

In this section we present standardized publications according to Regulation (EC) No. 715/2009 of the European Parliament and of the Council of 13 July 2009 on conditions for access to the natural gas transmission networks and repealing Regulation (EC) No 1775/2005.

Regulation (EC) No 715/2009	Link	Additional information
Art. 15.1.c)	Services LNG Terminal Capacities	In order to monitor commercial needs consultations with the market are carried out.
LNG and storage system operators shall make relevant information public, in particular data on the use and availability of services, in a time-frame compatible with the LNG or storage facility users' reasonable commercial needs, subject to the monitoring of such publication by the national regulatory authority.		
Art. 17.2.	Terminal Code	Terminal Code, point 4 - general terms and conditions of provision of services
LNG and storage system operators shall implement and publish non-discriminatory and transparent capacity-allocation mechanisms which shall: <ul style="list-style-type: none"> (a) provide appropriate economic signals for the efficient and maximum use of capacity and facilitate investment in new infrastructure; (b) be compatible with the market mechanism including spot markets and trading hubs, while being flexible and capable of adapting to evolving market circumstances; and (c) be compatible with the connected network access systems. 		
Art. 19.1.	Terminal Code Regasification services application form Draft of short-term regasification	Terminal Code, point 6 -unloading of LNG Terminal Code, point 7
LNG and storage system operators shall make publicdetailed information regarding the services it offers and the relevant conditions applied, together		

with the technical information necessary for LNG and storage facility users to gain effective access to the LNG and storage facilities.

[regasification agreement](#) - regasification

[Rules of regasification service for short-term agreements](#) Terminal Code, point 8 - additional services

[Documents for download](#)

Art. 19.2.

For the services provided, LNG and storage system operators shall make public information on contracted and available storage and LNG facility capacities on a numerical basis on a regular and rolling basis and in a user-friendly standardised manner.

[LNG Terminal Capacities](#)

Art. 19.3.

LNG and storage system operators shall always disclose the information required by this Regulation in a meaningful, quantifiably clear and easily accessible way and on a non-discriminatory basis.

[Customer Zone](#)

Art. 19.4.

LNG and storage system operators shall make public the amount of gas in each storage or LNG facility, or group of storage facilities if that corresponds to the way in which the access is offered to system users, inflows and outflows, and the available storage and LNG facility capacities, including for those facilities exempted from third-party access. That information shall also be communicated to the transmission system operator, which shall make it public on an aggregated level per system or subsystem defined by the relevant points. The information shall be updated at least daily (...).

[LNG Terminal Capacities](#)

Art. 19.5.

In order to ensure transparent, objective and non-discriminatory tariffs and facilitate efficient utilisation of the infrastructures, the LNG and storage facility operators or relevant regulatory authorities shall make public sufficiently detailed information on tariff derivation, the methodologies and the structure of tariffs for infrastructure under regulated third-party access.

[Tariff](#)

[Terminal Code](#)

Terminal Code, point 9 - invoicing and payments for services

Art. 20.

Transmission system operators, storage system operators and LNG system operators shall keep at the disposal of the national authorities, including the national regulatory authority, the national competition authority and the Commission, all information referred to in Articles 18 and 19, and in Part 3 of Annex I for a period of five years.

[LNG Terminal Capacities](#)

As part of the published information there are also available historical data.

Art. 22.

Each transmission, storage and LNG system operator shall take reasonable steps to allow capacity rights to be freely tradable and to facilitate such trade in a transparent and non-discriminatory manner. Every such operator shall develop harmonised transport, LNG facility and storage contracts and procedures on the primary market to facilitate secondary trade of capacity and shall recognise the transfer of primary capacity rights where notified by system users.

The harmonised transport, LNG facility and storage contracts and procedures shall be notified to the regulatory authorities.

[Terminal Code](#)

[Regasification services application form](#)

[Draft of short-term regasification agreement](#)

[Rules of regasification service for short-term agreements](#)

Terminal Code, point 2 - definition and units

Terminal Code, point 4 - general terms and conditions of provision of services