



DECISION

No. 136, of November.26.2015

ON

BEGINNING THE PROCEDURES TO APPROVE AN AMENDMENT IN THE ALBANIAN ELECTRICITY MARKET RULES

Based on Law 43/2015 articles 16; 99; 109 point 4 and 5; article 110 point 2 of May.22.2003, “On Power Sector” “ERE Practice and Procedure Rules” article 26, approved with ERE Board of Commissioners Decision, no. 21, of March.18.2009, as amended, ERE Board on their November.26.2015 meeting, after reviewing the report of Legal and Customer Protection Directory as well as License and Market Monitoring Directory, regarding an amendment in the Electricity Market Rules, approved with ERE Board of Commissioners Decision no. 68, of June.23.2008, as amended,

Observed that:

- ERE is obliged to align the existing legal framework with the provisions of Law no. 43/2015, of May.22.2003, “On Power Sector”.
- The administrative body in exercising its functions and implementing Law No.8485, of May.12.1999 “Administrative Procedures Code”, shall respect the principle of justice, equality and proportionality.
- On Law 43/2015 article 99 “On Power Sector” it is provided that “*Any participant of the electricity market is responsible for the electricity balancing.*”

For all of the above mentioned ERE Board,

Decided:

1. To begin the procedures of approving an amendment on chapter IX.1.3 letter “g” of the Albanian Electricity Market Rules with the content as follows:

“Beginning from January.1.2016, any participant in the electricity market is responsible for the electricity balancing, according to the legislation in force.”

2. Legal and Customer Protection Directory shall inform OSHEE, KESH and TSO companies for ERE Board decision.

This decision enters immediately into force.

This decision is published in the Official Gazette.

ERE CHAIRMAN

Petrit AHMETI