential





Tariff structure and derivation

Where regulated

you think that the tariff structure of the SSO promotes efficient commercial rage (GGPSSO 7.1.d)?	isation ar	nd use
	yes	no
	\boxtimes	
ne answer is "no", please explain why (GGPSSO 7.1.d-f)		
gotiated		
arges (GGPSSO 7.2):		
	ti	ick
do not restrict market liquidity of storage capacity (GGPSSO 7.2)		\boxtimes
do not create undue barriers to market for new entrants (GGPSSO 7.2)		\leq
promote efficiency and facilitates competition in the use of storage services (GGPSSO 7.2.b)		\leq
ny of these criteria (question 2.30 (a) – (c)) is not met, please explain why (GG	PSSO 7.2 _/)
	commerci	al ne
. 666 1.2.dy.	ves	no
	1	
	I.	
	he answer is "no", please explain why (GGPSSO 7.1.d-f) gotiated arges (GGPSSO 7.2):) do not restrict market liquidity of storage capacity (GGPSSO 7.2)) do not create undue barriers to market for new entrants (GGPSSO 7.2)) promote efficiency and facilitates competition in the use of storage services (GGPSSO 7.2.b) my of these criteria (question 2.30 (a) – (c)) is not met, please explain why (GG	prage (GGPSSO 7.1.d)? yes Main answer is "no", please explain why (GGPSSO 7.1.d-f) Interpretation of the properties of the properti





Storage penalties

(a) are proportionate	1	ck 7
(a) are proportionate		
(b) do not hamper the entry of new participants into the market		\leq
(c) are cost-reflective, to the extent possible, whilst providing incentives for the appropriate use of storage capacity		<u>∃</u>
f any of these criteria (question 2.34 (a) – (c)) is not met, please explain why (GG	PSSO 8.2)	
ndary market		
What kind of services can be traded on the secondary market (GGPSSO 9.1)?	yes	
(a) standard bundled units (SBUs)		
(b) unbundled services		
Oo you trade storage capacity on the secondary market (GGPSSO 9)?	yes	
According to the special rules of the Network Code.		
According to the special rules of the Network Code. f not, please state why (GGPSSO 9) ?		
f not, please state why (GGPSSO 9) ?	tic	ck
f not, please state why (GGPSSO 9) ? (a) not possible	tio	ck
f not, please state why (GGPSSO 9) ?	tio	
f not, please state why (GGPSSO 9) ? (a) not possible	tic	<u>ck</u>
f not, please state why (GGPSSO 9) ? (a) not possible (b) possible but difficult in practice		
f not, please state why (GGPSSO 9) ? (a) not possible (b) possible but difficult in practice (c) not interested in secondary trading of storage capacity		

The National legislation and the Network Code regulate the secondary trading.



Interoperability

(a)	services offered are consistent with those offered by the adjacent TSO	\boxtimes
(b)	operational procedures, such as nominations, are compatible with those of the adjacent TSO	
(c)	re-nomination procedures meet market participants' requirements	
(d)	relevant storage arrangements are matched in consistency with the balancing requirements of the adjacent transmission system	\boxtimes
(e)	other	