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 138th Council Session held on September 3, 2010, passed the following

**DECISION**

on Amendments to the Decision on Establishing the Access to and Use of System Charging Methodology - Natural Gas Transportation

1. In the Decision Establishing the Access to and Use of System Charging Methodology - Natural Gas Transportation ("Official Gazette of the Republic of Serbia", No. 68/06, 1/07, and 100/08 and 116/08), in the Access to and Use of System Charging Methodology - Natural Gas Transportation, Section IV. SETTING MAXIMUM ALLOWED REVENUE, paragraph 2 is amended and reads as follows:

“If, for objective reasons (change in Energy Balance of the Republic of Serbia or a change in imported natural gas price, in dinars, for more than 3%), the justified operating costs on which maximum allowed revenue of energy entity is set, are significantly different to costs reasonably incurred, correction of maximum allowed revenue can be made.”

2. This decision shall be published in the “Official Gazette of the Republic of Serbia”.

No. 311/2010-D-I/14

Belgrade, September 3, 2010

The Council of the Energy Agency of the Republic of Serbia

Council President
Ljubo Macic

The Decision is published in “Official Gazette of the Republic of Serbia”, No. 64/2010