



## DECISION

No. 165, of December.28.2015

ON

### AMENDING ERE BOARD DECISION NO. 142, OF NOVEMBER.26.2015

Based on Law No. 43/2015 articles 16; 37, point 2 letter “d”; article 110 “*On Power Sector*”, “*Administrative Procedure Code*” article 128, ERE Board on their December.28.2015 meeting, after reviewing the report of License, Market and Licensee Monitoring Directory as well as Legal and Customer Protection Directory to amend ERE Board decision No. 142, of November.26.2015;

#### Observed that:

- “C & S Energy” company, is licensed in electricity generation activity, with ERE Board decision no. 142, of November.26.2015
- With decision no. 142, of November.26.2015 it is set the condition that the licensed company *shall submit at ERE immediately after obtaining it, the final certification for tax liquidation.*
- “C & S Energy” company has submitted at ERE *the final certification for taxes liquidation*
- On point 2 decision no.142, of Novemer.26.2015 it is provided that when complying the condition, this decision is subject of review by ERE.
- Article 128 of “*Administrative Procedures Code*” gives the right to the administrative body, to amend /replace the administrative acts.

For all of the above mentioned, ERE Board,

## **Decided:**

To amend Points 1 and 2 of ERE Board decision no.142, of November.26.2015 as follows:

1. To license “C & S Energy” company, in electricity generation activity, for a 30 – year period.
2. Electricity generation License of “C&S Energy” company extends its effects beginning from the entry into force of decision. 142, of 26.11.2015.
3. License, Market and Licensee Monitoring Directory shall inform the applicant for ERE Board decision.

This decision enters immediately into force

This decision is published in the Official Gazette.

**ERE CHAIRMAN**  
**Petrit AHMETI**