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 35th Council Session held on 2 February 2007, passed the following

DECISION
ON AMENDMENTS TO THE DECISION
ON DETERMINING METHODOLOGY FOR SETTING TARIFF ELEMENTS FOR CALCULATING PRICES FOR ACCESS TO AND USE OF SYSTEM FOR ELECTRICITY TRANSMISSION

(This Decision was published in the Official Gazette of the Republic of Serbia No. 18 dated 14 February 2007)

1. In the Decision on Methodology for setting tariff elements for calculating prices for access to and use of system for electricity transmission (Official Gazette of the Republic of Serbia, No. 68/06), in the Methodology for calculating prices for access to and use of system for electricity transmission, “Section V – ALLOCATION OF MAXIMUM ALLOWED REVENUE TO TARIFF ELEMENTS”, is amended and reads

„V. ALLOCATION OF MAXIMUM ALLOWED REVENUE TO TARIFF ELEMENTS

Maximum allowed revenue of the energy entity (MOPt), defined as the sum of maximum allowed revenue for electricity transmission and transmission system operation (MOPt = MOPpis + MOPups), is allocated to tariff elements as follows:

- power in kW,
- active energy in kWh
- reactive energy in kVarh

The tariff element “power” is defined as the annual sum of the monthly maximum powers of all transmission system users. Monthly maximum power is set in accordance with the Tariff System for access to and use of electricity transmission system (hereinafter referred to as: the Tariff System)

The tariff element “active energy” is the active energy that is delivered to transmission system users annually.

The tariff element “reactive energy” is total reactive energy that is delivered to transmission system users annually.

Part of the maximum allowed revenue determined by the Tariff System is allocated to tariff elements ‘power’ and ‘active energy’, based on the share of variable and fixed costs in the total costs, based on the analyses of seasonal and daily consumption diagrams of each category and group of customers realised during previous regulatory periods, or forecasted for the following regulatory period, and other objective technical and economic parameters.

Part of the maximum allowed revenue determined by the Tariff System is allocated to tariff element ‘reactive energy’ based on the cost analyses of the system services, structure and the value of the transmission system facilities, energy balance and other objective technical and economic parameters.”

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

Ref No: 33-4/2007-D-I
In Belgrade, 2 February 2007

Council of the Energy Agency of the Republic of Serbia
President of the Council

Ljubo Macic