



<b>LICENCE NO.</b>	<b>EMA/DC/001</b>
<b>TYPE</b>	<b>DISTRICT COOLING SERVICES</b>
<b>LICENSEE</b>	<b>SINGAPORE DISTRICT COOLING PTE LTD</b>
<b>NOTIFICATION NO.</b>	<b>2</b>

1. Pursuant to Condition 2: Authorised Activities of the District Cooling Services Licence (Licence No. EMA/DC/001) granted to Singapore District Cooling Pte Ltd, Singapore District Cooling Pte Ltd (“SDC”) is hereby notified that the Energy Market Authority of Singapore has approved SDC’s application to engage in the services of provision of hot water supplies as an allowed activity, subject to the following terms and conditions:

(1) Separate Accounts for Authorised Business

SDC shall keep a separate account for all revenues and costs, including but not limited to, capital expenditure, maintenance expenses and taxes, which are directly related to the services of provision of hot water supplies.

(2) No cross-subsidy to and/or from SDC’s authorised business

(i) Common resources which are utilized for both district cooling services and for provision of hot water supplies, including but not limited to, the staff costs, rental expenses, support services expenses, administration and other expenses, shall be allocated in proportion to the useful output of hot water and chilled water in kW<sub>r</sub>h at the injection point to the district cooling system and the hot water network; and

(ii) Electricity inputs for district cooling and for hot water supply shall be separately metered and the total electricity costs at SDC’s District Cooling Plant 2 (“DCP2”) located within the Marina Bay Integrated Resort shall be allocated in proportion to the respective metered kWh usage for the district cooling system and hot water network.

(3) Performance Standards

SDC shall ensure that the standards of performance in the District Cooling Supply Code and any applicable code of practice are met at all times.

(4) General

For avoidance of doubt, this approval shall form an integral part of the District Cooling Services Licence (Licence No. EMA/DC/001). Any contravention of the terms and conditions of this approval shall be deemed to be a contravention of the conditions of the District Cooling Services Licence and shall be dealt with in accordance with Section 13 of the District Cooling Act. Any word or expression used in this approval shall, unless otherwise defined, have the same meaning as that used in the District Cooling Services Licence.

(5) Remedial Steps

Where contravention of any of the conditions has occurred, SDC shall take all necessary remedial steps and action to bring such contravention to an end without delay at its own costs and such costs shall not be directly or indirectly passed to the consumer.

2. This Notification shall come into effect on the date set out below.

18 December 2009

LAWRENCE WONG

Chief Executive

Energy Market Authority of Singapore