

## **DECISION PAPER**

## MODIFICATION TO THE PSO BUDGET AND FEES REVIEW

29 May 2020 ENERGY MARKET AUTHORITY
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#### 1 Introduction

- 1.1 Under the Market Rules Chapter 2 Section 12.1.1, the Power System Operator (PSO) is required to publish its proposed expenditure and revenue requirements, and a schedule of the fees that the PSO proposes to charge for the recovery of the PSO's administrative costs, at the beginning of each consecutive period of 5 consecutive fiscal years. Such period is referred to as "5-fiscal year period".
- 1.2 To ensure long-term financial sustainability, reducing fee rate fluctuations and managing the impact of increase, it is prudent to review fees and charges regularly at a shorter frequency.

### 2 Proposed modification

- 2.1 EMA proposed to review the PSO budget and fees at a frequency of at least once every three years, instead of the current five years. The words, "5-fiscal year period" is to be changed to "3-fiscal year period".
- 2.2 The proposed modification is to reduce the uncertainty faced by Market Participants over fee rate changes and allow them to plan ahead better.

#### 3 Public Consultation

- 3.1 As required under the Market Rules Chapter 2 Section 12.1.1, EMA sought written representations on the proposed modification. Feedback was received from 2 respondents when the consultation paper closed on 17 Feb 2020.
- 3.2 Appendices 1 and 2 set out the modification and EMA's response to the written representations respectively.

#### 4 EMA's Decision

3.1 EMA has carefully considered the written representations from the respondents and has decided to modify the review the PSO budget and fees at a frequency of at least once every three years.

# Proposed Modification to the PSO Budget and Fees Review Modification Ref No: 2020/1

Clause	Original Text	Modified Text	Reason
in Market Rules			
Chapter2, Section 12.1.1	The PSO shall, no less than 60 days before the beginning of each consecutive period of 5 consecutive fiscal years of the Authority (each such period referred to as "5-fiscal year period" and each fiscal year of the Authority referred to as "Authority fiscal year" respectively, in this section 12 and in section 4.2.3 of Chapter 7), publish on the Authority's web site:	charges regularly, at a frequency of at least once every three years. The PSO shall, no less than 60 days before the beginning of each consecutive period of up to 3 consecutive fiscal years of the Authority (each such period referred to as "3-fiscal year"	To change 5 consecutive fiscal years to up to 3 consecutive years.
Chapter2, Section 12.1.1.1	the PSO's proposed expenditure and revenue requirements, and a schedule of the fees that the PSO proposes to charge for the recovery of the PSO's administrative costs, in respect of that 5-fiscal year period, and	requirements, and a schedule of the fees that the <i>PSO</i> proposes to charge for the recovery	To change 5 consecutive fiscal years to up to 3 consecutive years.
Chapter2, Section 12.1.2	The PSO and the Authority shall consider, but shall not be bound by, the written submissions made pursuant to in section 12.1.1 in finalising the PSO's expenditure and revenue requirements and schedule of	shall not be bound by, the written submissions made pursuant to in section 12.1.1 in finalising the PSO's expenditure and revenue	To change 5 consecutive fiscal years to up to 3 consecutive years.

Clause in Market Rules	Original Text	Modified Text	Reason
	fees for any 5-fiscal year period to which the written submissions relates.	<u>fiscal year period</u> to which the written submissions relates.	
Chapter2, Section 12.1.3	Once the Authority has finalised the PSO's expenditure and revenue requirements and schedule of fees for a given 5-fiscal year period, the PSO shall, prior to the start of that 5-fiscal year period, publish on the Authority's web site such finalised expenditure and revenue requirements and schedule of fees and provide a copy of such published schedule of fees to the EMC.	expenditure and revenue requirements and schedule of fees for a given 3-fiscal year period, the PSO shall, prior to the start of that 3-fiscal year period, publish on the Authority's web site such finalised expenditure and revenue requirements and schedule of fees	To change 5 consecutive fiscal years to up to 3 consecutive years.
Chapter2, Section 12.1.5	If there is any under-recovery or over-recovery as described in section 12.1.4, the PSO shall seek recovery of the under-recovery through increased PSO's fees, or seek to apply the over-recovery towards reduction of PSO's fees, over the remainder of the current 5-fiscal year period, or such longer period of time as the Authority may approve. If the prevailing schedule of fees for the remainder of the current 5-fiscal year period is required to be revised for this purpose, the PSO shall, as soon as reasonably practicable, with the Authority's approval, revise and publish on the Authority's web site, the PSO's revised expenditure and revenue requirements and schedule of fees. The PSO shall provide a	recovery as described in section 12.1.4, the PSO shall seek recovery of the under-recovery through increased PSO's fees, or seek to apply the over-recovery towards reduction of PSO's fees, over the remainder of the current 3-fiscal year period, or such shorter period of time as the Authority may approve. If the prevailing schedule of fees for the remainder of the current 3-fiscal year period is required to be revised for this purpose, the PSO shall, as soon as reasonably practicable, with the Authority's approval, revise and publish on the Authority's web site, the PSO's revised expenditure and revenue requirements and	To change 5 consecutive fiscal years to up to 3 consecutive years.

Clause in Market Rules	Original Text	Modified Text	Reason
	fees to the EMC. Each such revised schedule of fees shall, when published by the PSO, take effect with respect to the reminder of the relevant 5-fiscal year period and shall, for the remainder of the relevant 5-fiscal year period, supersede any prior schedule of fees published by the PSO in	copy of such published revised schedule of fees to the EMC. Each such revised schedule of fees shall, when published by the PSO, take effect with respect to the <u>remainder</u> of the relevant <u>3-fiscal year period</u> and shall, for the <u>remainder</u> of the relevant <u>3-fiscal year period</u> , supersede any prior schedule of fees published by the PSO in respect of the remainder of the relevant <u>3-fiscal year period</u> .	

## Appendix 2 EMA's Response to Written Representations Modification Ref No: 2020/1

Clause	Public /	Comments	EMA's response
in	Industry		
Market			
Rules*			
General	Tuas	We do not object to revising the	EMA noted the support of the change in the review the PSO budget
	Power	frequency of budget and fees review	and fees from 5 years to no more than 3 years.
	Generation	from 5 years to no more than 3 years.	
	Pte Ltd	However, we would like to suggest that	The intent of this paper is not to review the fee or charges.
		there is an alignment of the review term	Nonetheless, when there is over-recovery of fees, PSO would refund
		for the other regulated market charges,	the audited adjustments to the Market Participants.
		such as the generation/ retailer license	
		fees and EMC fees, with this revision	, ,
		and for each fee revision to take into	FY2020. EMA will take note of the comments for the next review.
		account the current market conditions,	
		such as market supply and demand and	
		the general economic outlook in	
		Singapore.	
		It has been reported in The Straits Times	
		on 2 February 2020 that the Singapore	
		Tourism Board will waive license fees for	
		hotels, travel agents and tourist guides,	
		as well as defraying the cleaning and	
		disinfection costs of hotels that had	

Clause in Market Rules*	Public / Industry	Comments	EMA's response
		confirmed and suspected cases of the novel coronavirus.  The fees were waived in anticipation of the potential impact/ losses in the hospitality and tourism industry. The power generation industry, on the other hand, has incurred actual losses for several years. In this aspect, we would appreciate EMA to consider a review of the various regulated charges, such as license fees, PSO and EMC fees etc., and to waive or reduce them in the upcoming year for 2020 to reflect the current market outlook.	
General	PacificLight Power Pte Ltd / PacificLight Energy Pte Ltd	We are supportive of the EMA's proposal to shorten the review period for PSO's budget from 5 to 3 years with the objective of reducing fee rate fluctuations and managing the impact of budget increases on Market Participants.  In order to achieve its stated objective, we would propose that annual increases	fees at a frequency of at least once every three years and the proposal of an equitable way of managing cost increases in the PSO budget and fees for both the PSO and Market Participants.  PSO is required to publish its budget under the market rules. Where

Clause in Market Rules*	Public / Industry	Comments	EMA's respo	onse				
	in the PSO budget and fees be capped to a certain percentage increase, such as CPI less productivity gain [CPI– productivity gain]. We believe that this approach is an equitable way of managing cost increases for both the PSO and Market Participants.	With regards on the annual increase in PSO fees, the PSO fee had been fairly constant with a marginal increase of 0.22%(average) over the 5-years.						
			FY 2016/17	FY 2017/18	FY 2018/19	FY 2019/20	FY 2020/21	
		Estimated PSO Fees (\$/MWh)**	\$0.2500 (actual)	\$0.2504 (actual)	\$0.2358 (actual)	\$0.2569	\$0.2507	
			% change Ancrease due to con	- mpletion of a nev	0.16% w backup EMS sy	-5.83% stem in 2019.	8.95%^	-2.41%