



Prishtina, 14 October 2016
ERO Code: V_847_2016

The Board of Energy Regulatory Office,

Based on:

- Provisions of Article 26 paragraph 1, Article 47 and Article 48 of the Law on Energy Regulator No. 05/L-084;
- Provisions of Article 19 of the Law on Energy No.05/L-081;
- Provisions of Article 18 and Article 19 of the Law on Thermal Energy No.05/L-052;
- Thermal Energy Pricing Rule; and
- Request of Public Enterprise - District Heating (DH) Termokos JSC., dated on 25 July 2016, on review of Maximum Allowed Revenues and Tariffs of thermal energy, along with attached relevant explanatory documentation.

Following the review of the request and relevant documents, based on the above mentioned legal provisions, **in its session held on 14 October 2016, issued the following:**

DECISION

- I. MAXIMUM ALLOWED REVENUES (MAR) OF DH TERMOKOS JSC. ARE HEREBY APPROVED** in the amount of **€ 6,319,200**, to be collected by thermal energy (heating) tariffs for final customers for heating season 2016/2017;

Reasoning

1. On 25 July 2016, Energy Regulatory Office (ERO) received a request from DH Termokos JSC. on review of Maximum Allowed Revenues that the enterprise is allowed to collect from thermal energy tariffs for final customers.
2. On determination of Maximum Allowed Revenues, ERO has taken into consideration the following requests and documentation:
 - Submitted data and information attached to the request for review of Maximum Allowed Revenues, dated on 25 July 2016;
 - Written comments issued by ERO on 17 August 2016, specifying the requests for correction, amendment and supplement of submitted data and information attached to the request dated on 25 July 2016;
 - Corrected and supplemented data and information according to ERO written comments, re-submitted by DH Termokos on 30 August 2016;



- Public Consultation Report: Preliminary Evaluations on Determination of Maximum Allowed Revenues for DH Termokos- heating season 2016/2017;
 - Written comments received during public consultation period (20 September- 04 October 2016), including comments received in the Public Session dated on 04 October 2016;
 - ERO response to written comments received during public consultation report;
3. Taking into consideration the legal provisions mentioned in the introductory section and based on review of relevant requests and documentation, the Board has decided as in the enacting clause of this Decision.
- II. Energy Regulatory Office (ERO) holds the right to audit accounting registers and bills of DH Termokos to verify the execution of data presented by DH Termokos.
- III. The Decision shall be issued in Albanian language and translated into Serbian and English language. In case of any discrepancy between the versions, the Albanian version shall prevail.
- IV. This Decision shall enter into force on the date of approval by ERO Board and shall be applied by DH Termokos from 15 October 2016 until the next tariff review.
- V. This Decision is published on ERO's official website.

Legal advice: The party dissatisfied with this Decision may initiate an administrative dispute at the Competent Court, within thirty (30) days from the date of receipt of this Decision or the date of its publication on ERO's website, whichever occurs last.

ERO Board:

Krenar Bujupi, acting- Chairman

Arsim Janova, Member

Qemajl Mustafa, Member

Besim Sejfiqaj, Member

This Decision is sent to:

- The party; and
- ERO Archive