



Pristina, 27 November 2019  
ERO Code: V\_1192\_2019

The Board of Energy Regulatory Office,

Based on:

- Provisions of Article 9, paragraph 1, sub-paragraph 1.7, Article 15 and Article 26 of the Law on Energy Regulator No. 05/L-084;
- Provisions of Article 20 of the Law on Thermal Energy No. 05/L-052; and
- Amendment of the Heating Supply Agreement between KEK Generation JSC and DH Termokos JSC, submitted for approval at ERO on 24 October 2019,

in the session held on 27 November 2019 issued the following:

## DECISION

- I. **APPROVAL** of the Amendment of Heating Supply Agreement bonded on 24.12.2014, no.252, between Kosovo Energy Corporation JSC and DH Termokos JSC.

### Reasoning

- On 24 October 2019, Energy Regulatory Office (ERO) received the proposal for amendment of “Annex of the Agreement for appointing the thermal energy price for heating supply”, which was bonded between KEK JSC – DH Termokos JSC, on 22 October 2019.
- The attached amendment contains the following articles:
  - Article 1, which covers the validity period of Annex-Agreement- from 15 October 2019 until 15 April 2020,
  - Article 2, where 2 (two) paragraphs of Annex IV of Basic Agreement are amended. Such amendment is derived from the deregulation of the electricity generator (KEK JSC). More concretely, thermal energy prices refer to electricity prices which KEK generation provides to Universal Service Supplier (USS) in an amount of 29.50 €/MWh, as well as the additional cost of 0.91 €/MWh to cover the electricity consumption cost at thermal energy extraction station at TPP Kosova B (hes), based on the methodology previously agreed between KEK-DH Termokos- ERO.
  - Article 3, based on which the parties agree that the basic recalculated price in accordance with Article 2 shall be 30.41 €/MWh.
  - Article 4, based on which the parties agree that the thermal energy price, in line with Article 1, shall be 1.39 €/MWh whereas for the electric capacity it shall be in the level of 21.28 €/MWh/h.



- Other provisions of the basic agreement, signed on 24 December 2014 and approved by ERO on 23 December 2014, by Decision V\_677\_2014, shall remain in force.
  - Based on the legal provisions mentioned in the introductory section of this decision as well as based on the review of the Amendment in question, ERO Board has decided as in the enacting clause of this Decision.
- II.** The Decision is issued in Albanian language and will be translated in Serbian language. In case of any discrepancy between the versions, the Albanian version shall prevail.
- III.** The Decision shall enter into force on the date of approval by ERO Board and will be published on the official website of ERO.

**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:**

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Arsim Janova, Acting-  
Chairman

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Besim Sejfijaj, Member

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Selman Hoti, Member

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Izet Rushiti, Member