

Annex 11

Form of Scheduled Slot transfer agreement

The terminal operator (the “Terminal Operator”):

Floating LNG Terminal Finland Oy

Business ID 3285669-8

Keilaranta 13-19 B, 02150 Espoo, Finland

The transferor (the “Transferor”):

Legal entity	
Business ID	
Jurisdiction of incorporation	
Registered address	
Representant	
Contacts	

The transferee (the “Transferee”):

Legal entity	
Business ID	
Jurisdiction of incorporation	
Registered address	
Representant	
Contacts	

Slot(s) subject to the transfer (the “Transferred Scheduled Slot(s)”):

Calendar Year	
Scheduled Slot identification number set out in Annual Service Schedule	
Terminal Service requested in the Scheduled Slot	<p><i>[Mark the applicable option]</i></p> <p><input type="checkbox"/> Regasification Service</p> <p><input type="checkbox"/> Regasification and Reloading Services</p>
Scheduled Slot start date according to the latest agreed Annual Service Schedule	
Scheduled Slot end date according to the latest agreed Annual Service Schedule	
LNG Carrier arrival time for LNG Unloading according to the latest agreed Annual Service Schedule	
LNG unloaded volume according to the latest agreed Annual Service Schedule [MWh]	
LNG Carrier(s) arrival time for LNG Reloading according to the latest agreed Annual Service Schedule	
LNG reloaded volume according to the latest agreed Annual Service Schedule [MWh]	

The Transferred Scheduled Slot(s) has/have been allocated to the Transferor under the Terminal Service Contract and the Special Provisions .

The Transferor does not intend to use the Transferred Scheduled Slot(s) and, therefore, wishes to transfer the Transferred Scheduled Slot(s) to the Transferee. The Terminal Operator does not object such transfer of the Transferred Scheduled Slot(s)

By signing this Scheduled Slot transfer agreement, the Transferor transfers and the Transferee obtains the Transferred Scheduled Slot(s).

From the Gas Day [REDACTED], the Transferee hereby irrevocably assumes all the rights and obligations of the Transferor associated with the Transferred Scheduled Slot(s) (including, but not limited to, the obligation of the Transferor to comply with the latest Annual Service Schedule), and the Transferor is hereby irrevocably deprived of such rights and obligations associated with the Transferred Scheduled Slot(s).

By signing this Scheduled Slot Transfer Agreement, the Transferee represents and warrants to the Terminal Operator and to the Transferor that, if it is obliged to provide the Terminal Operator with a Guarantee pursuant to clause 6.2 (Financial requirements) of the Terminal Rules, it has provided (or provides in connection with the signing of this Scheduled Slot Transfer Agreement) to the Terminal Operator such Guarantee, in form of Annex 4 or 5 of the Terminal Rules, as applicable, the amount of which covers also the Transferred Scheduled Slot(s) calculated in accordance with Annex 6 of the Terminal Rules.

If, after the transfer of the Transferred Scheduled Slot(s), the Transferor is no longer obliged to provide any Guarantee pursuant to clause 6.2 (Financial requirements) of the Terminal Rules, the Terminal Operator shall return the Guarantee, which the Transferor earlier provided to the Terminal Operator pursuant to such clause, to the Transferor within 5 Business Days from the signing of this Scheduled Slot Transfer Agreement.

If the required amount of the Guarantee, calculated in accordance with Annex 6 of the Terminal Rules, provided by the Transferor to the Terminal Operator pursuant to clause 6.2 (Financial requirements) of the Terminal Rules, decreases as a result of the transfer of the Transferred Scheduled Slot(s), the Transferor shall be entitled to update the amount of such Guarantee to correspond to the new required amount calculated in accordance with Annex 6 of the Terminal Rules.

Simultaneously with this Terminal Capacity transfer agreement, the Transferor and the Transferee confirm their intention to sign amendments to their Special Provisions in the form provided by the Terminal Operator to reflect the transfer of the Transferred Scheduled Slot(s).

This Terminal Capacity transfer agreement shall enter into force when it has been signed by the Terminal Operator, the Transferor and the Transferee.

Sections 10 (Governing law and dispute resolution) and 11 (Notices) of the General Terms and Conditions shall apply mutatis mutandis to this Scheduled Slot Transfer Agreement.

Date:

Floating LNG Terminal Finland Oy
