

Pursuant to Article 20, Paragraph 1, in connection with Article 15, Paragraph 1, Item 4 of the Energy Law (Official Gazette of the Republic of Serbia, No. 84/2004) and Article 12 of the Statute of the Energy Agency of the Republic of Serbia (Official Gazette of the Republic of Serbia, No. 52/2005),

at the session held on December 25, 2008, the Council of the Energy Agency of the Republic of Serbia passed the

D E C I S I O N  
on the Amendments to  
the Criteria and Standards for Setting Energy License Fee

1.

1. In Criteria and Standards for Setting Energy License Fee (Official Gazette of RS, № 14/06, 40/06 and 126/07), Section I. **Type and Scope of Agency's Regulatory Activities**, under Item 5, Paragraph 3 shall be amended to read as follows:

“The fee shall be determined according to this criterion for the following licensed activities:

- 1) by applying the coefficient of 2,5
  - electricity generation with total installed capacity of 1MW or more, heat energy production in CHP plants, electricity transmission, transmission system operation, electricity market organisation, trade in electricity for the purpose of supplying tariff customers, electricity distribution;
  - oil pipeline transport, oil derivative pipeline transport;
  - natural gas transport, natural gas transportation system operation, natural gas storage, natural gas storage operation, natural gas distribution, trade in natural gas for the purpose of supplying tariff customers;
- 2) by applying coefficient of 2,00
  - retail in electricity for tariff customers;
  - retail in natural gas for tariff customers;
- 3) by applying coefficient 1,00
  - electricity distribution system operation, electricity trade on the electricity market;
  - oil derivative production, oil and oil derivative storage, oil and oil derivative trade, oil derivative retail (petrol stations);
  - natural gas distribution system operation, natural gas trade on the free market.”

2. In Section II. **Energy Entity's Operating Conditions**, under item 6, Paragraph 3 shall be amended to read as follows:

“The fee for licensing an activity that is specified by the Energy Law as an activity of general interest (Article 41 of the Law), shall be determined by using the coefficient of 3, excluding

electricity distribution system operation and natural gas distribution system operation that use a different criterion for defining the coefficient. The coefficient of 1 shall apply to all other licensed activities.”

3. In Section III. **Technical Characteristics of Energy Facilities, i.e. Capacities or Specific Conditions for Conducting Certain Licensed Activities**, under Item 7, in the table under the number 8 and 21, the coefficient of “4” shall be replaced with the coefficient “0”, and the statement under number 22 “Natural gas retail for tariff customers” shall be amended to read as follows:

“22 Natural gas retail for tariff customers:

22.1.1. natural gas retail of up to 10 mil.m <sup>3</sup> annually	1
22.1.2. natural gas retail from 10 to 50 mil. m <sup>3</sup> annually	4
22.1.3. natural gas retail of over 50 mil. m <sup>3</sup> annually.	6

4. This Decision shall be published in the Official Gazette of the Republic of Serbia.

No: 755/2008 – D – I/8

Belgrade, December 25, 2008

Council of the Energy Agency of the Republic of Serbia

Council President

Ljubo Macic