### GAS SUPPLY (AMENDMENT) ACT 2016 AND THE TPA SYSTEM





## GAS SUPPLY (AMENDMENT) ACT 2016 (AKTA BEKALAN GAS (PINDAAN) 2016)

- Gazetted on 9 September 2016 and came into force on 16 January 2017
- Amends the Gas Supply Act 1993 ("GSA 1993")
- Contains two types/categories of amendments:
  - Amendments specifically to implement the Third Party Access (TPA) system
  - Other amendments
- Main objectives:

**Entry of New Players** 

Level Playing Field  $\rightarrow$  Healthy Competition







## TWO TYPES OF AMENDMENTS

#### TPA

- Enlargement of scope of GSA 1993 and functions/duties of ST
- Addition of definitions
- Licensed Activities
- Tariff
- Competition in the Malaysian gas market
- Power to issue codes, guidelines, directions

#### **OTHERS**

- Enforcement powers, offences and investigations
- Obligations of licensees
- Power to resolve disputes, audit, obtain information and documents
- Enhancement of penalties
- Transitional and savings





# **TPA AMENDMENTS**





#### SCOPE OF GAS SUPPLY ACT 1993 BEFORE 16 JANUARY 2017





#### SCOPE OF GAS SUPPLY ACT 1993 FROM 16 JANUARY 2017











## COMPETITION

#### **INFRINGEMENTS (PROHIBITIONS)**

#### Anti-competitive agreements/conduct (S28C)

- Fixing purchase/selling prices
- Limiting or controlling production, market outlets/access, technical developments or investments in the gas industry
- Sharing of market or sources of gas supply
- Bid-rigging

#### □ Abuse of dominant position (S28G)

- Imposing unfair purchase/selling price or trading condition
- Limiting/controlling production, market access, technical developments or investments in the gas industry
- Applying different conditions to equivalent transactions
- Making conclusion of agreements conditional upon acceptance of unrelated obligations

#### SECTION 28C EXEMPTIONS

- □ Types of exemptions
  - Individual
  - Block

#### Basis of exemption

- Significant identifiable technological, efficiency or social benefits;
- Benefits could not reasonably have been provided without the agreement having the effect of preventing, restricting or distorting competition;
- Detrimental effect on competition is proportionate to the benefits provided; AND
- The agreement does not allow complete elimination of competition in respect of substantial part of licensed activities.

#### PENALTIES

- Business/licensee : max 10% of worldwide turnover
  - Others : max RM500k





# OTHER AMENDMENTS







- Obligations of licensees
  - Submit 5-year rolling business plan (regasification, transportation, distribution only)
  - Implement standard of performance and service (regasification, transportation, distribution and retail only)
  - Maintain separate accounts for separate activities (all licensees)
- Power to resolve disputes
  - Disputes between licensees, and between licensees and consumers, except competition matters
- Power to audit and to obtain information and documents
  - Licensees, institutions, manufacturers, importers, gas contractors, other persons
- Enhancement of penalties
  - General penalty for offences : from RM50k to RM100k
- Transitional and savings
  - Existing players carrying out licensed activities before 15 Jan 2017 to submit licence application within 12 months
  - Registrations, acts, orders, directions, authorizations, approvals or decisions to continue in force and applicable until revoked or amended.



### **THANK YOU**

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