



Board of the Energy Regulatory Office,

Based on:

- Article 8 paragraph 1 subparagraph 1.6, Article 14 paragraph 2 subparagraph 2.6 and 2.16, Articles 25 and 43 of the Law on Energy Regulator No. 03/L-185;
- Rule on Distribution System Operator Pricing (DSO Pricing Rule);
- ERO Decision No. V_517_2013 on Maximum Allowed Revenues (MAR) to be covered by the licensed Distribution System Operator (DSO); and
- Application of KEDS-DSO submitted on 21 January 2015, under the ninth Electricity Tariff Review (ETR9) accompanied with the relevant clarification documentation;

Following the review of relevant papers and documents, based on the legal provisions mentioned above, **in its session held on 03 April 2015, issues the following:**

DECISION

- I. **MAXIMUM ALLOWED REVENUES (MAR)** to be covered by the licensed **Distribution System Operator (DSO)** through the distribution use of system charges for the relevant tariff year ETR9, are hereby **APPROVED**.

REASONING

- ✚ Energy Regulatory Office (ERO) received from KEDS the application of the DSO for approval of the Maximum Allowed Revenues to be collected by the DSO through the distribution use of system charges (DUOS).
- ✚ In making its decision relating to the MAR to be covered by the DSO, ERO considered the following documents that have been issued and published on its website:
 - Final evaluation – Details on Distribution System and Public Electricity Supplier Operator, published on 22 February 2013;
 - Final Evaluation - Overview, published on 22 February 2013;
 - Consultation Paper - Wholesale Power Costs Calculation, published on 09 March 2015;
 - Consultation Paper - Calculation of DSO MAR, published on 09 March 2015;
 - Response to Comments - Ninth Electricity Tariff Review ETR9, published on 03 April 2015.



- II. Maximum Allowed Revenues to be covered by the DSO for the relevant tariff year are **75,592,539** Euros.
- III. Maximum Allowed Revenues for the DSO presented in the table shall be subject to a Regular Annual Adjustment Process, pursuant to the Rule on Distribution System Operator Pricing.
- IV. Holder of the DSO license shall prepare and submit for approval to the ERO the distribution use of system charges (DUOS) set forth in this Decision, as soon as possible.
- V. Charges proposed by the DSO must be in compliance with the Methodology of distribution use of system charges, approved by ERO.
- VI. The Decision shall be issued in Albanian language and will be translated into Serbian and English. In case of any discrepancy between the versions, the Albanian version shall prevail.
- VII. This Decision shall enter into force on the date of approval by the ERO Board and will be applied by the Distribution Operator, starting from 1 April 2015 until the regular tariff review, and shall be published in the official website of ERO.

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

Merita Kostari, Member

Krenar Bujupi, Member.