Form for notification of member State of origin

FORM FOR DISSEMINATION OF MEMBER STATE OF ORIGIN

1.*	Issuer name: Enagás, S.A	
-----	--------------------------	--

1.bis. (previous name):

2.* Registered office: Paseo de los Olmos 19, Madrid (28005)

3. LEI:: 2138000U3FQKGM4M2U23

3.bis. TAX ID (C.I.F.) iii A-28/294726

4.* member State of originiv: **Spain**

5.* Reasonv:

Х	Issuer of shares admitted to trading	
	Issuer of debt securities with unit nominal value of less than 1,000 euros and admitted to trading	Art. 2.2
	Issuer of other securitiesvi	Art. 2.3
	Change of member State of origin	Art. 2.5

6.* Member States in which issuer securities are admitted to tradingvii:

	Shares	Debt securities < 1000€	Other securities
Austria			
Belgium			
Bulĝaria			
Croatia			
Cyprus			
Czech Rep.			
Denmark			
Estonia			
Finland			
France			
Germany			
Greece			
Hungary			
Iceland			
Ireland			x
Italy			
Latvia			
Liechtenstein			
Lithuania			
Luxembourg			
Malta			

Netherlands		
Norway		
Poland		
Portugal		
Romania		
Slovakia		
Slovenia		
Spain	x	
Sweden		
United Kingdom		

6.bis. Previous member State of origin (if applicable)viii:

- 7. National competent authorities where form must be registeredix:
- 8*. Date of notification: **3 December 2015**
- **9.** Initial date of 3-year periodx:
- **10.** Additional Informationxi:
- 11.* Contact data: Investor Relations Department Issuer registered office: Paseo de los Olmos 19, Madrid (28005) Person responsible for notification: Antonio Velázquez-Gaztelu E-Mail: investors@enagas.es Phone: 91 709 93 30

(* Mandatory Information)

Notes:

- If the company has changed its name since the last notification, please provide the previous name.
- If this is the first notification, this field need not be completed.
- ⁱⁱ Legal entity identifier (LEI code: Legal entity entifier).
- ⁱⁱⁱ If no LEI code is available, please provide, for identification purposes, the number of the company in the Companies Register of the country in which the company is registered.
- ^{iv} The member State of origin pursuant to Article 2 of Royal Decree 1362/2007, 19 October.
- ^v The criteria for determining the member State of origin.
- ^{vi} For example, debt securities with a unit nominal value of less than 1,000 euros, interests in closed collective investment undertakings.
- vii Only securities admitted to trading in regulated markets will be taken into account.
- viii Information required only if the issuer selects a new member State of origin pursuant to Article 2.5 of Royal Decree 1362/2007.
- In accordance with Article 2.2.b) of Royal Decree 1362/2007.
- x In case of election of a member State of origin pursuant to Article 2.3 of Royal Decree 1362/2007.
- xi Please provide any other information you consider relevant.