Transferor

Attn. Mr. X

Street+number

Postal code, city, country

Transferee

Attn. Mrs. Y

Street+number

Postal code, city, country

BBL Company V.O.F.

P.O. Box 225

9700 AE Groningen

The Netherlands

T +31 50 521 32 12

F +31 50 521 35 45

E bbl-sales@bblcompany.com

Trade Register no. 02085020

www.bblcompany.com

Date

dd-mm-yyyy

Our reference BBL VOF xx.xxxx

Transfer of usage rights

Telephone

+31 50 521 xxxx

Your reference

Dear Mr. X, Dear Mrs. Y

On date BBL Company V.O.F. (hereinafter referred to as "BBL Company") received a request for a transfer of usage rights of transmission capacity from Transferor company (hereinafter referred to as "Transferor") to Transferee company (hereinafter referred to as "Transferee").

The details of this transfer from *Transferor* to *Transferee* are given below:

Name

Address

Postal code

Place of business

Country

Service Contract Number

Portfolio

Entry point

Exit point

Start Date Gas Day

End Date Gas Day (inclusive)

Type of capacity

Amount of usage rights transferred in kWh/h

The applicable versions of the General Terms and Conditions Forward Flow are the basis for *Transferor* and *Transferee* to make this transfer possible.

It is agreed that for the above specified transfer the principles below are applicable. These principles will govern in case of conflicts between these principles and the General Terms and Conditions Forward Flow:

- 1. BBL Company will charge Transferor a handling fee for the registration of the transfer equal to one hundred and fifty (150) Euro (€).
- 2. By means of this transfer, *Transferor* passes on the usage rights of amount kWh/h to *Transferee* but remains entitled to this transmission capacity.
- 3. Transferee has been accepted as a BBL-Shipper by BBL Company under the (applicable version of the) General Terms and Conditions Forward Flow. When Transferee uses part or all of the amount kWh/h, the (applicable version of the) General Terms and Conditions Forward Flow (including related exhibits) will apply.
- 4. *BBL Company* will not accept and register any subsequent transfer from *Transferee*, except for transfer of transmission capacity from *Transferee* back to *Transferor*.
- 5. The fixed part of the tariff (component T1) will continue to be invoiced to *Transferor*. The variable part of the tariff (component T2) for the usage of the transferred transmission capacity will be invoiced to *Transferee*.
- 6. The gas balance of *Transferee* will be settled with *Transferee* and settlement shall take place according to the procedure stipulated in the (applicable version of the) General Terms and Conditions Forward Flow.
- 7. All liabilities related to the transferred transmission capacity and/or the use of that capacity will remain with *Transferor*.
- 8. *Transferor* remains liable for duly payment of invoices by *Transferee*. As a consequence, BBL Company will not perform a creditworthiness check of *Transferee*.

Yours sincerely,	For Agreement
On behalf of BBL Company V.O.F.	Transferor
Name	
Position	
	Transferee