

[Applicant's headed notepaper]

Annex 2A3: Withdrawal of Release of Continuous Capacity form

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Sent by certified email or fax

Re: Withdrawal of Release of Continuous Capacity

Whereas the Company [•], tax registration no. [•], VAT no. [•], registered in the companies' register of [•] and having registered office in [•] ("**User**"):

- a) entered into a Capacity Agreement with the Operating Company on [•], and holds the regasification capacity indicated below following the allocation process envisaged by Clause 2.1.5.1 of the Regasification Code;
- b) on [•] sent a Statement of Release of Continuous Capacity indicated below in accordance with the provisions of Clause 3.2.3.1 of the Regasification Code.

I, born on...../...../....., tax registration no....., resident in, in my capacity as legal representative or duly empowered person, in the name and on behalf of the Company [•], hereby request, in accordance with the provisions of Clause 3.2.3.1f) of the Regasification Code, the withdrawal of the release of the Continuous Capacity indicated below:

Gas Year [yyyy/yyyy]	Relevant Month and Year [mm/yyyy]	Regasification capacity allocated and subscribed [m³_{liq}/year]

The User is aware that, following the sending of this withdrawal of release, it will again be subject to any obligations and liability arising from the Continuous Capacity indicated above.

Yours sincerely,

Courtesy English Translation (not binding – only the Italian version is binding)
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[Place], [DD/MM/YYYY]

[SIGNATURE]

Attachment: photocopy of the signatory's identity document