

INTRODUCTION TO THE DOCUMENT

The purpose of this Storage Code is to provide Requesting Users with access to one or more storage services offered by the Storage Company, in accordance with Article 12 Paragraph 2 of Italian Legislative Decree no. 164 of 23 May 2000.

The Storage Company has prepared its own Storage Code considering the specific features of the System it manages.

The storage reservoirs comprised in the System managed by Edison Stoccaggio are currently undergoing development and flow regulation works, as described in Paragraph 2.1 of the Chapter “Description of the Storage Facilities and of their Operation”. The work is carried out adopting the most up to date technical-economic criteria.

CONTRACTUAL PROVISIONS

Subject to the prescriptions of the law, the provisions contained in the Storage Code constitute the set of the Parties’ rights and obligations in relation to the performance of storage services on the System managed by the Storage Company.

The Storage Company and the Shipper mutually undertake to comply with said rights and obligations, by virtue of the execution of the Storage Contract.

For all matters not expressly regulated by the Storage Contract, reference shall be made to the provisions of the Storage Code whose rules, insofar as they are applicable, shall be an integral and substantial part of each Contract.

If one of the provisions contained in this Storage Code should be found to be impracticable or should become so, the Storage Company hereby reserves the right to replace it with a new provision, as established in the Chapter “Revision of the Storage Code”.