First published in the Government Gazette, Electronic Edition, on 8 February 2021 at 5 pm.

No. S 84

GAS ACT (CHAPTER 116A)

GAS (LNG IMPORTER'S LICENCE — EXEMPTION) ORDER 2021

ARRANGEMENT OF PARAGRAPHS

Paragraph

- 1. Citation and commencement
- 2. Definitions
- 3. Exemption from section 6(1)(h) of Act

In exercise of the powers conferred by section 8 of the Gas Act, the Energy Market Authority of Singapore, with the approval of the Minister for Trade and Industry, makes the following Order:

Citation and commencement

1. This Order is the Gas (LNG Importer's Licence — Exemption) Order 2021 and comes into operation on 8 February 2021.

Definitions

- 2. In this Order
 - "associated gas-up and cool down" means the purging of any inert gas, and cooling to cryogenic temperatures, of the LNG fuel storage system of any LNG-powered ship prior to LNG bunkering;
 - "LNG bunkering" means the supply of LNG, to any LNG-powered ship within a port, as a fuel used for the operation or propulsion of the ship;
 - "port" means any place in Singapore and any navigable river or channel leading into such place declared to be a port under

section 3 of the Maritime and Port Authority of Singapore Act (Cap. 170A).

Exemption from section 6(1)(h) of Act

- **3.** Section 6(1)(h) of the Act does not apply to any person who imports LNG that
 - (a) is not conveyed and is not intended to be conveyed into the gas supply system; and
 - (b) is used only for LNG bunkering or the provision of associated gas-up and cool down services.

Made on 22 January 2021.

RICHARD LIM CHERNG YIH

Chairman, Energy Market Authority of Singapore.

[ERMS-180730257-901279; AG/LEGIS/SL/116A/2020/1 Vol. 1]