



Board of Energy Regulatory Office

Based on:

-Article 8 paragraph 1 sub paragraph 1.6 Article 14 paragraph 2 sub paragraph 2.16 and Article 25 of the Law on Energy Regulator (No.03/L-185);

-Article 14 paragraph 6 and 7 of the Rule on Authorization Procedure for Construction of New Generation Capacities;

-Decision on Notification for Preliminary Authorization V-559-2013 dated on 06 September 2013 to "Era Energji" LLC Company that it has proved its suitability for project development for construction of New Generation Capacities by Wind, located in WindPark-Krajkova, with an installed capacity of 21 MW, Municipality of Drenas, and

- Request on Extension of validity time-limit of Decision on Notification for Preliminary Authorization, for construction of New Generation Capacities for electricity generation by Wind, located in WindPark- Krajkova, with an installed capacity of 21 MW, Municipality of Drenas, dated on 18 September 2015, of "Era Energji" LLC Company, having its address at "H.Dynan C15-H 3/9-Prishtinë, Republic of Kosovo,

In its session held on 28 January 2016, issued the following:

DECISION

- I. The validity time limit of Decision on Notification for Preliminary Authorization V_559_2013 dated on 06 September 2013, issued to "Era Energji" LLC Company is hereby **EXTENDED** for an additional time limit of six (6) months, namely until **06 March 2016.**

Reasoning

- On 18 September 2015, ERO received by "Era Energji" LLC Company the application on obtaining the authorization for construction of New Generation Capacities from Wind, located in WindPark- Krajkova, with an installed capacity of 21 MW, Municipality of Drenas.
- Following the ascertainment that the applicant has demonstrated its suitability for construction of New Generation Capacities from Wind, on 06 September 2013, issued the Decision on Notification for Preliminary Authorization V_559_2013, and instructed the applicant to fulfill the other legal requirements required by the applicable legislation in Kosovo.
- The Decision on Notification for Preliminary Authorization has not implied granting authorization until the requirements set by the Rule on Authorization Procedure for Construction of New Capacities are fulfilled.
- The Decision on Notification for Preliminary Authorization was issued for a two (2) years time limit, and it determined that "Era Energji" LLC. Company shall be granted



- Authorization for construction, if it will make a written request, within this time limit, to convert the Decision on Preliminary Notification into Authorization, fulfilling all requirements set by the Rule on Authorization Procedure for Construction of New Capacities and the applicable legislation.
- "Era Energji" LLC Company submitted the request for extension of validity time limit of Decision on Notification for Preliminary Authorization, and in its request explained that: they are in the process of business activities, considering the fact that investments coverage for alternative energy, namely wind generators are very costly and it takes time to achieve investments coverage in the implementation of the project. It has also explained that all relevant institutions that deal with promotion and support of investors have urged that politics and legislation will be in favor of investors, so we requested to extend the time limit of Decision on Preliminary Authorization for at least six (6) months in accordance with the applicable legislation, in order that we can continue with evidence completion and the implementation of the whole project.
 - Following the request analysis for extension of validity time limit of Decision on Notification for Preliminary Authorization, ERO has assessed them and based on legal provisions mentioned in the introductory part of this decision, decided as in the enacting clause of this decision.
- II. "Era Energji" LLC. Company is obliged to make a written request for conversion of the Decision on Preliminary Notification into Authorization for construction of New Generation Capacities for generation of electricity from Wind, located in WindPark-Krajkova, with an installed capacity of 21 MW, Municipality of Drenas, namely until 06 March 2016 meeting all legal requirements determined by the Rule on Authorization Procedure for construction of New Generation Capacities and applicable legislation.
 - III. Following the expiry of the above-mentioned time limit, Decision V-559-2013, dated 06 September 2013, on Notification for Preliminary Authorization shall be automatically repealed, and it shall not be reviewed by the ERO Board.
 - IV. The Decision shall be issued in Albanian language and will be translated into Serbian language. In case of any discrepancy between the versions, the Albanian version shall prevail.
 - V. This Decision shall enter into force on the date of approval by the Board and will be published in the ERO's official website.

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

ERO Board:

Enver Halimi, Chairperson

Qemajl Mustafa, Member

Krenar Bujupi, Member

Besim Sejfijaj, Member

Arsim Janova, Member