AMENDMENT NO. 1 of May 20, 2022

TO THE STORAGE SERVICE RULES of 1 April 2022 (version 004)

concerning the change of Firm Injection and Withdrawal Capacity in GSF Kawerna and alignment with the provisions of Tariff No. 1/2022

The Polish language version shall be binding and the English language version is for information only.

Gas Storage Poland sp. z o. o. having its registered office in Dębogórze

The Technical Specifications of GSF Kawerna, as set forth in clause 6.1.3.1. and clause 6.1.3.3. of Part II of the Storage Service Rules of 1 April 2022 version 004 (the "Rules") have been changed. In accordance with clause 1.7.8.3 of the Rules, market consultations are not required with respect to the above changes.

In clause 6.1.3.1, for the Firm Long-Term Storage Service or the Firm Short-Term Storage Service in the form of a Bundled Unit,

the Injection Capacity is changed from 0.149 MWh/h to 0.146 MWh/h,

the Withdrawal Capacity is changed from 0.343 MWh/h to 0.293 MWh/h.

In clause 6.1.3.3, for the Firm Long-Term Storage Service or the Firm Short-Term Storage Service in the form of a Flexible Bundled Unit,

the maximum Injection Capacity is changed from 0.149 MWh/h to 0.146 MWh/h,

the maximum Withdrawal Capacity is changed from 0.343 MWh/h to 0.293 MWh/h, with the minimum capacity levels for the Flexible Bundled Unit remaining unchanged.

The consolidated text of clauses 6.1.3.1. and 6.1.3.3. is presented in Table 1.

Table no.1

No.	Clause of the Rules to be amended	The content of the amended clauses of the Rules	
1.	clause 6.1.3.1.	6.1.3.1. Firm Long-Term Storage Service or Short-Term Storage Service in the form of a Bundled Unit shall consist of:	
		6.1.3.1.1. Working Volume of 200 MWh,	
		6.1.3.1.2. Injection Capacity of 0.146 MWh/h,	
		6.1.3.1.3. Withdrawal Capacity of 0.293 MWh/h.	
2.	clause 6.1.3.3.	6.1.3.3. Firm Long-Term or Short-Term Storage Service in the form of a Flexible Bundled Unit shall consist of the following components ordered jointly:6.1.3.3.1. Working Volume of 200 MWh,	
		6.1.3.3.2. Injection Capacity - from 0.029 MWh/h to 0. 146 MWh/h,	
		6.1.3.3.3. Withdrawal Capacity - from 0.038 MWh/h to 0.293 MWh/h.	

§ 2

The Storage Services are provided to Storage Customers by the SSO on the basis of these Rules and the Tariff. In connection with the removal of 90/40 Firm Storage Services in GSF Kawerna from Tariff for Gas Storage Services No. 1/2022 (hereinafter referred to as "Tariff No. 1/2022"), specifically from the tariff rates and Technical Specifications, the clauses and/or wording indicated in Table 2 have been repealed from the Rules. The changes are introduced pursuant to clause 1.7.7. of the Rules.

Table no.2

	Table 110.2					
N o.	Clause of the Rules	Content of the repealed clauses or wording of the Rules				
1.	Definition 90/40 Storage Service	90/40 Storage Service a Firm Long-Term Storage Service or Short-Term Storage Service provided to Storage Customers in the GSF Kawerna in the form of a Bundled Unit with technical parameters ensuring the possibility of injecting Gaseous Fuel within up to 90 Gas Days and withdrawing Gaseous Fuel within up to 40 Gas Days, as applicable according to the Technical Specifications of the GSF Kawerna				
2.	clause 2.3.1.4.	2.3.1.4. 90/40 Storage Service provided to Storage Customers in the GSF Kawerna in the form of a Bundled Unit with technical parameters dedicated to this service, as defined in the technical specifications for GSF Kawerna, ensuring the possibility of injecting Gaseous Fuel within up to 90 Gas Days and withdrawing Gaseous Fuel within up to 40 Gas Days, as applicable according to the Technical Specifications of the GSF Kawerna.				
3.	clause 2.6.1. table Long-Term Storage Services	Firm Long-Term 90/40 Storage Service – Bundled Unit				
4.	clause 2.6.1. table Short-Term Storage Services	Firm Monthly 90/40 Storage Service – Bundled Unit				
5.	item 2) in clause 3.5.2.1 The order for the allocation of Storage Capacity under Firm Long-Term Storage Services:	2) 90/40 Firm Storage Service - 4-year Bundled Unit, 3-year Bundled Unit, 2-year Bundled Unit, one-year Bundled Unit,				
6.	item 2), 5) and so for Firm 90/40 Storage Service from 9-month Firm Storage Service to 1-month Firm Storage service in clause 3.5.10.1 The order for allocating Storage Capacity under Firm Short-Term Storage Service:	11-month Firm 90/40 Storage Service Bundled Unit, 10-month Firm 90/40 Storage Service Bundled Unit,				
7.	clause 3.5.12 The priority established in clause 3.5.1 a) and in clause 3.5.7 a) shall be applicable to the allocation of Storage Capacity offered under Storage Services under Firm Storage Services in the form of Bundled Units, including the Bundled Units making part of the 90/40 Storage Service, as well as in the form of Flexible Bundled Units comprising Injection Capacity and Withdrawal Capacity ordered jointly, provided that they are equal to the combined Injection Capacity	In the first sentence of clause 3.5.12 the wording "including the Bundled Units making part of the 90/40 Storage Service" and the entire second sentence "The Bundled Unit for 90/40 Storage Service and the Flexible Bundled Unit with Injection Capacity and Withdrawal Capacity equal to the Injection Capacity and Withdrawal Capacity defined for the Bundled Unit shall be allocated according to the same order as Bundled Units."				

	and Withdrawal Capacity specified for the Firm Storage Service in the form of Bundled Units. The Bundled Unit for 90/40 Storage Service and the Flexible Bundled Unit with Injection Capacity and Withdrawal Capacity equal to the Injection Capacity and Withdrawal Capacity defined for the Bundled Unit shall be allocated according to the same order as Bundled Units.	
8.	clause 6.1.3.2.	6.1.3.2. Long-Term or Short-Term 90/40 Storage Service in the form of a Bundled Unit shall consist of:
		6.1.3.2.1. Working Volume 200 MWh,
		6.1.3.2.2. Injection Capacity of 0.151 MWh/h,
		6.1.3.2.3. Withdrawal Capacity of 0.343 MWh/h

§ 3

Any terms used in this Amendment No. 1 to the Rules which are not defined herein shall have the meanings assigned to them in the Rules.

§ 4

The amendments to the Rules referred to in §1 and §2 above shall come into force as of the beginning of the Gas Day starting on 4.06.2022, i.e. the day on which Tariff No. 1/2022 approved by the President of the ERO is introduced for application.