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Annex 7A1P: Bank Guarantee form – Multiannual allocations option

Wherea	as:							
a)	the	Company	(APPLIC	ANT)	with	registered	office	in
				Tax reg.	no		VAT	no.
		on		is interested	in taking	part in the liqu	uefied nat	tural
	gas regasification capacity allocation processes at the "FSRU Toscana" regasification							
	terminal or the liquefied natural gas loading service provided by the "FSRU Toscana"							
	regasification Terminal by executing the relevant regasification capacity agreement(s)							
	or the relevant loading service agreement(s) with the Company OLT Offshore LNG							
	Toscana S.p.A., having registered office in Milan, via Passione 8, VAT no.							
	$07197231009 \; (\textbf{OLT})$, and accepting the terms envisaged by the Regasification Code of							
	the Te	rminal itself;						
b)	in order to be able to participate in the allocation processes for regasification capacity							
	or the loading service, the Company(APPLICANT) is required to							
	provide a guarantee to secure the commitments that will be made by the Company							
	(APPLICANT) in the event that, following the allocation process for							
	regasification capacity or the loading service, it is awarded regasification capacity							
	thereby becoming a User of the "FSRU Toscana" Terminal or it is awarded the right to							
	use the loading service thereby becoming a Small Scale User of the "FSRU Toscana"							
	regasif	fication termin	al;					
Now, th	nerefor	e,						
1)	(BANK)) \	with head office i	n	and	with address f	for service	e for
the purp	oses o	f this docume	nt in	, irrevocabl	y agrees t	o pay OLT wit	thin sever	า (7)
busines	s days,	, on written de	mand and witho	ut any require	ement of p	proof or justific	ation, set	tting
aside a	ny exce	eptions, and v	vithout any requ	irement of pr	rior notice	, formal notice	e, warnin	g or
request	to the	Company	(APPLICANT)	, any suo	ch sums a	s OLT may re	equest for	the
reason	indicate	ed above up to	the amount of I	Euro (Euro	/).		
2) The	guarant	ee may also b	e enforced seve	ral times, unt	il the max	imum amount	envisage	ed
by the p	orevious	s point has be	en exhausted.					
3)	.(BANK	ί) declare	s that it has an เ	ınsecured lor	ng-term de	ebt rating equa	al to or hiç	gher
than at	least o	ne of the follo	wing ratings ind	icated by the	following	credit rating	agencies:	: (a)

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BBB- if indicated by Standard & Poor's Rating Service; (b) Baa3 if indicated by Moody's Investor Service Inc.; or (c) BBB if indicated by Fitch Ratings Ltd.

- 4) (BANK)..... declares that the provisions contained in articles 1955 and 1957 Italian Civil Code do not apply to this guarantee and that, in any case, it waives its right to enforce them.
- 5) This guarantee secures the fulfilment of all the obligations to which the Company (APPLICANT)...... will be subject under the regasification capacity agreement(s) and the loading service agreement(s) entered into with OLT and under the Regasification Code (and as a result of the allocation of regasification capacity or loading services), both in terms of charges and in terms of compensation or indemnification.
- 6) The effectiveness of this guarantee is subject to the allocation of regasification capacity or loading services at the "FSRU Toscana" regasification Terminal according to the provisions of the Regasification Code, or to the completion of the transfer of regasification capacity pursuant to Clause 3.2.2 of the Regasification Code or to the completion of the transfer of small scale slots pursuant to Clause 3.2.5.
- 7) In relation to the obligations to which (APPLICANT)..... is subject following the allocation of regasification capacity or loading services for periods in excess of one Gas Year, this guarantee will remain in force until 31 January [•], or the 31 January subsequent to the last Gas Year for which (APPLICANT)..... is awarded regasification capacity or loading services.

This guarantee will be automatically renewed from year to year resulting in the corresponding postponement of the expiry date to 31 January, subject to the right of cancellation of(BANK)...... to be notified in writing (by registered mail with proof of receipt or certified email) to OLT at least one hundred and twenty (120) days before the end of the Gas Year to which this guarantee refers, or of each subsequent Gas year for which the guarantee has been renewed. In the case of cancellation, this guarantee may be enforced – pursuant to the Regasification Code - if (APPLICANT)..... fails to replace it with a new guarantee within the time limits established by the Regasification Code.

8) Any disputes regarding the interpretation, validity, effectiveness and enforcement of this guarantee shall be referred exclusively to the Court of Milan.

Date and place

STAMP AND SIGNATURE

Pursuant to article 1341 Italian Civil Code the following points are specifically approved: 1) payment on demand and waiver of exceptions, 2) enforcement procedure, 4) waiver of right to enforce the provisions

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of articles. 1955 and 1957 Italian Civil Code, 6) effectiveness of the guarantee, 7) validity of the guarantee, 8) Jurisdiction.

Date and place

STAMP AND SIGNATURE