Pursuant to Article 15, and in connection with Article 36 of the Energy Law ("Official Gazette of the Republic of Serbia", No. 84/04), and Article 12 of the Statute of the Energy Agency of the Republic of Serbia ("Official Gazette of the Republic of Serbia", No. 52/05),

The Council of the Energy Agency of the Republic of Serbia, at the Council Session held on November 26, 2010, passed the following

## **DECISION**

## on Amendments to the Decision on Establishing the Access to and Use of System Charging Methodology – Oil Pipeline Transportation

- In the Decision Establishing the Access to and Use of System Charging Methodology Oil Pipeline Transportation ("Official Gazette of the Republic of Serbia", No. 68/06, 1/07 and 116/08), in the Access to and Use of System Charging Methodology – Oil Pipeline Transportation, Section IV.SETTING MAXIMUM ALLOWED REVENUE, Section IV.2.
  Oil pipeline transportation, subsection IV.2.1 Operating Costs, paragraph 2, indent 3 is amended and reads as follows:
- regulatory fee that is part of the use of system tariff and which represents 1.25% of the maximum allowed revenue of the energy entity for oil transport through oil pipelines and which is set before calculating this cost, except for 2010, when the fee represents 0.94% of maximum allowed revenue for oil transport through oil pipelines which is set before calculating this cost."
- 2. This decision shall be published in the "Official Gazette of the Republic of Serbia".

No. 414/2020-D-I/7 Belgrade, November 26, 2010

## The Council of the Energy Agency of the Republic of Serbia

Council President Ljubo Macic

(This Decision was published in the "Official Gazette of the Republic of Serbia", No. 92/2010)