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CURRENT REPORT

according to the provisions of Article 225 of Law 297/2004

Date of report: 06 November 2015

Name of issuing entity: SNTGN TRANSGAZ SA MEDIAŞ

Headquarters: Medias, 1 Constantin I. Motas Square, Sibiu County

Telephone/fax number: 0269803333/0269839029

Tax identification code: RO 13068733 Trade Register number: J32/301/2000

Subscribed and paid-up capital: RON 117.738.440

Regulated market on which issued securities are traded: Bucharest Stock Exchange.

REPORTED EVENTS

SNTGN Transgaz SA informs all those concerned on the legal documents concluded with companies directly or indirectly controlled by the Romanian State and which have a cumulated value of at least the lei equivalent of the amount of euro 50.000.

Contract information	Contractual clauses provided in the contract
Contracting Parties	concluded between SNTGN Transgaz SA and SC TERMO CALOR
	CONFORT SA
Contract conclusion date and nature	Contract no. 38/24.09.2015
Contract scope	Transmission Services Supply Contract
Mutual debts	-
Contract value	RON 3,629,794.32 VAT excluded (estimated)
Mutual debts	-
Stipulated penalties and guarantees	Penalties:
provided	Art. 13. (1) The non-fulfilment of the invoice payment obligation as stipulated under par. (5) of Art. 5 / Art.51, par. (5), letter b) shall incur: a) delay penalties related to the unpaid amount, equal to the delay interest due for the non-payment in due time of the budgetary obligations, for each day of delay, starting with the 16th calendar day from the invoice issuing date until its full payment, the payment date included, or until the execution of the guarantee stipulated by the contract, in the case of the non-fulfilment of the payment obligation within 15 calendar days from the maturity date;

Contract information

Contractual clauses provided in the contract

- b) in case of failure to meet the payment obligation, the limitation / interruption of the gas transmission service, with a prior notice of 3 calendar days, starting with the day following the period of 15 calendar days foreseen at letter a).
- (2) If the due date or the day following the grace period is a bank holiday, the terms foreseen at paragraph (1) shall be shifted accordingly.

Art. 14 – (1) If, during the delivery month, NU does not ensure at NTS entry points the gas quality specifications at least at the level established by the applicable laws, TSO shall be entitled to request and receive an amount equal to 0,5% of the value of gas, expressed as energy units, delivered at NTS entry and of a quality non-compliant with the applicable laws; the gas value, expressed in energy units, shall be calculated by multiplying the gas quantity, expressed in energy units, registered in the Minutes signed at NTS entry and corresponding to the quality non-compliance period, with the unitary fixed amount used to cover the gas purchase costs, expressed in RON/energy units and estimated by CA for the relevant period.

(2) If the amount specified by paragraph (1) does not cover the whole prejudice suffered, TSO shall be entitled to request and receive damages, additionally, up to full coverage of the prejudice suffered when NU, due to its own fault, does not fulfil the relevant obligations as well as any other obligations established by this Contract.

Art. 15 – If, upon TSO request, NU does not voluntarily return/does not use the facility of booked and not used capacity transfer, thus the mandatory capacity transfer being applied, NU shall pay 5% of the transferred capacity for the period between the date of mandatory capacity transfer and the date of Contract Term expiry.

Art. 16 - (1) NU shall be entitled to request and receive:

- a) an amount established based on the under-nomination delivery tariff, according to the Network Code provisions, in case of delivery at NTS exit points under the approved nomination/re-nomination.
- b) an amount established based on the tariff for not ensuring the booked capacity, according to the Network Code provisions, in case TSO does not keep at NU's disposal the entire transmission capacity booked by the latter.
- c) an amount equal to 0,5% of the value of gas, expressed in energy units, delivered at NTS exit and of a quality non-compliant with the applicable laws, calculated by multiplying the gas quantity, expressed in energy units, registered in the Minutes signed at NTS entry and corresponding to the quality non-compliance period, with the unitary fixed amount used to cover the gas purchase costs, expressed in RON/energy units and estimated by CA for the relevant period;
- (2) If the amount specified by paragraph (1) does not cover the whole prejudice suffered, NU shall be entitled to request and receive damages, additionally, up to full coverage of the prejudice suffered

Contract information	Contractual clauses provided in the contract
	when TSO, due to its own fault, does not fulfil the obligation of transmission services provision as well as any other obligations established by this Contract.
	Guarantees:
	Art. 10. (1) For the purpose of fulfilling their obligations under the contract, either party shall establish a guarantee for the other party in accordance with the Network Code.
	(2) For fulfilling the obligation under paragraph (1) of this Article, the TSO shall provide the credit rating.
	The NU is exempted from the obligation to provide the payment guarantee to the TSO conditional on the submission of a credit rating issued by a rating agency agreed by both parties, equivalent with that of Transgaz SA.
	(3) The payment guarantee in amount of 25% of the countervalue of the firm and uninterruptible transmission capacity booked over the entire contract duration, calculated based on the regulated tariffs, shall be a letter of bank guarantee or shall be established in cash as a guaranteed account (collateral deposit) and shall be valid 60
	calendar days from contract expiration. (4) The financial guarantee shall be activated by the parties within 48 hours from the agreement and signature of the transmission contract. (5) The TSO shall be entitled to make claims against the guarantee under this Article within the limits of the damage incurred, unless the NU fulfills its contract obligations completely or partly or if it delays fulfilling such obligations.
	(6) Prior to making any claim against such guarantee, the TSO shall notify the NU on the non-fulfilled obligations.
	(7) The TSO shall send the guarantee execution notification by fax within 24 hours from the expiration of the period set at Art.13, paragraph (1), letter a).
	(8) If the guarantee is executed partly or completely, the NU shall reestablish the guarantee according to paragraph (3) of this Article, within 5 days from execution.
	(9) The Network User shall not provide the guarantee instrument also if it pays in advance the monthly countervalue of the capacity booked.
Payment terms and modalities	(*)Art.51 (1) The network user will pay to the transmission system operator the amounts related to the rendered firm and interruptible transmission services, calculated based on the regulated transmission tariffs.
	(2) The network users will pay the transmission system operator, as appropriate, the extra amounts provided in the network code. (3) The tariffs referred to in para. (1) and (2) are set out in Annex. 1
	to the contract. (4) The TSO will submit two or three separate bills (hereinafter 'monthly bills ") for each month as follows:

Contract information	Contractual clauses provided in the contract
	a) first invoice issued for the equivalent capacity booked until the
	25th of the month preceding the month of delivery;
	b) the second invoice for the amount of natural gas transmitted, on
	the basis of the final allocations for the previous month and the third
	invoice imbalances calculated for the preceding month, within 10
	days of the end of delivery month.
	(5) The payment of the invoices issued under par. (4) is as follows:
	a) the invoice issued under par. (4), a) until the last day of the month
	preceding the month of delivery; b) invoices issued under par. (4) b) within 15 calendar days from the
	date the invoices are issued.
	If the due date is not a business day, the deadline is set on the next
	business day.
	(6) The payment obligation is considered to be fulfilled on the date
	the total respective amounts enter the account of the transmission
	system operator.
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,	(*) To be applied if the option of advance payment is chosen.
Contracting Parties	concluded between SNTGN Transgaz SA and SNGN ROMGAZ SA
Contract conclusion date and nature	Contract no. 37/24.09.2015
Contract scope	Transmission services supply
Contract value	RON 94,115,112.32 VAT excluded (estimated)
Mutual debts	
Stipulated penalties and guarantees	Penalties:
provided	Art. 13. (1) The non-fulfilment of the invoice payment obligation as
	stipulated under par. (5) of Art. 5 / Art.5¹, par. (5), letter b) shall incur:
	a) delay penalties related to the unpaid amount, equal to the delay
	interest due for the non-payment in due time of the budgetary
	obligations, for each day of delay, starting with the 16th calendar day
	from the invoice issuing date until its full payment, the payment date
	included, or until the execution of the guarantee stipulated by the
	contract, in the case of the non-fulfilment of the payment obligation
	within 15 calendar days from the maturity date;
	b) in case of failure to meet the payment obligation, the limitation /
	interruption of the gas transmission service, with a prior notice of 3
	calendar days, starting with the day following the period of 15
	calendar days foreseen at letter a).
	(2) If the due date or the day following the grace period is a bank
	holiday, the terms foreseen at paragraph (1) shall be shifted
	accordingly. At 14 (1) If during the delivery month, NI I does not ensure at NTS.
	Art. 14 – (1) If, during the delivery month, NU does not ensure at NTS
	Art. 14 – (1) If, during the delivery month, NU does not ensure at NTS entry points the gas quality specifications at least at the level
	Art. 14 – (1) If, during the delivery month, NU does not ensure at NTS

Contractual clauses provided in the contract Contract information compliant with the applicable laws; the gas value, expressed in energy units, shall be calculated by multiplying the gas quantity. expressed in energy units, registered in the Minutes signed at NTS entry and corresponding to the quality non-compliance period, with the unitary fixed amount used to cover the gas purchase costs, expressed in RON/energy units and estimated by CA for the relevant period. (2) If the amount specified by paragraph (1) does not cover the whole prejudice suffered, TSO shall be entitled to request and receive damages, additionally, up to full coverage of the prejudice suffered when NU, due to its own fault, does not fulfil the relevant obligations as well as any other obligations established by this Contract. Art. 15 - If, upon TSO request, the NU does not voluntarily return does not use the facility of booked and not used capacity transfer, thus the mandatory capacity transfer being applied, NU shall pay 5% of the transferred capacity for the period between the date of mandatory capacity transfer and the date of Contract Term expiry. Art. 16 - (1) NU shall be entitled to request and receive: a) an amount established based on the under-nomination delivery tariff, according to the Network Code provisions, in case of delivery at NTS exit points under the approved nomination/re-nomination. b) an amount established based on the tariff for not ensuring the booked capacity, according to the Network Code provisions, in case TSO does not keep at NU's disposal the entire transmission capacity booked by the latter. c) an amount equal to 0,5% of the value of gas, expressed in energy units, delivered at NTS exit and of a quality non-compliant with the applicable laws, calculated by multiplying the gas quantity, expressed in energy units, registered in the Minutes signed at NTS entry and corresponding to the quality non-compliance period, with the unitary fixed amount used to cover the gas purchase costs, expressed in RON/energy units and estimated by CA for the relevant period; (2) If the amount specified by paragraph (1) does not cover the whole prejudice suffered, NU shall be entitled to request and receive damages, additionally, up to full coverage of the prejudice suffered when TSO, due to its own fault, does not fulfil the obligation of transmission services provision as well as any other obligations established by this Contract. Guarantees:

- Art. 10. (1) For the purpose of fulfilling their obligations under the contract, either party shall establish a guarantee for the other party in accordance with the Network Code.
- (2) For fulfilling the obligation under paragraph (1) of this Article, the TSO shall provide the credit rating.
- The NU is exempted from the obligation to provide the payment guarantee to the TSO conditional on the submission of a credit rating

Contract information	Contractual clauses provided in the contract
	issued by a rating agency agreed by both parties, equivalent with that
	of Transgaz SA.
	(3) The payment guarantee in amount of 25% of the countervalue of
	the firm and uninterruptible transmission capacity booked over the
	entire contract duration, calculated based on the regulated tariffs,
	shall be a letter of bank guarantee or shall be established in cash as
	a guaranteed account (collateral deposit) and shall be valid 60
	calendar days from contract expiration.
	(4) The financial guarantee shall be activated by the parties within 48
	hours from the agreement and signature of the transmission contract.
	(5) The TSO shall be entitled to make claims against the guarantee
	under this Article within the limits of the damage incurred, unless the
	NU fulfills its contract obligations completely or partly or if it delays
	fulfilling such obligations.
	(6) Prior to making any claim against such guarantee, the TSO shall
	notify the NU on the non-fulfilled obligations. (7) The TSO shall send the guarantee execution notification by fax
	within 24 hours from the expiration of the period set at Art.13,
	paragraph (1), letter a).
	(8) If the guarantee is executed partly or completely, the NU shall re-
	establish the guarantee according to paragraph (3) of this Article,
	within 5 days from execution.
	(9) The Network User shall not provide the guarantee instrument also
	if it pays in advance the monthly countervalue of the capacity
	booked.
Payment terms and modalities	(*)Art.51 (1) The network user will pay to the transmission system
	operator the amounts related to the rendered firm and interruptible
	transmission services, calculated based on the regulated
	transmission tariffs.
	(2) The network users will pay the transmission system operator, as
	appropriate, the extra amounts provided in the network code. (3) The tariffs referred to in para. (1) and (2) are set out in Annex. 1
	to the contract.
	(4) The TSO will send the NU within 10 working days of the delivery
	month two separate bills (hereinafter 'monthly bills ") prepared based
	on final allocations for the preceding month, namely:
	a) an invoice for the transmission services for the previous month,
	established under the final allocations;
	b) a second invoice for the previous month imbalances, established
	under the final allocations by applying FTG.
	(5) The payment of invoices issued according to the network code is
	made within 15 calendar days from the invoices issue date. If the due
	date is not a business day, the deadline is set for the next business
	day.
	(6) The payment obligation is considered to be fulfilled on the date
	the total respective amounts enter the account of the transmission
	system operator.

Contract information	Contractual clauses provided in the contract
	concluded between SNTGN Transgaz SA and the company
Contract conclusion date and nature C	Contract no. 9 / 24.09.2015
	ransmission services supply
Contract value R	RON 1,163,213.95 VAT excluded (estimated)
Mutual debts -	
Stipulated penalties and guarantees provided	Penalties:
provided A S ir a ir o o f f ir c c c c c c c c c c c c c c c c c c c	Art.13. (1) The non-fulfilment of the invoice payment obligation as stipulated under in par. (5) of Art. 5 / Art.5¹, par. (5), letter b) shall neur: a) delay penalties related to the unpaid amount, equal to the delay neterest due for the non-payment in due time of the budgetary obligations, for each day of delay, starting with the 16th calendar day from the invoice issuing date until its full payment, the payment date netuded, or until the execution of the guarantee stipulated by the contract, in the case of the non-fulfilment of the payment obligation within 15 calendar days from the maturity date; b) in case of failure to meet the payment obligation, the limitation / netrruption of the gas transmission service, with a prior notice of 3 calendar days, starting with the day following the period of 15 calendar days foreseen at letter a). (2) If the due date or the day following the grace period is a bank noliday, the terms foreseen at paragraph (1) shall be shifted accordingly. Art. 14 – (1) If, during the delivery month, NU does not ensure at NTS entry points the gas quality specifications at least at the level established by the applicable laws, TSO shall be entitled to request and receive an amount equal to 0,5% of the value of gas, expressed as energy units, delivered at NTS entry and of a quality noncompliant with the applicable laws; the gas value, expressed in energy units, registered in the Minutes signed at NTS entry and corresponding to the quality non-compliance period, with the unitary fixed amount used to cover the gas purchase costs, expressed in RON/energy units and estimated by CA for the relevant period. (2) If the amount specified by paragraph (1) does not cover the whole prejudice suffered, TSO shall be entitled to request and receive damages, additionally, up to full coverage of the prejudice suffered when NU, due to its own fault, does not fulfil the relevant obligations as well as any other obligations established by this Contract. Art. 15 – If, upon TSO request, the NU does not volun

Contractual clauses provided in the contract Contract information mandatory capacity transfer and the date of Contract Term expiry. Art. 16 - (1) NU shall be entitled to request and receive: a) an amount established based on the under-nomination delivery tariff, according to the Network Code provisions, in case of delivery at NTS exit points under the approved nomination/re-nomination. b) an amount established based on the tariff for not ensuring the booked capacity, according to the Network Code provisions, in case TSO does not keep at NU's disposal the entire transmission capacity booked by the latter. c) an amount equal to 0,5% of the value of gas, expressed in energy units, delivered at NTS exit and of a quality non-compliant with the applicable laws, calculated by multiplying the gas quantity, expressed in energy units, registered in the Minutes signed at NTS entry and corresponding to the quality non-compliance period, with the unitary fixed amount used to cover the gas purchase costs, expressed in RON/energy units and estimated by CA for the relevant period; (2) If the amount specified by paragraph (1) does not cover the whole prejudice suffered, NU shall be entitled to request and receive damages, additionally, up to full coverage of the prejudice suffered when TSO, due to its own fault, does not fulfil the obligation of transmission services provision as well as any other obligations established by this Contract. Guarantees:

- Art. 10. (1) For the purpose of fulfilling their obligations under the contract, either party shall establish a guarantee for the other party in accordance with the Network Code.
- (2) For fulfilling the obligation under paragraph (1) of this Article, the TSO shall provide the credit rating.
- The NU is exempted from the obligation to provide the payment guarantee to the TSO conditional on the submission of a credit rating issued by a rating agency agreed by both parties, equivalent with that of Transgaz SA.
- (3) The payment guarantee in amount of 10% of the countervalue of the firm and uninterruptible transmission capacity booked over the entire contract duration, calculated based on the regulated tariffs, shall be a letter of bank guarantee or shall be established in cash as a guaranteed account (collateral deposit) and shall be valid 60 calendar days from contract expiration.
- (4) The financial guarantee shall be activated by the parties within 48 hours from the agreement and signature of the transmission contract.
- (5) The TSO shall be entitled to make claims against the guarantee under this Article within the limits of the damage incurred, unless the NU fulfills its contract obligations completely or partly or if it delays fulfilling such obligations.
- (6) Prior to making any claim against such guarantee, the TSO shall notify the NU on the non-fulfilled obligations.

Contract information	Contractual clauses provided in the contract
	(7) The TSO shall send the guarantee execution notification by fax within 24 hours from the expiration of the period set at Art.13, paragraph (1), letter a). (8) If the guarantee is executed partly or completely, the NU shall reestablish the guarantee according to paragraph (3) of this Article, within 5 days from execution. (9) The Network User shall not provide the guarantee instrument also if it pays in advance the monthly countervalue of the capacity booked.
Payment terms and modalities	Art.5 (1) The network user will pay to the transmission system operator the amounts related to the rendered firm and interruptible transmission services, calculated based on the regulated transmission tariffs. (2) The network users will pay the transmission system operator, as appropriate, the extra amounts provided in the network code. (3) The tariffs referred to in para. (1) and (2) are set out in Annex. 1 to the contract. (4) The TSO will submit two or three separate bills (hereinafter 'monthly bills") for each month as follows: a) first invoice issued for the equivalent capacity booked until the 25th of the month preceding the month of delivery; b) the second invoice for the amount of natural gas transmitted, on the basis of the final allocations for the previous established under the final allocations by applying FTG. (5) The payment of invoices issued according to the network code is made within 15 calendar days from the invoices issue date. If the due date is not a business day, the deadline is set for the next business day. (6) The payment obligation is considered to be fulfilled on the date the total respective amounts enter the account of the transmission system operator.
Contracting Parties	concluded between SNTGN Transgaz SA and SC ELECTROCENTRALE CONSTANTA SA
Contract conclusion date and nature	Contract no. 15/24.09.2015
Contract scope	Transmission services supply
Contract value	RON 8,572,343.64, VAT excluded (estimated)
Mutual debts	-
Stipulated penalties and guarantees provided	Penalties:
μιονίασα	Art.13. (1) The non-fulfilment of the invoice payment obligation as stipulated under in par. (5) of Art. 5 / Art.5¹, par. (5), letter b) shall incur: a) delay penalties related to the unpaid amount, equal to the delay interest due for the non-payment in due time of the budgetary obligations, for each day of delay, starting with the 16th calendar day from the invoice issuing date until its full payment, the payment date included, or until the execution of the guarantee stipulated by the

Contractual clauses provided in the contract Contract information contract, in the case of the non-fulfilment of the payment obligation within 15 calendar days from the maturity date; b) in case of failure to meet the payment obligation, the limitation / interruption of the gas transmission service, with a prior notice of 3 calendar days, starting with the day following the period of 15 calendar days foreseen at letter a). (2) If the due date or the day following the grace period is a bank holiday, the terms foreseen at paragraph (1) shall be shifted accordingly. Art. 14 – (1) If, during the delivery month, NU does not ensure at NTS entry points the gas quality specifications at least at the level established by the applicable laws, TSO shall be entitled to request and receive an amount equal to 0,5% of the value of gas, expressed as energy units, delivered at NTS entry and of a quality noncompliant with the applicable laws; the gas value, expressed in energy units, shall be calculated by multiplying the gas quantity, expressed in energy units, registered in the Minutes signed at NTS entry and corresponding to the quality non-compliance period, with the unitary fixed amount used to cover the gas purchase costs, expressed in RON/energy units and estimated by CA for the relevant period. (2) If the amount specified by paragraph (1) does not cover the whole prejudice suffered, TSO shall be entitled to request and receive damages, additionally, up to full coverage of the prejudice suffered when NU, due to its own fault, does not fulfil the relevant obligations as well as any other obligations established by this Contract. Art. 15 - If, upon TSO request, the NU does not voluntarily return / does not use the facility of booked and not used capacity transfer, thus the mandatory capacity transfer being applied, NU shall pay 5% of the transferred capacity for the period between the date of mandatory capacity transfer and the date of Contract Term expiry. Art. 16 - (1) NU shall be entitled to request and receive: a) an amount established based on the under-nomination delivery tariff, according to the Network Code provisions, in case of delivery at NTS exit points under the approved nomination/re-nomination. b) an amount established based on the tariff for not ensuring the booked capacity, according to the Network Code provisions, in case TSO does not keep at NU's disposal the entire transmission capacity booked by the latter. c) an amount equal to 0,5% of the value of gas, expressed in energy units, delivered at NTS exit and of a quality non-compliant with the applicable laws, calculated by multiplying the gas quantity, expressed

in energy units, registered in the Minutes signed at NTS entry and corresponding to the quality non-compliance period, with the unitary fixed amount used to cover the gas purchase costs, expressed in RON/energy units and estimated by CA for the relevant period; (2) If the amount specified by paragraph (1) does not cover the whole

Contract information	Contractual clauses provided in the contract
	prejudice suffered, NU shall be entitled to request and receive damages, additionally, up to full coverage of the prejudice suffered when TSO, due to its own fault, does not fulfil the obligation of transmission services provision as well as any other obligations established by this Contract.
	Guarantees:
	Art. 10. (1) For the purpose of fulfilling their obligations under the contract, either party shall establish a guarantee for the other party in accordance with the Network Code. (2) For fulfilling the obligation under paragraph (1) of this Article, the TSO shall provide the credit rating. The NU is exempted from the obligation to provide the payment guarantee to the TSO conditional on the submission of a credit rating issued by a rating agency agreed by both parties, equivalent with that of Transgaz SA.
	 (3) The payment guarantee in amount of 10% of the countervalue of the firm and uninterruptible transmission capacity booked over the entire contract duration, calculated based on the regulated tariffs, shall be a letter of bank guarantee or shall be established in cash as a guaranteed account (collateral deposit) and shall be valid 60 calendar days from contract expiration. (4) The financial guarantee shall be activated by the parties within 48 hours from the agreement and signature of the transmission contract. (5) The TSO shall be entitled to make claims against the guarantee under this Article within the limits of the damage incurred, unless the NU fulfills its contract obligations completely or partly or if it delays fulfilling such obligations. (6) Prior to making any claim against such guarantee, the TSO shall
	notify the NU on the non-fulfilled obligations. (7) The TSO shall send the guarantee execution notification by fax within 24 hours from the expiration of the period set at Art.13, paragraph (1), letter a). (8) If the guarantee is executed partly or completely, the NU shall reestablish the guarantee according to paragraph (3) of this Article, within 5 days from execution.
	(9) The Network User shall not provide the guarantee instrument also if it pays in advance the monthly countervalue of the capacity booked.
Payment terms and modalities	Art.5 (1) The network user will pay to the transmission system operator the amounts related to the rendered firm and interruptible transmission services, calculated based on the regulated transmission tariffs. (2) The network users will pay the transmission system operator, as appropriate, the extra amounts provided in the network code. (3) The tariffs referred to in para. (1) and (2) are set out in Annex. 1 to the contract.

Contract information	Contractual clauses provided in the contract
	 (4) The TSO will submit two or three separate bills (hereinafter 'monthly bills") for each month as follows: a) first invoice issued for the equivalent capacity booked until the 25th of the month preceding the month of delivery; b) the second invoice for the amount of natural gas transmitted, on the basis of the final allocations for the previous established under the final allocations by applying FTG. (5) The payment of invoices issued according to the network code is made within 15 calendar days from the invoices issue date. If the due date is not a business day, the deadline is set for the next business day. (6) The payment obligation is considered to be fulfilled on the date the total respective amounts enter the account of the transmission system operator.

Director - General Petru Ion Văduva