

Storage Contract  
between  
Swedegas AB  
and  
**XXXXXXXX**

This Storage Contract sets forth the terms and conditions regarding the storage that Swedegas hereby undertakes to provide to the Storage Customer. This Storage Contract incorporates the following Appendixes as amended from time to time.

-General Terms and Conditions for Storage (GTCS)	<u><a href="#">Appendix 1</a></u>
-Capacity regulations	<u><a href="#">Appendix 2</a></u>
-Storage charges	<u><a href="#">Appendix 3</a></u>
-Quality Specifications	<u><a href="#">Appendix 4</a></u>
-Information procedures	<u><a href="#">Appendix 5</a></u>
-Agreed Storage Space, input and offtake capacities	<u><a href="#">Appendix 6</a></u>
-Auction Rules	<u><a href="#">Appendix 7</a></u>

The Appendixes constitute an integral part of the Storage Contract.

If there is any discrepancy between this Storage Contract and any of the Appendixes, the Storage Contract will take precedence over the Appendixes.

All terms in the Storage Contract and the Appendixes shall have the meanings defined in Appendix 1.

The at each time prevailing versions of Appendixes are also published on Swedegas' website at [www.swedegas.se](http://www.swedegas.se).

This Storage Contract has the following contract number: **SC-2021-001**

## 1. Parties to the contract

This Storage Contract has been concluded between:

Company:	<b>Swedegas AB</b>
Company registration number:	556181 - 1034
Address:	Johan På Gårdas gata 5A
Postal address:	412 50 Gothenburg, SWEDEN
Telephone:	+46 31 43 93 00
Email:	<a href="mailto:gaslager@swedegas.se">gaslager@swedegas.se</a> or <a href="mailto:gaslager@nordionenergi.se">gaslager@nordionenergi.se</a>
Contact:	Mattias Wesslau

and

Company (Storage Customer):	XXXX
Company registration number:	XXXX
Address:	XXXX
Postal address:	XXXX
Billing address (if different to the postal address):	XXXX
Telephone:	XXXX
Email:	XXXX
Contact:	XXXX

## 2. The Parties' commitments

Swedegas undertakes to provide Storage on the terms set forth in this Storage Contract, and the Storage Customer undertakes to pay for it.

Swedegas is responsible for the Storage's technical functions and safety and for ensuring that Storage is provided in accordance with this Storage Contract, applicable laws and instructions from authorities.

## 3. General terms and conditions for Storage

The general terms and conditions for Storage, including terms and conditions for billing and payment, are set forth in Appendix 1.

## 4. Capacity provisions

The provisions regarding storage space, input and offtake capacity is set forth in Appendix 2.

**5. Storage charges**

The Storage Customer shall pay the storage charges set forth in Appendix 3.

**6. Quality**

The Quality Specifications in Appendix 4 sets forth the quality of Natural Gas inputted/offtaken to/from Swedegas.

**7. Information procedures**

The detailed provisions on reporting and information exchange are set forth in Appendix 5.

In addition to the obligations stated in Appendixes 1 and 5, Swedegas shall also, without delay, inform the Storage Customer of any incidents that may affect the physical and technical conditions for input and offtake.

**8. Scope of storage**

Through this Storage Contract, Swedegas grants the Storage Customer the right to use the Agreed Storage Space in the Storage with the associated Agreed Input and Offtake Capacities as set forth in Appendix 6.

**9. Storage period, etc.**

This Storage Contract governs Storage during the Storage Period, which extends from 6am on 2021-05-01 to 6am on 2022-04-31.

**10. Invalid provisions**

If any provision in this Storage Contract is held to be invalid or unenforceable such determination shall not invalidate or affect the other parts of the Storage Contract. In such a case, the invalid/unenforceable provision shall instead be adjusted to the extent necessary to eliminate the invalidity/unenforceability to a provision having an economic effect as close as possible to the original provision.

**11. Governing law and disputes**

Disputes relating to the validity of this Storage Contract, its existence, interpretation or application, as well as any other dispute arising out of or in connection to this Storage Contract, shall not be settled by the Swedish courts but shall instead be finally settled by arbitration in accordance with the applicable law on arbitration proceedings at the time of the request for arbitration.

The arbitration proceedings shall take place in Gothenburg, Sweden.

This Storage Contract shall be governed by the laws of Sweden.

**12. Changed conditions**

If the conditions for the Storage Contract are materially changed due to new or amended legislation, governmental regulations, official decisions from authorities, changed market conditions or similar circumstances in a manner that could not have been predicted at the time when the Storage Contract was entered into, Swedegas shall due to such a material change strive to amend the Storage Contract in an acceptable manner to both Swedegas and the Storage Customer.

-----

Gothenburg, 2020-MM-DD

XXXXX

Swedegas AB

XXXXXX

\_\_\_\_\_

\_\_\_\_\_