INTERCONNECTION BETWEEN THE SLOVAK AND UKRAINIAN GAS TRANSMISSION Systems

BINDING OPEN SEASON



SK-UA Interconnector

Binding Open Season Procedure

(hereinafter referred to as the "Rules of the Binding Open Season" or the "Rules")



1. Introduction

Eustream, a.s. (hereinafter referred to as "**Eustream**") is a gas transmission system operator in the territory of the Slovak Republic. After extensive negotiations with the Ukrainian gas transmission enterprise Ukrtransgaz, Ukrainian state authorities and with a significant facilitating role of the European commission all Parties agreed that Eustream would launch an open season for the interconnection between the Slovak republic and Ukraine.

This Open Season relates to a new uni-directional¹ interconnection in its implementation and capacity as foreseen in the Memorandum of Understanding concluded by Eustream and Ukrtransgaz. This connection shall be between the gas transmission system of Eustream and the gas transmission system of Ukrtransgaz (the "**SK-UA Interconnector**" or the "**Interconnector**"), whereas Ukrtransgaz is an affiliated company of National Joint-Stock Company Naftogaz of Ukraine and is providing gas transmission services in the territory of Ukraine. The SK-UA Interconnector is currently planned to be offered with a physical direction of flows from the Slovak republic towards Ukraine. This Interconnector will create a new interconnection point Budince (the "Interconnection point Budince", or the "IP **Budince**"), between the Slovak Republic and Ukraine.

Eustream is conducting this Open Season Procedure in order to verify binding demand and eventually allocate and sell its exit transmission capacity of the IP Budince. Eustream will also make available 10% of the total exit transmission capacity of the IP Budince for short-term (i.e. monthly and daily) booking and will allocate this capacity on a non-discriminatory basis and according to relevant national regulations outside the Open Season Procedure.

The process of the Open Season Procedure consists of a binding phase only ("the "**Binding Open Season**" or the "**Binding Phase**"). In case Eustream evaluates the Binding Open Season as successful, the allocation procedure will be conducted by Eustream and the final transmission contracts will be concluded by and between Eustream and shippers. All interested parties are aware and accept the fact that all bids presented by the Applicants in the Binding Phase will be legally binding and irrevocable subject to rules applicable at the time of bid submission.

By submitting a Binding bid each Applicant is obliged to enter into a subsequent transmission contract with the allocated capacity. The contract template is in line with the operational order of Eustream and applicable regulations and can be provided to any Participant upon request. The Binding bids submitted by the Participants shall not be subject to securing transmission services in the area of operation of the

¹ The interconnection shall be uni-directional on a firm basis from SK into UA, direction from UA into SK shall be explored post implementation of current open season.



adjacent operator. Eustream does not take any liability in securing services outside the scope of its transmission network.

Based on these considerations, Eustream hereby officially announces the invitation to bid on the Open Season Procedure for the SK-UA Interconnector. These Rules of the Binding Open Season serve solely for the exit capacity of the IP Budince, i.e. for the transmission from the Slovak republic towards Ukraine. For transmission in the Ukrainian part of the SK-UA Interconnector the Applicants shall follow the standard procedure as defined in chapter 6.3. Supporting Adjacent Operator.

2. Definitions

Words and expressions used in this document shall have the meanings stated below:

"**Applicant**" shall mean Participant who submits a Binding bid with all necessary Annexes to Eustream in accordance with the Rules of the Binding Open Season.

"**Technical Capacity**" means the volume of natural gas expressed in energy units that can be transmitted through the IP Budince per day in direction from the Slovak republic to Ukraine.

"Creditworthiness Assessment" shall mean the procedure as set forth in Chapter 4 which shall be used to determine the level of financial security which Applicant will provide to Eustream in connection with its bid.

"**Open Season Procedure**" means the procedure between 26th May 2014 and 26th June 2014 through which Eustream offers the exit transmission capacity of IP Budince to Participants and the Participants can on a binding basis apply for this capacity.

"**Participant**" shall mean the party whose registration has been accepted by Eustream in accordance with the Rules of the Binding Open Season.

"**Pipeline**" means the gas pipeline part of the SK-UA Interconnector between the Veľké Kapušany node and the IP Budince together with the related equipment, pipeline connection, facilities and metering station located on the Slovak territory.

"Phase One" and "Phase Two" shall mean:

• Phase One - commissioning of new Technical capacity 91 520 MWh/day available from



1st October 2014,

 Phase Two – commissioning of new Technical capacity 228 800 MWh/day available from 1st March 2015.

The Technical capacity of Phase Two of 228 800 MWh/day comprises also the Technical capacity of Phase One made available earlier, thus the overall proposed Technical capacity of the IP Budince is 228 800 MWh/day.

"Project" means the construction, ownership and operation of the SK-UA Interconnector.

3. How to participate in the binding Open Season Procedure

3.1. General rules

Parties that are interested in participating in the Open Season Procedure should proceed as follows:

 Fill in Annex 1 (the "Registration form") with the company details. Return the document by registered post or courier (original) duly signed by authorized person(s) to Eustream correspondence address listed in Chapter 7 (Notices) as soon as possible, but not later than 16th June 2014. An advanced copy by fax or e-mail to <u>transmission@eustream.sk</u>, with subject matter "Open Season", is recommended.

As an inevitable part of the registration process, Annex 1 shall be accompanied by the documents required for the Creditworthiness Assessment by methods set forth in Chapter 4. The minimum required set of documents shall include:

- Legal evidence in respect of the company, e.g. excerpt from the court registry of companies

- Evidence of equity capital of the company, e.g. annual accounts with auditor's certificate (balance sheet, profit and loss account) for the business year last ended (if 2013 is not available, then 2012);

- Evidence of credit rating in place at that time including details about the rating agency (in case the bidder does not have a credit rating, then a statement to this effect is required).

Participants willing to bid for the exit transmission capacity in the SK-UA Interconnector shall then:

2. Fill in a capacity nomination in Annex 2 (the "Binding bid"). Return the documents by registered post or courier (original) duly signed by authorized person(s) to Eustream correspondence address listed in Chapter 7 (Notices) not later than 23rd June 2014. An advanced copy by fax or e-mail to <u>transmission@eustream.sk</u>, with subject matter "Open Season", is recommended. The Binding bid shall be sent in a sealed envelope clearly marked "Open Season". For the

avoidance of any doubt, the physical delivery of the Binding bid to Eustream shall be 23rd June 2014 at the latest. The Binding bid shall be accompanied by the following documents:

- original of up to date excerpt from the court registry of companies (or similar evidence) of the Participant not older than 30 days before the date of submission of the Binding bid;

- copy of the up to date constitutional documents of the Participant;

- if the Binding bid is not signed by a statutory body of the Participant in accordance with the foregoing documents, a notarized power of attorney (or similar evidence satisfactory to Eustream) issued to the signatory and which contains an authority to sign the Binding bid and all related documents (including the documents relating to financial security and transmission contract) on behalf of the Participant.

- inevitable part of the Binding bid shall also be a financial security in accordance with chapter 4 below.

All documents submitted shall be in (or translated into) English or Slovak language. In case of translated documents the official sworn translation shall be provided. Eustream may request further information from the Participant deemed necessary to perform Creditworthiness Assessment and/or for acceptance of the Binding bid. For the avoidance of any doubt only Binding bid submitted by means of Annex 2 shall be considered as valid.

Eustream will confirm the receipt of each Registration form and each Binding bid. Eustream shall analyze the obtained Binding bids on a non-discriminatory basis and notify each of the Applicants of the Allocation by 26th June 2014 at the latest. Such Allocation shall be considered as a confirmation of Eustream to sell capacities to the Applicant under the terms and conditions as stated in operational order of Eustream.

Unless otherwise provided in these Rules or as a result of any law or regulation, Eustream acknowledges that any data, information or notification to be prepared by Applicants and Participants in the Open Season Procedure that will be handed over to Eustream shall be considered as confidential. Eustream declares that such confidential information shall only be used in connection with this Open Season Procedure.

Unless otherwise provided in these Rules or as a result of any law or regulation, by the registration in the Binding Open Season the Participants agree to treat any data, information or notification exchanged with Eustream in the Open Season Procedure as confidential information.

The above confidentiality obligations of Participants and Eustream do not apply to any information, which at the date of the Participant's registration is in the public domain or subsequently enters the public domain without fault of the Participant and/or Eustream or which must be transmitted to a third



party as a result of any law, decision of a Court or decision of a competent public authority. When disclosure is made to any third party appropriate safeguards shall be made as a prerequisite to such disclosure to prevent the said third party from making any further disclosure of such information without the consent of the Participant and/or Eustream.

Provided the registration documents are submitted to Eustream on time, Eustream shall verify their completeness in accordance with these Rules. If it is verified by Eustream that the submitted registration documents were received in full, Eustream shall notify the respective party thereof. The party becomes a Participant in the Open Season Procedure upon receipt of such notification of Eustream.

3.2. Regulatory issues

The Open Season Procedure is organized in a non-discriminatory and transparent way, complying with the relevant national and EU law and regulations, taking into account ERGEG Guidelines for Good Practice on Open Season Procedures as well.

Eustream cannot be held responsible for any misinterpretation or usage of the data contained in this document and Eustream does not accept any liability of any kind for acts, consequences, losses, etc., arising from the information or from inaccuracy, incompleteness, or omissions in the contents of this publication.

Eustream hereby declares, that it has started all necessary procedures towards National Regulatory Authority - Regulatory Office for Network Industries ("**ÚRSO**"), including but not limited to a proposals of price ruling and operational order, in order to secure a full compliance of the new IP Budince with the respective law and regulations prior the commissioning of the Project.

3.3. Information campaign

Eustream will provide all available necessary information in respect of the Open Season Procedure to all parties involved. Besides information, provided by means of regular updates at Eustream website, the Participants may be invited to a common information meeting with interactive presentation and consultation of Eustream, if requested by any of them. In such case the date and venue of this meeting will be announced by Eustream in due time on its website www.eustream.sk.



3.4. Timeline

Eustream is inviting the potential Applicants directly to the Binding Phase of the Open Season Procedure. The Binding Phase of the Open Season Procedure shall start on 26th May 2014 by start of the registration process. All Participants that have been registered by Eustream can submit Binding bids for their requested capacity. This phase will also cover the submission of questions and common information meeting for all registered Participants, if requested by any of them. The Binding Phase will be completed upon conclusion of the transmission contracts with the Applicants after the evaluation process and allocation procedures are done.

Eustream will publish information and instructions in respect of the Open Season Procedure at its website www.eustream.sk.

Timeline of the Open Season Procedure:

Date	
26.5.2014	Start of the registration process
until 16.6.2014	End of the registration process, submission of questions
until 23.6.2014	Submission of financial security, submission of Binding bids
until 26.6.2014	Evaluation and allocation process, publication of the results

4. Creditworthiness verification procedure

The following creditworthiness verification procedure shall be followed:

4.1. General guidelines

- a) Following the receipt of the Registration form, together with the creditworthiness documents submitted by the Participant, Eustream will perform the Creditworthiness Assessment of the Participant.
- b) The Participant will be notified without undue delay after confirmation of its registration by Eustream regarding the level of the financial security which the Participant shall provide in connection with its Binding bid.



- c) The Creditworthiness Assessment will be determined by Eustream on the basis of the Participant's credit rating from Moody's, Standard & Poor's or Fitch (or lack of such rating) as set forth below. In the event that the Participant has received ratings from more than one rating agency, the lowest rating will be used.
- d) For the assessment of the Participant's creditworthiness Eustream reserves the right to decide on taking into account the credit rating of the Participant's parent company. In such case all relevant requirements for information to be provided do apply to parent company as well as to the Participant. Eustream shall notify the Participant on its decision as per the previous sentence together with its notification on Creditworthiness Assessment of the Participant in accordance with paragraph b) above. In such case, and provided that the Participant is willing to use the credit rating of its parent company, the Participant's parent company irrevocable, unconditional, binding guarantee on first demand for all liabilities of the Participant towards Eustream stemming from the Open Season Procedure and subsequent transmission contracts shall be provided with a Binding bid on behalf of the Participant.
- e) In order to assess the creditworthiness of the Participants Eustream differentiates between three categories:
 - Category A: For the Participants with an investment grade rating, i.e. companies with rating equal to or above Baa3 Moody's grade (or equivalent from S&P or Fitch).
 - Category B: For the Participants with no investment rate grading but with rating equal to or above B3 Moody's grade (or equivalent from S&P or Fitch).
 - Category C: For the Participants with no rating or with rating equal to or lower to Caa1 Moody's grade (or equivalent from S&P or Fitch) or with rating from other agencies.

The Participant is obliged to inform Eustream of any change in the Participant's (or, if applicable, its parent company) credit rating and/or, if it ceases to have a credit rating. If any change in the Participant's (or, if applicable, its parent company) credit rating occurs or if it ceases to have a credit rating, Eustream shall have the right to revise its Creditworthiness Assessment and the level of the financial security which the Participant shall provide in connection with its Binding bid (regardless of whether before its submission or thereafter). Eustream shall notify such Participant on revision of its Creditworthiness Assessment. If the revised level of the financial security which the Binding bid is not provided by the Participant, Eustream shall have the right to refuse its Binding bid or reduce the request for capacity under such Binding bid so as to meet the requirements of the revised Creditworthiness Assessment with the previously provided financial security.



4.2. Security

The general principle of calculation of financial security of the Participant is as follows:

The Participant shall provide a security in the form of an irrevocable, unconditional bank guarantee payable on first demand or as cash collateral. Together with the Binding bid, the Participant shall submit to Eustream the financial security. In case of cash collateral the bank account number will be provided by Eustream upon the request of the Participant (should Eustream not pursue implementation of the Project due to any reason, all cash collaterals would be refunded in full immediately upon such decision is announced. For avoidance of doubt, in such event the costs associated with such financial security are borne by Applicants only, without right to any compensation). For the purpose of provision of the bank guarantee, only a bank having an external credit rating at least Baa3 Moody's grade or equivalent from S&P or Fitch shall be used. The financial security shall be valid for the whole period of the required transmission capacity plus additional two months.

The amount of the financial security to be provided by the Participant shall:

- for Category A Participants be equal at least to the fee expected to be paid by the Participant for capacity during the two months of the highest capacity booking of the Participant's commitment requested by it in the Binding bid taking into account both Phase One and Phase Two (or full contract duration if it is shorter than two months),
- for Category B Participants be equal at least to the fee expected to be paid by the Participant for capacity during the four months of the highest capacity booking of the Participant's commitment requested by it in the Binding bid taking into account both Phase One and Phase Two (or full contract duration if it is shorter than four months),
- for Category C Participants be equal at least to the fee expected to be paid by the Participant for capacity during the six months of the highest capacity booking of the Participant's commitment requested by it in the Binding bid taking into account both Phase One and Phase Two (or full contract duration if it is shorter than six months).

The fee for capacity shall be calculated on the basis of the methodology of Eustream as defined by Chapter 6. For avoidance of doubt the security already comprises the security requested as per operational order to be provided in connection with the requests for capacity. This is without prejudice to the right of Eustream to request replacement security as per operational order in case the financial security provided by the Participant is used for satisfaction of its due obligations.

5. Allocation of capacity



Eustream will allocate the capacity in the following way:

5.1. Offered capacity

The Project implementation consists of two phases:

- Phase One commissioning of new Technical capacity 91 520 MWh/day available from 1st October 2014 out of which 90% is offered for the Open Season (hereinafter referred to as "Offered Capacity Phase 1").
- Phase Two commissioning of new Technical capacity 228 800 MWh/day available from 1st March 2015 out of which 90% is offered for the Open Season (hereinafter referred to as "Offered Capacity Phase 2" and together with the Offered Capacity Phase 1 the "Offered Capacity").

The Technical capacity of Phase Two of 228 800 MWh/day comprises also the Technical capacity of Phase One made available earlier, thus the total offered Technical capacity of the SK-UA Interconnector is 228 800 MWh/day.

5.2. Lot size, duration of lots

- a. The Offered Capacity is being offered in lots. One lot of the Offered Capacity (hereinafter defined to as "Lot") means transmission capacity of 1 000 MWh/day.
- b. Lots shall be booked by Applicants for a period of time determined in accordance with this paragraph b. (hereinafter referred to as "Lot duration").

Required Lots shall be in Annex 2 specified in groups ("**Group Lot**") with the same starting and ending dates.

As per Annex 2, for each Group Lot the Applicant shall specify one of the following starting dates of the Group Lot: 1st October 2014 (commissioning of Phase 1) or 1st March 2015 (commissioning of Phase 2).

As per Annex 2, for each Group Lot the Applicant shall specify one of the following ending dates of the Group Lot: 31st March 2015, 30th September 2015, 30th September 2017, 30th September 2019 or 30th September 2024.

- c. As per Annex 2, the Applicant must specify:
 - Number of Lots in each Group Lot
 - For each Group Lot the starting and ending date in line with Article 5.2.b above



d. The maximum amount of Offered capacity in Lots which one Applicant or its affiliate can submit is limited for the Phase 1 by the Offered Capacity Phase 1 and for the Phase 2 by the Offered Capacity Phase 2. Only lots within the total size of Offered Capacity at any moment during the respective phase shall be taken into account. If Binding bid of the Applicant exceeds this limit, it shall be reduced to the aforementioned limit.

Without prejudice to d. above, each Participant can by means of a statement annexed to the Binding bid inform Eustream on the number of Lots such Participant would prefer to book if the Offered capacity was not limited. Such statement would have an informatory purpose only (for prospective considerations) and would not have any implications on capacity allocation under these Rules.

5.3. Minimum booking requirement

Without prejudice to rights of Eustream under Article 8, Eustream has the right to withdraw from the Open Season Procedure in the event that the transmission capacity booked by the Applicants does not guarantee economic viability of the Project for Eustream, without being liable and without paying any compensation for any consequence arising from such decision. Applicants are encouraged to submit the long-term Binding bids, which are the way how to guarantee the economic viability of the Project for Eustream.

5.4. Contracting

- a. Eustream offers solely the Offered Capacity (i.e. the exit capacity of the IP Budince up to the 90% of the offered Technical capacity).
- b. Applicants booking the Offered Capacity are responsible to find their Shipper counterparty or to secure transmission capacity on the adjacent Ukrainian transmission network.
- c. If applicable, Applicants shall book capacity in the adjacent Ukrainian transmission network separately. Eustream is not liable to any party in case of a failure to book the capacity in the adjacent Ukrainian transmission network or for transmission services of the adjacent transmission network operator.
- d. Eustream shall offer the capacity of IP Budince not allocated under this open season procedure in a standard way according to the procedure set by the national regulations and its network code.



- e. In case of delay of commissioning of the SK-UA Interconnector Eustream shall have the right to correspondingly postpone the starting date of the concluded transmission contracts without being liable and without paying any compensation for any consequence arising from such delay. In such case Eustream shall inform Applicants in due time and keep Applicants informed on new estimated date of commissioning. Such postponement will not invalidate the tariffs for the access to the transmission network and natural gas transmission agreed in the corresponding transmission contracts set according the Article 6 herein.
- f. In case (and only in such case) of a postponement of the starting date of the concluded transmission contract/s due to delay of commissioning beyond 30th June 2015 (the "Long stop" date) the affected shipper/s would have the right to withdraw from its/their transmission contract/s without any liabilities and/or compensations for Eustream and shipper/s.

5.5. Capacity allocation in case of overbooking

General rules for the situation of overbooking:

Shall the aggregated volume of the total capacity requested to be booked in accepted Binding bids for any period exceed the relevant Offered Capacity (Offered Capacity Phase 1 for the Phase 1 and Offered Capacity Phase 2 for the Phase 2) as detailed in Chapter 5.1. Eustream will apply the following pro rata rules for allocation of capacity amongst the Applicants:

- a) Eustream shall first allocate capacities starting from the Lots with the longest Lot duration. Shall the demand in any period in respect of the Lots with the same Lot duration exceed the relevant Offered Capacity then pro-rata principle of allocation will be applied. For avoidance of any doubt, the reduction will be done only for the booking period when the capacity demanded in the accepted Binding bids exceeds the relevant Offered Capacity and the capacity for the remaining time periods will not be reduced.
- b) This procedure will be mutatis mutandis repeated for the rest of the Binding bids in descending order of the Lots durations.

The allocation and publication of results shall be done and notified by Eustream till 26th June 2014 ("**Allocation**"). An Applicant whose capacity booking will be reduced compared to capacity in its Binding bid shall conclude the transmission contract for the reduced capacity.



6. Tariffs and access to the system

All rules for access to the SK-UA Interconnector, as well as for setting the respective business terms and conditions, including transmission tariffs will be in full compliance with the valid regulatory framework of Slovakia. Eustream will make best endeavors to ensure valid legal framework prior to the commissioning of the Project. For this reason Eustream has submitted to the respective state authorities the respective proposals for changes in operational order of Eustream, price ruling as well as other legal acts governing the operations of the IP Budince.

6.1 Tariffs payable for access and transmission

Gas transmission is a fully regulated activity in the Slovak Republic and tariffs for access to the transmission network and transmission service are determined by ÚRSO. Tariffs for gas transmission in the Slovak Republic are structured in a fully de-coupled entry/exit model (please consult the currently valid price decision of ÚRSO No. 0001/2014/P² published at <u>www.eustream.sk</u>).

Eustream has submitted prior the Open Season Procedure the proposal for the tariffs for the new exit point Budince with tariffs below to ÚRSO. Proposal of Eustream for tariffs for access to the transmission network and gas transmission (as valid for the year 2014) for the IP Budince is as follows, whereas for all contracts the tariffs are subject to escalation in line with currently valid price decision of ÚRSO No. 0001/2014/P:

Tariff group (booked daily capacity)	Initial tariff rate at the exit point Budince (P _{0en(n)(m)(t)}) (EUR/(MWh/d)/y)
1. T _{en1/ex1} (up to 18 200 MWh/d)	225.94
2. T _{en2/ex2} (over 18 200 MWh/d including, up to 416 000 MWh/d)*	229.47

² Please note, that price decision of ÚRSO No. 0001/2014/P does not include the tariffs for the IP Budince which are still subject to approval of ÚRSO



* please note that the final tariff for the capacity group No. 2 is to be calculated from the initial tariff, reflecting the daily capacity factor (please consult the formula under Chapter II. of the price decision of ÚRSO No. 0001/2014/P).

Proposal of rate of tariff of gas for operational needs (calculated as percentage rates from the physically transmitted gas quantity):

Exit point Budince	
Tariff rate at the exit point (%)	0,70

For all further terms and conditions of the tariff-setting methodology, the respective provisions of the new price decision of ÚRSO, including the tariff for the IP Budince, apply as applicable (document will be available at <u>www.eustream.sk</u> prior the final deadline for the submission of Binding bids).

Tariffs for each Group Lot shall be set separately on the following basis:

- The Time factor I_y (please consult the price decision of ÚRSO) shall be determined for each Group Lot.

- Tariff Group capacity classification shall be set on the basis of each Group Lot. In case that the Group Lots do overlap at certain time period then sum of such overlapping capacities shall be used for Tariff Group capacity classification at such time period and at such time period only.

Eustream is ready, upon request of a Participant, to calculate the applicable tariff for a capacity for which the Participant is interest to place in his Binding bid (within the timeframe for questions as per Chapter 3.4.).

6.2. Terms and conditions of bidding

Each Binding bid shall be valid until 30th June 2015. The concluded Transmission contracts in accordance with these rules shall be valid for their contractual term without prejudice to Chapter 5.4. (f). The financial security shall be valid for the whole period of the required transmission contract plus two months without prejudice to Chapter 5.4. (f).

Each Binding bid shall contain a commitment that the Applicant will accept all terms and conditions specified in these Rules without reservation. The Applicant may not modify or withdraw the Binding bid(s) submitted by it. The Binding bid shall contain an expressed commitment that it is irrevocable, unconditional and binding subject to open season rules at the time of bid submission.



If the Applicant fails to comply with any of the above commitments or with the terms and conditions of these rules, Eustream shall have the right to refuse such Binding bid.

In particular, Eustream shall have the right to refuse a Binding bid if:

- it is not submitted in full, at latest at the date specified in the Rules;
- it does not comply with the terms and conditions specified in the Rules;
- it does not contain direct reference to the binding nature of it as it is set out above.

Eustream shall notify the Applicant in case its Binding bid is refused. If a Binding bid is refused by Eustream, then the Applicant is no longer bound by it.

6.3. Supporting Adjacent Operator

These Rules of the Binding Open Season serve solely for the exit capacity of the IP Budince. This Open Season is recognized by Eustream's partner in the Project, the Ukrainian transmission enterprise Ukrtransgaz. Request for transmission services in the territory of Ukraine has to be made separately with Ukrtransgaz and does not form an integral part of this Open Season.

For queries relative to access to transmission services of Ukrtransgaz, please refer to www.utg.ua

7. Notices

Unless expressly otherwise provided for in this document, all notices or other communications to be given or made hereunder to Eustream shall be in writing, shall be addressed for the attention of the person indicated below and shall be delivered personally or sent by prepaid post or by fax. All notices given by fax shall be confirmed in writing delivered or sent as aforesaid but the failure to give such confirmation shall not invalidate the original notice. The language of all notices shall be the English language. The address for service of Eustream and its respective fax number shall be:

For Eustream:

Address: Votrubova 11/a, 821 09 Bratislava, Slovak Republic Fax No.: +421 2 6250 7152 Phone No.: +421 2 6250 7155, +421 2 6250 7120 Attention: Marek Lendvorský, Milan Sedláček E-mail: transmission@eustream.sk



All communication addressed to Eustream shall be effective upon actual receipt.

8. Other provisions of the Rules

Eustream reserves the right to amend the terms and conditions of the Rules and the Open Season Procedure. In case of such amendment, each Participant shall be informed in a non-discriminative way. Eustream does not assume any responsibility vis-à-vis any Participant for any consequence arising from such amendments. Eustream reserves the right to ask for supplements from any Participant, if needed. Eustream reserves the right to accept no bid and/or to withdraw from the Open Season Procedure without giving any reasons thereof and without being liable for any consequence or paying any compensation therefore.

Eustream shall have the right to declare the bidding process frustrated without giving any reason thereof and without being liable for any consequence or paying any compensation therefore.

All costs and expenses incurred related to the bidding process and preparation of bid will be solely borne by the Applicant.

As previously mentioned, these Rules of the Binding Open Season serve solely for the exit capacity of the Slovak part of the SK-UA Interconnector. For bids in the Ukrainian part of the SK-UA Interconnector the Applicants shall follow the standard procedure as in chapter 6.3. Supporting Adjacent Operator.

9. Governing law, dispute resolution

The relevant laws of the Slovak Republic in force will govern these Rules and any issue not regulated in the Rules. All disputes arising from or related to the bidding process shall be settled exclusively by the Arbitration Court of the Slovak Chamber of Commerce and Industry. The place of arbitration shall be Bratislava; its language shall be the English language. The number of arbitrators shall be three (3). The resolution of the Court of Arbitration shall be final and enforceable.

10. Miscellaneous



The following Annexes are an integral part of the Open Season Procedure and shall be published at the Eustream website in due course:

Annex 1: Registration form

Annex 2: Binding bid (Binding capacity request, to be provided to registered Participants only)