
**FRAMEWORK CONTRACT
ON ACCESS TO THE STORAGE FACILITY AND GAS STORAGE
S.T.A.C. SERVICE
REFERENCE NUMBER [FILL IN]**

concluded between

[FILL IN]

as Customer

and

POZAGAS a.s.

as Storage Operator

on [FILL IN]

(1) **POZAGAS a.s.**, with a registered office at Malé námestie 1, 901 01 Malacky, Slovak Republic, registered in the Commercial Register, District Court Bratislava I, section Sa, file No. 1271/B; Company ID: 31 435 688, VAT ID: SK2020357372, Banker details: Tatra bank a.s., Bank Account No 262 000 3092 / 1100, SWIFT: TATR Sk BX, IBAN SK111100000002620003092, represented on a basis of power of attorney by: Marián Krška, General Director, Martin Beňa, Sales and Marketing Director (hereinafter “**Storage Operator**”);

and

(2) [FILL IN], with a registered office at: [FILL IN], registered in [FILL IN], Company ID: [FILL IN], VAT ID: [FILL IN], Banker details: [FILL IN], Represented by: [FILL IN] (hereinafter “**Customer**” and jointly with Storage Operator referred to as the “**Parties**” and individually referred to as a “**Party**”)

conclude on [FILL IN] (hereinafter the “**Effective Date**”), pursuant to the Rules of Operation of POZAGAS a.s. stipulating general business conditions for access to storage and provision of services in the storage (hereinafter the “**Rules of Operation**”), and the Technical Terms and Conditions of Access and Connection to the Láb 4 Underground Natural Gas Storage and the Rules of Operation thereof (hereinafter the “**Technical Terms and Conditions**”) this Framework Contract on Access to the Storage and Gas Storage S.T.A.C. SERVICE (hereinafter the “**Framework Gas Storage Contract**”).

PREAMBLE

WHEREAS Storage Operator, aiming to maximize Storage Capacity utilization and to support Gas market liquidity, offers short-term intra-seasonal storage services (hereinafter the “**Storage Services**”) in accordance with the General Terms and Conditions for allocation of Short Term Additional Capacity (hereinafter the “**General Terms and Conditions**”);

WHEREAS Customer expressed the interest to utilize Storage Services;

The Parties have AGREED in accordance with Section 47 (6), Section 67 (6, d) and Section 67 (6, f) of Act No. 251/2012 Coll. on the energy sector and on amendments to certain acts as amended on the following Framework Gas Storage Contract based on the Rules of Operation, the Technical Terms and Conditions and the Pricelist.

ARTICLE 1 DEFINITIONS

The terms stipulated in the Rules of Operation and Technical Terms and Conditions and the terms used in this Framework Gas Storage Contract shall have the same meaning unless this Framework Gas Storage Contract provides otherwise.

ARTICLE 2 SUBJECT MATTER OF FRAMEWORK GAS STORAGE CONTRACT

- 2.1 This Framework Gas Storage Contract governs all transactions the Parties shall enter into for the provision of Storage Services allocated in accordance with the General Terms and Conditions (each such transaction being an “**Individual Contract**”). The Parties enter into this Framework Gas Storage Contract and into Individual Contracts on the understanding that each Individual Contract and this Framework Gas Storage Contract shall form a single separate agreement between the Parties and that the Parties would not enter into Individual Contracts if this was not the case. The rights and obligations of the Parties under each Individual Contract shall be construed independently from the other Individual Contracts unless otherwise agreed by the Parties in writing. The provisions of this Framework Gas Storage Contract constitute an integral part of, but may be supplemented by the terms of, each Individual Contract.
- 2.2 The Storage Operator shall provide to the Customer and the Customer shall be entitled to utilize the Storage Services in accordance with the Individual Contract, the Framework Gas Storage Contract, the Rules of Operation, the General Terms and Conditions, the Technical Terms and Conditions and the Pricelist. If not stipulated otherwise in the Individual Contract, the Customer shall pay to the Storage Operator the price for the Storage Services.
- 2.3 This Framework Gas Storage Contract does not apply to agreements for the provision of Storage Services entered into before the Effective Date.

ARTICLE 3 CONCLUSION OF INDIVIDUAL CONTRACTS

- 3.1 Individual Contracts shall be concluded either in paper form signed by manuscript signature or electronically signed by advanced electronic signature, as defined in Article 3(11) of Regulation (EU) No 910/2014 of the European Parliament and of the Council of 23 July 2014 on electronic identification and trust services for electronic transactions in the internal market and repealing Directive 1999/93/EC (hereinafter the “**Advanced Electronic Signature**”), and shall be legally binding and enforceable from the time the Individual Contract is duly signed by both Parties. The Parties may also conclude Individual Contracts by email, in which case the Individual Contract shall be legally binding and enforceable from the time the terms of such Individual Contract are concluded.

- 3.2 In the event that an Individual Contract is concluded by email, the Parties shall, within ten (10) calendar days, confirm the conclusion of the Individual Contract in paper form signed by manuscript signature or electronically with Advanced Electronic Signature. Such confirmation shall not constitute a requirement for a legally valid Individual Contract.
- 3.3 Each Individual Contract shall contain the information stipulated in, and shall be substantially in the form of template Individual Contract attached to this Framework Gas Storage Contract as Annex No. 1.
- 3.4 Individual Contracts may be concluded on behalf of each Party exclusively by the persons listed for such purposes in the Annex No. 2 attached to this Framework Gas Storage Contract. Each Party may at any time unilaterally amend and supplement in writing the list of persons currently authorized to negotiate and sign Individual Contracts.
- 3.5 In the event of inconsistency between the terms of an Individual Contract and the Framework Gas Storage Contract, the terms of the Individual Contract shall prevail for the purpose of that Individual Contract.

ARTICLE 4 STORAGE SERVICES

- 4.1 The Storage Operates allocates Storage Services in accordance with the General Terms and Conditions.
- 4.2 If an Individual Contract provides for Storage Capacity with contractual flexibility (hereinafter the “**Storage Capacity with the Right to Use**”), the Storage Operator shall grant the Customer the Storage Capacity with Contractual Flexibility with parameters agreed in the Individual Contract during the agreed period (hereinafter the “**Storage Period**”) specified in the Individual Contract. The Storage Operator allows the Customer the access to the Storage and the Customer shall be entitled to utilize the Storage Capacity with Contractual Flexibility in accordance with the parameters of Working Gas Volume, maximum Daily Injection Flow Rate, maximum Daily Withdrawal Flow Rate, and at Entry-Exit (Handing-over and Acceptance) Point(s) as specified in the Individual Contract. The Customer is entitled to request the allocation of the Individual Service Injection Flow Rate and/or the Individual Service Withdrawal Flow Rate in the form of “day-ahead” (hereinafter “**DAS**”) which exceeds the flow rate defined by Nomination/Renomination of respective flow rates as of the day immediately preceding to the Gas Day of the fulfilment of the respective flow rates. Allocation of DAS to the Customer is realized by the confirmation of Customer’s Nomination/Renomination.
- 4.3 If an Individual Contract provides for Storage Capacity with compulsory flows (hereinafter the “**Storage Capacity with Compulsory Use**”), the Storage Operator allows the Customer the access to the Storage Facility and the Customer undertakes to inject Gas quantity into the Storage Facility during the Injection Period and withdraw Gas quantity from the Storage Facility during the Withdrawal Period strictly in accordance with the agreed Daily Injection Flow Rates and the Daily Withdrawal Flow Rates, as specified in the Individual Contract

(hereinafter the “**Compulsory Flows**”). Injection Period represents Gas Days specified in the Individual Contract for which Daily Injection Flow Rates are allocated as stipulated in the Individual Contract (hereinafter the “**Injection Period**”). Withdrawal Period represents Gas Days specified in the Individual Contract for which Daily Withdrawal Flow Rates are allocated as stipulated in the Individual Contract (hereinafter the “**Withdrawal Period**”). If due to any maintenance on the Storage Facility or adjoining infrastructure the Customer is not able to maintain Compulsory Flows, the relevant Compulsory Flow for the month affected by maintenance shall be adjusted by Storage Operator with the make-up Daily Injection Flow Rates and/or Daily Withdrawal Flow Rates (as applicable). Such make-up Daily Injection Flow Rates and/or Daily Withdrawal Flow Rates are included in the Price.

- 4.4 If the Customer breaches its obligation to comply with the Compulsory Flows pursuant to section 4.3 of this Framework Gas Storage Contract in respect of an Individual Contract, the Storage Operator shall be entitled to:
- (i) immediately suspend providing the Storage Services to the Customer and shall not be obligated to continue providing the Storage Services to the Customer;
 - (ii) terminate the Individual Contract and/or the Framework Gas Storage Contract with a notice period of five (5) calendar days;
 - (iii) demand from the Customer payment of a contractual penalty in the amount of one-month payment obligation of the Customer vis-à-vis the Storage Operator in respect of the Individual Contract; and
 - (iv) exercise the retention right in respect of the Customer’s stored Gas.
- 4.5 The contractual penalty shall be payable within five (5) calendar days upon the delivery of a demand for the payment thereof to the Customer. The claim to the compensation of damages or the duty of the Customer to compensate the Storage Operator for damages in the amount exceeding a contractual penalty shall not be affected by the payment of the contractual penalty.
- 4.6 For avoidance of any doubt Parties agree that the Customer is entitled to use Storage Services only after conclusion of an Individual Contract and only in the amount and time specified in such Individual Contract.

ARTICLE 5 NOMINATIONS AND RE-NOMINATIONS

- 5.1 Customer shall submit Nominations and/or Re-nominations to the dispatching center of Storage Facility in format using the communication means indicated in the Rules of Operation.
- 5.2 Storage Operator shall confirm and/or modify Nominations and/or Re-nominations in format and using the communication means indicated in the Rules of Operation by using the contact data provided by Customer.

- 5.3 Customer shall be entitled to authorize the third party to submit Nominations and/or Re-nominations to Storage Operator. Customer shall notify Storage Operator in writing that such authorization has been granted, amended and/or revoked and describe the scope of the authorization without undue delay but no later than three (3) calendar days before such authorization becomes effective, is amended or revoked.

ARTICLE 6 PRICE AND INVOICING

- 6.1 Each Individual Contract execution is subject to agreement of both Parties on Price for the allocated Storage Services.
- 6.2 Unless otherwise agreed in the Individual Contract, total price F for Storage Services under the Individual Contract shall be calculated according to following formula:

$$\mathbf{F = P_L \times C}$$

, whereas

P_L - Unit price for the Storage Services under the Individual Contract determined as stipulated in section 6.1 of this Framework Gas Storage Contract,

C - Working Gas Volume in MWh which shall be dedicated to Storage Services under the Individual Contract.

- 6.3 Unit price for DAS is defined in valid Pricelist published by Storage Operator on www.pozagas.sk.
- 6.4 Storage Operator shall issue invoice for the Storage Services provision for each calendar month in the amount calculated as a sum of all Total prices F for Storage Services under the Individual Contracts during specific calendar month.
- 6.5 VAT due under applicable laws of the Slovak Republic shall be charged to the price for rendered Storage Services. Invoice issued by Storage Operator must contain all essentials stipulated by generally binding laws.
- 6.6 Storage Operator shall issue and send to the Customer an invoice no later than the fifteenth (15th) day of a calendar month immediately following the calendar month of a repeated provision of Storage Services. In case of related services Storage Operator shall issue one cumulative invoice for all services provided to the Customer in relevant calendar month.
- 6.7 If the Customer delays in payment of an invoiced amount or its portion when due, Storage Operator shall apply toward the Customer 0.03 % default interest on the amount due for each day of delay. Default interest shall be payable within fourteen (14) calendar days of

the date of invoice delivery (charging default interest) to the Customer that delays in payment of financial obligations.

- 6.8 Invoices issued by Storage Operator shall be delivered via email (electronic mail). Email contacts (addresses) of Parties for sending and receiving invoices are disclosed in Annex 2. Invoices shall be considered to have been delivered upon moment/expiration of the earliest of the following:
- receipt of electronic confirmation of email (electronic mail) acceptance (a delivery receipt), or
 - three (3) calendar days after the day of sending mail to address presented in Annex 2

ARTICLE 7 FINANCIAL SECURITY

- 7.1 The Storage Operator shall be entitled to request a financial security from the Customer to secure its payment obligations under the Framework Gas Storage Contract and Individual Contracts (hereinafter the “**Financial Security**”) to determine the amount of such Financial Security, and to determine the deadline within which the Customer shall be obliged to deliver such Financial Security in accordance with this Section 10. The Customer shall provide financial security in the form of:
- (i) a bank guarantee (hereinafter the “**Bank Guarantee**”), or
 - (ii) a Parent Company Guarantee (hereinafter the “**Parent Company Guarantee**”), or
 - (iii) a monetary security (hereinafter the “**Monetary Security**”).

The Customer may replace the Financial Security originally provided to the Storage Operator in respect of an Individual Contract by providing the Storage Operator with a Financial Security in the other form permitted by this section 7.1. The Storage Operator shall return the originally provided Financial Security to the Customer within five (5) calendar days after receiving the other form of the Financial Security in accordance with this Article 7.

- 7.2 The Financial Security provided by the Customer shall become effective no later than on the first day of the Storage Period under the relevant Individual Contract and shall be in the amount specified by the Storage Operator. If the Customer fails to provide the Financial Security which meets the requirements stipulated in the previous sentence, the Storage Operator shall be entitled to:
- (i) immediately suspend providing the Storage Services to the Customer and shall not be obligated to continue providing the Storage Services to the Customer;
 - (ii) terminate the Individual Contract and/or the Framework Gas Storage Contract with a notice period of five (5) calendar days; and
 - (iii) exercise the retention right in accordance with section 22.9 of Rules of Operation in respect of the Customer’s stored Gas.

- 7.3 Where the Financial Security under Section 7.1 (i) or (ii) is provided in respect of an Individual Contract after its execution, such Financial Security shall:
- (i) become valid no later than fourteen (14) days after execution of the relevant Individual Contract and effective no later than on the first day of the Storage Period under the relevant Individual Contract;
 - (ii) remain until at least the end of the second (2nd) month following the end of the Storage Period under the relevant Individual Contract;
 - (iii) be issued with the Storage Operator as the beneficiary;
 - (iv) be payable to the bank account of the Storage Operator without any objection within five (5) Working Days of the notice from the Storage Operator being received and without any preceding notice by the Storage Operator requesting that the Customer fulfil their obligations;
 - (v) be irrevocable;
 - (vi) be governed by Slovak law and the rules of URDG 758 (ICC Uniform Rules for Demand Guarantees), subject to ICC arbitration with three arbitrators in accordance with Article 13;
 - (vii) be issued by a bank/Parent Company with a minimum rating of BBB- (Triple B minus) pursuant to the standards of the rating agency “Standard & Poor’s” respectively or an equivalent minimum rating given by the rating agencies “Moody’s” or “Fitch”.
- 7.4 Where the Financial Security under Section 7.1 (i) or (ii) is provided prior to the execution of Individual Contracts, such Financial Security shall secure the due and punctual performance of all present and future obligations of the Customer under each Individual Contract and the Framework Gas Storage Contract, and shall:
- (i) become effective no later than on the first day of the Storage Period under each Individual Contract, with the effectiveness applying individually to each Individual Contract;
 - (ii) remain until at least the end of the second (2nd) month following the end of the Storage Period under each Individual Contract, counted separately for each Individual Contract;
 - (iii) be issued with the Storage Operator as the beneficiary;
 - (iv) be payable to the bank account of the Storage Operator without any objection within five (5) Working Days of the notice from the Storage Operator being received and without any preceding notice by the Storage Operator requesting that the Customer fulfil their obligations;
 - (v) be irrevocable;
 - (vi) be governed by Slovak law and the rules of URDG 758 (ICC Uniform Rules for Demand Guarantees), subject to ICC arbitration with three arbitrators in accordance with Article 13;
 - (vii) be issued by a bank/Parent Company with a minimum rating of BBB- (Triple B minus) pursuant to the standards of the rating agency “Standard & Poor’s” respectively or an equivalent minimum rating given by the rating agencies “Moody’s” or “Fitch”.

- 7.5 The Customer shall provide Monetary Security in respect of an Individual Contract shall meet the following requirements:
- (i) the Customer shall pay Monetary Security to the bank account of the Storage Operator
 - (ii) the amount of Monetary Security shall be equal to a one-month payment obligation of the Customer vis-à-vis the Storage Operator in respect of the Individual Contract, including value added tax (VAT);
 - (iii) Monetary Security shall be used in its full amount to secure the Customer's payment obligations towards the Storage Operator under this Framework Gas Storage Contract. If the Customer fails to meet its financial obligations under this Framework Gas Storage Contract duly and on time, the Storage Operator shall be immediately entitled to satisfy its receivable from the Security Deposit.
- 7.6 The Customer may provide Monetary Security under Section 7.1 (iii) prior to the execution of an Individual Contract; however, if such Individual Contract is not executed, the Storage Operator shall promptly return the Monetary Security so provided to the Customer upon the Customer's request.
- 7.7 If at least a part of the Financial Security amount is spent, the Storage Operator shall have the right to request the Customer to replenish or increase the Financial Security up to an amount sufficient to secure all present obligations of the Customer under each Individual Contract and the Framework Gas Storage Contract, or up to the amount specified in the Individual Contract. The Financial Security shall be replenished or increased within fifteen (15) days after the Storage Operator has made the request for replenishment or increase of the Financial Security. If the Customer fails to replenish or increase the Financial Security up to the required amount pursuant to the Individual Contract, or to secure all obligations under the Framework Gas Storage Contract, as applicable, the Storage Operator shall have the right to suspend the provision of the Service under this Framework Gas Storage Contract.
- 7.8 The Storage Operator shall return the Monetary Security (or any remainder thereof) paid by the Customer in respect of an Individual Contract to the bank account designated by the Customer within five (5) calendar days of the satisfaction of all of the Customer's obligations and liabilities related to such Individual Contract. The Security Deposit shall be deemed returned to the Customer when debited from the bank account designated by the Storage Operator. No interest rate or interest payment shall apply in connection with the Security Deposit.

Sections 22.1 to 22.6 of the Rules of Operation shall not apply to this Framework Storage Contract.

ARTICLE 8

TITLE, RISK OF LOSS OF GAS

The Customer declares that it has ownership of and is entitled to dispose of the Gas designated for storage in the Storage Customer pursuant to this Framework Gas Storage Contract and that the Gas is free of any liens, encumbrances and third-party claims. The Customer shall be obliged to indemnify the Storage Operator for any costs, lawsuits and claims raised by third parties.

ARTICLE 9 NOTIFICATIONS

All notifications between Storage Operator and Customer shall be delivered by registered letters and/or courier service established and operating in the Slovak Republic, by fax or by e-mail (if listed below).

For Customer to the address:

[FILL IN]

[FILL IN]

[FILL IN]

Front desk:

Fax: [FILL IN]

Attention: [FILL IN]

E-mail: [FILL IN]

Dispatching:

Telephone: [FILL IN]

Fax: [FILL IN]

E-mail: [FILL IN]

and for Storage Operator to the address:

POZAGAS a.s.
Malé námestie 1
901 01 Malacky
Slovak Republic

Front desk:

Fax: +421 34/ 772 2406

Attention: Martin Beňa

E-mail: [FILL IN]

Dispatching:

Telephone: [FILL IN]

Fax: [FILL IN]

E-mail: [FILL IN]

or any other address or fax number notified to the other Party in writing.

**ARTICLE 10
DISPUTE RESOLUTION**

- 10.1 All disputes between the Parties due to failure to comply with the terms and conditions agreed by the Parties in this Framework Gas Storage Contract and related documents (hereinafter “**Dispute**”) shall Parties attempt to settle in good faith by amicable agreement.
- 10.2 Disputes that are not settled by an amicable agreement within sixty (60) calendar days from the delivery of the written notice of Dispute to other Party, which shall contain the description of the Dispute and proposal for its resolution shall be resolved, in case that Parties shall not agree in written form otherwise, by means of arbitration conducted in the English language and decided by three arbitrators.
- 10.3 The Parties shall nominate one arbitrator each. The two arbitrators nominated in this way shall appoint a third arbitrator, who shall act as chairman of the Court of Arbitration.
- 10.4 Arbitration proceedings shall be governed by the rules of the Court of Arbitration of the International Chamber of Commerce. The venue of arbitration proceedings shall be in Zürich.
- 10.5 The ruling resulting from arbitration proceedings shall be final and binding on both Parties.

**ARTICLE 11
VALIDITY AND EFFECTIVENESS**

- 11.1 This Framework Gas Storage Contract shall become valid and effective on the day it is signed by the authorized representatives of both Parties and shall remain in force until [FILLIN].
- 11.2 Any amendments to this Framework Gas Storage Contract and/or Individual Contracts shall be legally binding and effective subject to the written consent of both Parties drawn up in the form of an addendum to this Framework Gas Storage Contract and/or Individual Contracts that must be signed by legitimately appointed representatives of both Parties.

**ARTICLE 12
FINAL PROVISIONS**

- 12.1 Customer accepts and agrees with the Rules of Operation, Technical Terms and Conditions and Pricelist by signing this Framework Gas Storage Contract; these documents shall constitute the commercial and technical terms and conditions under which Storage Operator shall provide the access to the Storage Facility and render Gas storage services and shall be published on the web site www.pozagas.sk and shall be binding on the Parties.
- 12.2 All rights and obligations of the Parties not explicitly provided for in this Framework Gas Storage Contract shall be governed by the valid and effective Rules of Operation and

Technical Terms and Conditions and possible operating agreements. If provisions of this Framework Gas Storage Contract and/or Individual Contracts regulate the mutual rights and obligations in a manner other than the one provided for in the Rules of Operation or Technical Terms and Conditions, the provisions of this Framework Gas Storage Contract and/or Individual Contracts regulating the mutual rights and obligations shall prevail over stipulations of the Rules of Operation or Technical Terms and Conditions, unless it is impossible to divert from them.

- 12.3 Storage Operator shall be entitled to unilaterally amend any provisions of this Framework Gas Storage Contract in case the amendment is required following changes in applicable regulations, or any acts of regulatory authorities having impact on Storage Operator.
- 12.4 Regarding the matters not specified by Framework Gas Storage Contract herein, the contractual relationship set out by Framework Gas Storage Contract herein shall be governed by stipulations of the Act No. 513/1991 Coll., Commercial Code, as amended and relevant legal regulations. Application of rules and regulations governing the conflict of laws, referring to the applicability of other than Slovak law, shall be ruled out.
- 12.5 The Parties agree that manuscript signature and Advanced Electronic Signatures, applied by authorized persons to be sufficient and binding for entering into this Framework Gas Storage Contract and Individual Contracts and any documents related to the Framework Gas Storage Contract and Individual Contracts, including documents for which the Framework Gas Storage Contract and Individual Contract requires written form, or which require to be signed by the Parties.
- 12.6 If this Framework Gas Storage Contract is entered into in paper form signed by manuscript signature, it shall be executed in two (2) originals in the English language, with the Parties receiving one (1) original each.
- 12.7 The Parties declare that they have read this Framework Gas Storage Contract, comprehended the content and agree with it and in evidence thereof have signed the Framework Gas Storage Contract of their own free will.

In [FILL IN] on the day of [FILL IN]

In Malacky on the day of [FILL IN]

CUSTOMER

STORAGE OPERATOR

[FILL IN]

POZAGAS a.s.

Name: [FILL IN]
Position: [FILL IN]

Name: [FILL IN]
Position: [FILL IN]

Name: [FILL IN]
Position: [FILL IN]

Name: [FILL IN]
Position: [FILL IN]

Draft form of Individual Contract

Scope of Storage Services:		
1. Type of Storage Capacity:	[FILL IN]	
2. Shipper code:	[FILL IN]	
3. Working Gas Volume (WGV):	[FILL IN]	MWh
4. Injection Flow Rate (firm/compulsory):	[FILL IN]	MWh/d
5. Withdrawal Flow Rates (firm/compulsory):	[FILL IN]	MWh/d
6. Entry/Exit (Handing-over and Acceptance) Points:	[FILL IN]	
7. Price for Storage Services allocation:	[FILL IN]	EUR/MWh
8. Period for Storage Services Allocation:	[FILL IN]	
9. Injection period:	[FILL IN]	
10. Withdrawal period:	[FILL IN]	
11. Other fees (e.g. Commodity tariff):	[FILL IN] or According to Pricelist	
12. Financial security:	[FILL IN]	
13. Other arrangements:	[FILL IN]	

.....
 Name: [FILL IN]
 Position: [FILL IN]

.....
 Name: [FILL IN]
 Position: [FILL IN]

List of Authorized Persons and Emails contacts

List of Authorized Persons:

	Storage Operator	Customer
Name: Email address:	[FILL IN]	[FILL IN]
Name: Email address:	[FILL IN]	[FILL IN]
Name: Email address:	[FILL IN]	[FILL IN]

List of Email contacts:

	Storage Operator	Customer
Invoices - sent from:	[FILL IN]	[FILL IN]
Invoices - received to:	[FILL IN]	[FILL IN]