Law on Amendments and Supplements to the Energy Law

Law is published in the "Official Gazette of RS", No. 93/2012 of 28/09/2012.

Article 1

In the Energy Law ("Official Gazette of RS", No. 57/11 and 80/11 - correction), Article 11 following item 11), a new item 11a) shall be added and read as follows:

"11a) prescribe conditions, manner and procedure for oil derivatives labeling (marking);". In item 12), number: "161" shall be replaced by number: "160".

Article 2

In Article 12, following item 8), a new item 8a) shall be added and read as follows:

"8a) prepare an act prescribing the conditions, manner and procedure for oil derivatives labeling (marking) and propose it to the Government;".

Article 3

In Article 20, paragraph 4 shall be amended and read as follows:

"Against the decision referred to in paragraph 2 hereof, an appeal can be filed to the Ministry 15 days upon the submission of the decision."

Following paragraph 4, paragraphs 5 and 6 shall be added and read as follows:

"The decision of the Ministry is final and administrative procedure can be launched.

The licence is not necessary for the performance of the following energy activities:

- 1) electricity production in facilities with total approved connection power of up to 1 MW;
- 2) electricity production for one's own needs exclusively;
- 3) biofuel production of up to 1000 t per year and biofuel production for one's own needs;
- 4) oil transport via oil pipelines for one's own needs exclusively;
- 5) oil derivatives transport via product lines for one's own needs exclusively;
- 6) oil, oil derivatives and biofuels transport via other means of transport;
- 7) oil, oil derivatives and biofuels storing for one's own needs;
- 8) heat energy production in facilities with total power of up to 1 MWt and heat energy production for one's own needs exclusively;
- 9) combined power and heat energy production in combined heat and power plants in facilities of up to 1 MW of total allowed electricity connection power and 1 MWt of total heat power and combined power and heat energy production for one's own needs exclusively;
 - 10) retail in oil gas in bottles."

Article 4

In Article 26, paragraph 8, the words: "and energy entities" shall be deleted.

Article 5

In Article 27, paragraph 5, the words: "paragraph 2" shall be replaced by words: "paragraph 3".

Article 6

In Article 29, paragraph 2, the words: "paragraph 2" shall be replaced by words: "paragraph 3"

Article 7

In Article 52, paragraph 4, item 7), shall be amended and read as follows:

"7) activity performers and deadlines for performing planned activities."

Following paragraph 4, a new paragraph 5 shall be added and read as follows:

"National Action Plan ought to be harmonised with the regulations on energy efficiency and reduction of greenhouse gases emission."

The former paragraph 5 shall become paragraph 6.

Article 8

In Article 65, paragraph 2, item 3), semi-colon shall be replaced by a full stop. Item 4) shall be deleted.

Article 9

In Article 159, paragraph 3, item 8), number: "165" shall be replaced by number: "164".

Article 10

In Article 172, following paragraph 1, paragraphs 2 and 3 shall be added and read as follows:

"Oil derivatives placed in the market ought to be labeled (marked).

The Government will define the conditions, manner and procedure of labeling (marking) oil derivatives referred to in paragraph 2 hereof in more detail."

Article 11

The title of Chapter XVIII. ENERGY EFFICIENCY AGENCY and Articles 179 and 180 shall be deleted.

Article 12

In Article 191, paragraph 1, item 11), the words: "paragraph 4" shall be replaced by words: "paragraph 5"

Following item 13), a new item 13a) shall be added and read as follows:

"13a) if oil derivatives are placed in the market in a manner contrary to the Article 172 hereof;".

Item 14) shall be amended and read as follows:

"14) fails to inform the inspector on the implementation of the decision in line with Article 187, paragraph 2 hereof and enable inspection in line with Article 189 hereof;".

Article 13

In Article 192, paragraph 1, item 14) shall be amended and read as follows:

"14) fails to inform the inspector on the implementation of the decision in line with Article 187, paragraph 2 hereof and enable inspection in line with Article 189 hereof;".

Article 14

In Article 193, paragraph 2, item 7) shall be amended and read as follows:

"7) fails to enable inspection in line with Article 189 hereof."

Article 15

In Article 195, paragraph 3, the words: "plan for use of renewable energy sources for the period until 2020" shall be replaced by words: "action plan referred to in Article 52, paragraph 2 hereof".

Article 16

Article 199 shall be deleted.

Article 17

In Article 205, paragraph 7, the words: "Energy entities" shall be replaced by words: "system operator".

Article 18

On the date of entry into force of this Law, the Serbian Energy Efficiency Agency shall stop operating.

Article 19

The rights, liabilities, files, equipment, working tools, archive, staff and officials from the Serbian Energy Efficiency Agency, as on the date of entry into force of this Law, shall be assumed by the Ministry of Energy, Development and Environment Protection.

Article 20

This Law shall enter into force on the eighth day upon the date of its publication in the "Official Gazette of the Republic of Serbia".