

Name of Document For Consultation: Proposed Gas (Supply) Regulations

Company Name: PowerSeraya Ltd

Date of Submission: 4 June 2007

Summary of Comments and Changes

No.	Regulations No.	Comments	Suggested Amendments	EMA's Assessment
1	3	The "Application for Supply" section of the Gas Regulations only covers the Direct Access Customer and the Retail Customer. There is no mention of the application process for a Managed Capacity Customer under the new gas market.	-	
2	4	The "Power to Discontinue Supply or refusal to Supply" section of the Gas Regulations did not mention whether a Managed Capacity Provider (i.e. equivalent of a retailer for the Managed Capacity Customer) or Gas Transporter has the power to discontinue supply.	-	
3	6	The Gas Regulations appears to give the Gas Transporter too much power to dictate the location of the gas service isolation valve.	Some guiding principles (for example, safety considerations) have to be clearly stipulated to give consumer more assurance that the Gas Transporter's decision on where shall be the gas service isolation valve is not unreasonable.	
4	9	We would like to seek clarification on whether the Gas Transporter's obligation owe to a direct access customer also apply to a Managed Capacity Customer.	-	

No.	Regulations No.	Comments	Suggested Amendments	EMA's Assessment
5	12	<p>We would like to seek clarification on whether this clause is also applicable to a Managed Capacity Provider/Managed Capacity Customer relationship?</p> <p>If yes, is it the Managed Capacity Provider or the Managed Capacity Customer that shall pay for the maintenance expenses?</p>	-	
6	13	<p>We would like to seek clarification on whether a Managed Capacity Provider/Managed Capacity Customer shall follow the requirement under subsection (2) or subsection (3).</p>	-	