

Pursuant to Article 123, item 3) of the Constitution of the Republic of Serbia, Article 59, paragraph 5 of the Law on the Use of Renewable Energy Sources (*Official Gazette of RS*, no. 40/21) and Article 42, paragraph 1 of the Law on Government (*Official Gazette of RS*, no. 55/05, 71/05 - correction, 101/07, 65/08, 16/11, 68/12 - CC, 72/12, 7/14 - CC, 44/14 and 30/18 - other law),

the Government hereby adopts the following

DECREE

on criteria, conditions and manner of calculation of receivables and liabilities between prosumers and suppliers

Official Gazette of RS, No. 83 from 27 August, 2021

I. INTRODUCTORY PROVISIONS

Subject matter

Article 1

This Decree prescribes the criteria, conditions and manner of calculation of receivables and liabilities between the prosumer and supplier.

The meaning of terms used in the Decree

Article 2

Certain terms used in this Decree shall have the following meaning:

- 1) guaranteed supplier shall mean a supplier providing a public service of guaranteed supply in accordance with the law governing energy;
- 2) household shall mean a community of persons whose members live together, eat together and spend their realized income, or a single person who lives independently, eats independently and spends realized income, in accordance with the law;
- 3) delivered electricity shall mean active electrical energy that a facility for the production of electricity from renewable sources delivers to the electrical energy system;
- 4) end customer shall mean a legal entity or natural person or an entrepreneur who buys electricity for their own needs, or for the household;
- 5) a prosumer shall mean the end customer who has connected his own facility for electricity production from renewable energy sources to internal installations, whereby the produced electricity is used to supply own consumption, and the surplus produced electricity is delivered to the transmission system, distribution system, or a closed distribution system, except in the case of a housing community when the connection is made in accordance with this Decree;
- 6) small electricity buyers shall mean end customers (legal entities and entrepreneurs) who have less than 50 employees, total annual income in the amount of up to EUR ten million in RSD countervalue, whose all facilities are connected to the electricity distribution system of

voltage lower than 1 kV and whose electricity consumption in the previous calendar year was up to 30,000 kWh in accordance with the law governing energy, and who, depending on the installed capacity of the production facility, have rights and obligations in accordance with this Decree;

7) the competent system operator shall mean the operator of the transmission, distribution, i.e. closed distribution, system to which the prosumer facility is connected;

8) net electricity shall represent the difference between the total taken over and the total delivered electricity of the prosumer into the transmission, distribution, i.e. closed distribution, system during one month, determined in kWh based on electricity meter readings that meet the prescribed metrological requirements and is determined by the periods of application of active energy tariffs separately in accordance with this Decree;

9) net metering shall mean a method of calculating net electricity, whereby the amount of net electricity during the next calculation period is reduced by the surplus of delivered electricity during one month, in accordance with the law;

10) net calculation shall mean a method of calculation of net electricity, whereby the value of surplus delivered electricity during one month is calculated and charged on the basis of a contract between the prosumer and supplier, in accordance with the law;

11) the accounting period shall mean, as a rule, one calendar month;

12) complete supply shall mean the sale of electricity where the amount of electricity for the calculation period is not determined by the supply contract, but the end customer has the right to determine the amount based on the realised consumption at the handover point in accordance with the law governing energy;

13) taken over electricity shall mean electrical energy taken over by the prosumer from the electric power system;

14) production facility shall mean a plant for the production of electricity from renewable energy sources connected to internal installation of the prosumer facility;

15) storage of electricity shall mean the storage of produced electricity in the storage until the moment when it will be used, in accordance with the law;

16) supplier shall mean a participant in the electricity market that performs the energy activity of electricity supply;

17) housing community shall mean a legal entity established in accordance with the law governing housing and maintenance of buildings that can become a prosumer of electricity of a residential building in accordance with this Decree;

18) adjustment of the metering point shall mean the installation of a two-way electricity metering device with the function of remote control and reading, as well as other necessary devices, in accordance with the rules of operation of the competent system operator.

Other terms used in this Decree which are not defined in paragraph 1 of this Article shall have the meaning determined by the law governing the use of renewable energy sources and the law governing energy.

All terms in this Decree used in masculine gender shall include the feminine gender and vice versa.

II. CRITERIA FOR THE CALCULATION OF RECEIVABLES AND LIABILITIES BETWEEN A PROSUMER AND A SUPPLIER AND THE CONDITIONS FOR ACQUIRING THE STATUS OF A PROSUMER

Criteria for the calculation of receivables and liabilities between a prosumer and a supplier

Article 3

The method of calculation of receivables and liabilities between the prosumer and the supplier depends on the category of the end customer who has become the prosumer.

If the prosumer is a household or a housing community, or one or more members of the housing community assembly, the supplier shall be obliged to calculate the receivable through net metering and to regulate the obligations with the prosumer through a contract on complete supply with net metering.

If the prosumer is not a household or a housing community, the supplier freely agrees with the prosumer on the conditions of calculation of mutual receivables and liabilities through net calculation.

General conditions to acquire the status of a prosumer

Article 4

The end customer of electricity shall acquire the status of a prosumer:

- 1) if a contract on complete supply has been concluded, with net metering or net calculation;
- 2) if the installed capacity of the production facility does not exceed the approved capacity of the end customer's facility connection;
- 3) if the production facility and metering point meet all technical and safety requirements in accordance with the rules of operation of the competent system operator, as well as the rules for the connection of facilities to the transmission system in case of a connection to the transmission system and to a part of the distribution system operated by the transmission system operator;
- 4) when he connects a production facility to his internal installation, except in cases when this Decree prescribes otherwise.

Prosumer may install and use electricity storage for his own needs in combination with the production facility, where the installation of the storage must be such that the storage cannot take over the energy from the transmission, distribution or closed distribution system, but only from the production facility.

In case that the prosumer reduces the approved capacity of the facility to whose internal installations the production facility is connected, he is obliged to simultaneously reduce the installed capacity of the production facility in accordance with the reduction of the approved capacity, and in accordance with the law governing the use of renewable energy sources.

Prosumer shall be obliged to act in accordance with the law governing waste management with regard to technical equipment and devices that serve for the production and delivery of electricity produced from renewable energy sources (photovoltaic panels, cables, electrical and metering equipment, etc.) in case they become waste due to failure or end of life cycle.

Installed capacity of the production facility

Article 5

The installed capacity of the production facility with photovoltaic panels shall be as follows:

- 1) installed capacity of the inverter, in kW, at $\cos \varphi = 1$, when the rated power of the inverter is less than or equal to the sum of the installed capacities of photovoltaic panels, or
- 2) the sum of the installed capacities of photovoltaic panels, when the rated power of the inverter is greater than the sum of the installed capacities of photovoltaic panels.

The installed capacity of other types of production facilities shall be equal to the rated power of the installed generators.

Conditions to be met by end customer

Article 6

The end customer shall be obliged to submit a request to the supplier for the conclusion of a contract on complete supply with net metering or net calculation.

In order to acquire the status of a prosumer, the end customer shall be obliged to build a production facility in accordance with regulations and standards and adjust the metering point prior to the submission of a request to conclude a contract on complete supply with net metering or net calculation.

In the procedure of connecting the production facility, the end customer shall be obliged to submit to the system operator the original statement of the contractor with a confirmation from the responsible contractor that the devices, installations and metering point are operational and fitted in accordance with regulations and standards.

In the case referred to in Article 8, paragraph 3 of this Decree, the end customer shall notify the system operator of the elimination of deficiencies.

Conditions to be met by supplier

Article 7

The supplier shall be obliged to publish on its website the request form for the conclusion of a contract on complete supply and a model of a contract on complete supply with net metering or net calculation.

The contract referred to in paragraph 1 of this Article, which regulates the relationship between the supplier and the prosumer, in addition to basic elements and methods of calculation in accordance with net metering or net calculation, shall regulate mutual rights, obligations and claims in accordance with law and this Decree.

The contract referred to in paragraph 1 of this Article shall form the basis for the acquiring of the status of a prosumer and shall be concluded by end customer and a supplier.

A copy of the concluded contract on complete supply with net metering or net calculation with the end customer, without commercial data, or a confirmation of the supplier on the concluded contract on complete supply, shall be delivered by the supplier to the system operator to whose network the end customer is connected, electronically and immediately upon the conclusion of the contract, without delay.

Conditions to be met by system operator

Article 8

The competent system operator shall be obliged to provide the option of electronic submission of documents by opening a separate e-mail address and to publish the information on the manner of submission on its website.

Distribution or closed distribution system operator shall be obliged to connect the end customer's facility as a prosumer to the system and issue an appropriate act on the connection within five days from the date of receipt of the contract on complete supply with net metering or net calculation, or a confirmation on the concluded contract submitted by the supplier and the receipt of the statement with the confirmation referred to in Article 6, paragraph 3 of this Decree by the end customer, unless otherwise provided for by this Decree.

If, during the connection procedure, the system operator finds a malfunction of the device, installation or a measuring point, the system operator shall be obliged not to perform the connection of such facility.

Upon the receipt of the notification referred to in Article 6, paragraph 4 of this Decree, the system operator shall be obliged to commence with the connecting of the facility within the time period specified in paragraph 2 of this Article.

The system operator shall calculate the access to the system in accordance with the methodology which determines the prices of access to the system adopted by the Energy Agency of the Republic of Serbia.

III. MANNER OF ACQUIRING THE STATUS OF A PROSUMER

Article 9

The end customer that is a household, housing community or other end customer, shall acquire the status of a prosumer by registering with the Register of prosumers.

Entry in the Register

Article 10

System operator shall be obliged to immediately and *ex officio*, and no later than within five days from the date of connection of the prosumer's facility to the electricity system, register the end customer whose facility is connected to the system as a prosumer facility with the Register of prosumers thereby the end customer acquires the status of a prosumer.

The system operator shall be obliged to make the Register of prosumers available on its website.

Housing community

Article 11

A housing community acquires the status of a prosumer in case that one or more end customers who are members of the same housing community assembly, based on the decision of the housing community assembly and in accordance with the regulations governing housing and building maintenance, perform works on the construction of a common production facility on a common part of the building and upon the fulfillment of the conditions prescribed by this Decree.

Measuring point for the production facility of the housing community

Article 12

The maximum value of the approved power of the metering point to which the common production facility within the housing community is connected shall be determined as simultaneous power of metering points for common electricity consumption, of individual members who are building a common production facility within the housing community, determined on the basis of the Rules of electricity distribution system operation (REDSO).

The metering point for the production facility within the housing community must be a special metering point arranged in accordance with the provisions of this Decree and the rules of operation of the competent system operator, while the metering points of common consumption and individual members of the housing community that are building a common production facility shall remain in their current condition.

Regulation of mutual relations of the housing community assembly members

Article 13

The installed capacity of a production facility jointly built by the members of the same housing community assembly may not exceed the simultaneous power of metering points of common consumption and the consumption of special parts owned by the members of the housing community assembly building a common production facility, determined on the basis of the Rules of electricity distribution system operation (REDSO) and according to which the connection is dimensioned.

End customers who are members of the same housing community shall regulate their mutual relations by a contract which in particular contains a plan for the distribution of the produced electricity among the members, and the name of the manager, i.e. professional manager of the housing community. The contract referred to in paragraph 2 of this Article shall be submitted to the supplier for calculation purposes.

The manager, i.e. the professional manager, shall be obliged to inform the supplier about any change in the contract referred to in paragraph 2 of this Article.

Two or more housing communities may not use the same production facility, nor may a metering point be included in two or more housing communities.

Members of the same housing community who build a common production facility shall conclude, with the same supplier, a contract on complete supply with net metering, individually for each member of the housing community building a common production facility.

IV. THE MANNER OF ACQUIRING THE STATUS OF A PROSUMER OTHER THAN A HOUSEHOLD OR A HOUSING COMMUNITY AND THE CONNECTION TO THE TRANSMISSION SYSTEM OR PART OF THE DISTRIBUTION SYSTEM MANAGED BY THE TRANSMISSION SYSTEM OPERATOR

Manner of acquiring the status of a prosumer for end customers other than a household or a housing community and the connection to the transmission system or part of the distribution system managed by the transmission system operator

Article 14

End customer who is already connected to the transmission system or part of the distribution system managed by the transmission system operator, and that is not a household or a housing community intending to connect a production facility to internal installations shall acquire the status of a prosumer in accordance with this Article.

The end customer referred to in paragraph 1 of this Article shall submit a request for the preparation of a study for the connection of the facility in the prescribed form.

System operator shall be obliged to make available on its website the request form referred to in paragraph 2 of this Article and the model contract on the preparation of the study for the connection of the facility, to which a set of data for the preparation of the connection study is enclosed, and enable its electronic or written submission.

The system operator and the end customer referred to in paragraph 1 of this Article shall harmonize the text of the contract on the preparation of the study for the connection of the facility within five working days from the submission of the end customer's request referred to in paragraph 1 of this Article and shall conclude the contract on the study for the connection of the facility.

The system operator shall be obliged to prepare a study for the connection of the facility within 30 days from the date of cumulative fulfillment of conditions: submission of a complete

set of data for the preparation of the study for the connection and the making of first payment according to payment schedule from the contract on the preparation of the study for the connection.

If, in the course of preparation of the study for the connection of the facility, the operational limitations defined in Article 117 of the Law on Energy (*Official Gazette of RS*, no. 145/14, 95/18 and 40/21) have been identified, the deadline of 30 days shall be extended for the period of granting approval of the limits by the Energy Agency of the Republic of Serbia, which may not be longer than ten days.

Following the preparation of the study for the connection, the preparation of technical documentation and obtaining an act approving the construction of the production facility, the end customer referred to in paragraph 1 of this Article shall submit a request for the issuance of a decision on the approval of the connection.

The system operator shall issue a decision on the approval of the connection within five working days from the date of receipt of the request referred to in paragraph 7 of this Article.

Following the construction of the production facility, the end customer shall submit a request for temporary connection to the system operator electronically or in writing.

The request referred to in paragraph 8 of this Article shall be accompanied by a contract on complete supply with net calculation without commercial data or a confirmation of the supplier on the concluded contract on complete supply with net calculation.

Upon the receipt of the request referred to in paragraph 8 of this Article, the competent system operator shall inspect the production facility in accordance with regulations.

If the production facility meets the prescribed conditions, the system operator shall issue a decision on the approval of temporary connection, connect the facility to transmission system or part of the distribution system managed by the transmission system operator and shall register the end customer with the Register of prosumers within five days.

If the production facility is connected to 110 kV busbars owned by the end customer referred to in paragraph 1 of this Article, prior to the issuance of the decision on the approval of temporary connection, the end customer shall submit, electronically or in writing, to the transmission system operator a request for the approval of the power-up of the facility of the prosumer based on the act approving trial operation.

Within five days from the date of the submission of the request in which it verifies the fulfillment of conditions, the system operator shall issue the approval of the power-up.

If, during the trial operation, it is established that the operation of the production facility is compliant with the issued decision on the approval of connection, system operation rules, connection rules, the prosumer shall obtain a use permit if obtaining it is mandatory under the law governing construction of structures and shall submit a request for the approval of the commissioning of the production facility, issued by the system operator without delay.

The manner of acquiring the status of a prosumer for end customers other than household or housing community in the case when the production facility has an installed capacity of less than or equal to 10 MW and the connection to the transmission system or part of the distribution system operated by the transmission system operator

Article 15

In the case when a production facility has an installed capacity of less than or equal to 10 MW, in order to obtain the status of a prosumer, a request for an offprint of the connection containing technical requirements for the connection to the transmission system or part of the distribution system operated by the transmission system operator shall be submitted.

The system operator shall be obliged to make available the request form referred to in paragraph 1 of this Article on its website and enable its submission electronically or in writing.

The transmission system operator shall issue the offprint referred to in paragraph 1 of this Article within ten days from the date of the request submission.

For the facilities referred to in paragraph 1 of this Article, the limits defined in Article 117 of the Energy Law shall not be defined and no contract on the connection shall be concluded.

The end customer referred to in paragraph 1 of this Article shall acquire the status of a prosumer in accordance with the application of the rules of procedure referred to in Article 14, paragraphs 7–15 of this Decree.

V. THE MANNER OF ACQUIRING THE STATUS OF A PROSUMER OTHER THAN A HOUSEHOLD OR A HOUSING COMMUNITY AND THE CONNECTION TO THE DISTRIBUTION SYSTEM OR CLOSED DISTRIBUTION SYSTEM OF ELECTRICITY

The manner of acquiring the status of a prosumer for end customers who are connected to the distribution system or closed distribution system of electricity

Article 16

End customer other than a household or a housing community who plans to connect a production unit to their internal installation and then connect to a distribution system or closed electricity distribution system shall acquire the status of a prosumer and shall be registered with the Register of prosumers in accordance with the procedure prescribed in Art. 16–22 of this Decree.

The end customer referred to in paragraph 1 of this Article shall submit a request to the system operator for an offprint of the connection of the production facility of the end customer.

The system operator shall be obliged to make the request form available on its website and enable its submission electronically or in writing.

The offprint referred to in paragraph 2 of this Article shall contain technical conditions for connecting the production facility to distribution system or closed distribution system.

The request shall be accompanied by a conceptual design developed in accordance with the regulations governing the area of planning and construction or by a submission of technical characteristics of the production facility relevant for the mutual influence of the facility and the system.

The competent system operator shall issue an offprint of the connection of the production facility within ten days.

Request for the issuance of a decision on the approval of the connection of a production facility

Article 17

Following the preparation of technical documentation and obtaining the act approving the construction of the production facility referred to in Article 16, paragraph 1 of this Decree, the end customer shall submit a request to the system operator for a decision on the approval of the connection of the production facility to the distribution system or closed distribution system.

System operator shall be obliged to make the request form referred to in paragraph 1 of this Article available on its website and enable its submission electronically or in writing.

The request shall be accompanied by an act approving the construction of the production facility and technical characteristics of the equipment relevant for the mutual influence of the facility and the system and which is envisaged by the technical documentation for installation in the production facility.

Decision on the approval of the connection and contract

Article 18

Within five days from the date of receipt of the request referred to in Article 17, paragraph 1 of this Decree, the system operator shall issue a decision on the approval of the connection and at the same time submit to the end customer, in writing or electronically, an offer to conclude a service contract for the connection to electricity distribution system and the information on the identification number of the metering point for the purposes of concluding a contract on complete supply with net calculation with the selected supplier.

System operator and end customer other than a household or a housing community shall define mutual rights and obligations related to the construction of the connection in the service contract for the connection to electricity distribution system referred to in paragraph 1 of this Article.

The time period and the costs of construction of the connection shall be determined by the contract referred to in paragraph 2 of this Article.

The investor in the construction of the connection shall be the system operator who may authorize the end customer referred to in paragraph 1 of this Article to construct the connection on his behalf.

Request to put the production facility into trial operation

Article 19

Following the construction of the production facility, the end customer shall submit electronically or in writing to the competent system operator a request to put the production facility into trial operation.

The request referred to in paragraph 1 of this Article shall be accompanied by a contract on complete supply with net calculation without commercial data or a confirmation of the supplier on the concluded contract on complete supply with net calculation.

Verification of the fulfillment of conditions and entry in the Register of prosumers

Article 20

Following the receipt of the request referred to in Article 19 of this Decree, the system operator shall inspect the production facility in accordance with regulations.

If the production facility meets the requirements referred to in paragraph 1 of this Article, the system operator shall issue a decision on the approval of temporary connection, connect the facility to electricity distribution system and register the end customer with the Register of prosumers within five days.

Trial operation

Article 21

If, during the trial operation, it is established that the operation of the production facility is compliant with the issued decision on the approval of the connection, system operation rules, connection rules, prosumer shall obtain a use permit if this is mandatory under the law governing the construction of structures and shall submit a request for the approval of the commissioning of the production facility.

Following the fulfilment of activities referred to in paragraph 1 of this Article, the system operator shall issue a confirmation on permanent connection of the production facility within three days.

Connection of the prosumer's production facility to the distribution system or closed distribution system with approved capacity of 10.8 kW or less

Article 22

The end customer other than a household or a housing community intending to connect a production facility with approved capacity of 10.8 kW or less to the distribution system or closed distribution system of electricity shall acquire the status of a prosumer in accordance with the provisions of Art. 3–10 of this Decree.

No decision shall be issued for the connection of the facility referred to in paragraph 1 of this Article and no service contract for connection services shall be concluded.

VI. METHOD OF CALCULATION OF RECEIVABLES AND LIABILITIES BETWEEN PROSUMERS AND SUPPLIERS

General provisions related to the method of calculation of receivables and liabilities between prosumers and suppliers

Article 23

The competent system operator shall read the metering devices in accordance with the law governing energy and shall submit the data, within the prescribed deadlines, to the supplier who has concluded a contract on complete supply with net metering or net calculation with the prosumer, namely the data on:

- 1) electricity taken over by the prosumer;
- 2) electricity delivered by the prosumer.

Deviation of the balance responsible party

Article 24

For the purposes of calculating the deviation of the balance responsible party, the competent system operator shall submit to the transmission system operator separately measured hourly data of total takeover from the system and total delivery to the system, for each balance group individually, in accordance with market rules.

In the event that there are no measured hourly data for the prosumer, the competent system operator shall submit the data referred to in paragraph 1 of this Article in accordance with the rules of operation of the competent system operator.

Settlement of receivables and liabilities

Article 25

Period for settlement of receivables and liabilities between the prosumer and a supplier shall be one year which lasts from 01 April 1 of the current year to 31 March of the following year (hereinafter: the annual period).

In case of a newly connected metering point, the annual period referred to in paragraph 1 of this Article shall last from the date of the connection of the prosumer facility.

In case of a disconnection of the prosumer facility, the annual period referred to in paragraph 1 of this Article shall end on the day of the disconnection of the prosumer's facility.

If the period from the day of the connection of the metering point of the prosumer's facility until the disconnection of the metering point is shorter than the annual period referred to in paragraph 1 of this Article, the period for settlement of receivables and liabilities between the prosumer and a supplier shall last from the date of the connection of the prosumer's facility to the date of the disconnection of the prosumer's facility.

In case of suspension of electricity supply to the prosumer, the period shall be temporarily interrupted until the continuation of electricity supply, after the cessation of reasons that led to the suspension of electricity.

In case of change of supplier, on the day of the change of the supplier, the annual period referred to in paragraph 1 of this Article shall end and a new one shall begin.

If, at the end of the period for settlement of receivables and liabilities between the prosumer and a supplier, the amount of total electricity delivered is greater than the total net electricity taken over from the prosumer, the prosumer shall deliver to the supplier the surplus electricity determined in the current calculation period for which the settlement of receivables and liabilities determined by the periods of application of tariffs for active energy is performed, without the right to compensation.

A special method to calculate receivables and liabilities between the prosumer who is the household and the supplier

Article 26

In case of a contract on complete supply with net metering, the supplier shall be obliged to the following:

- 1) to calculate, for each calculation period, prosumer's electricity consumption as a positive value of the difference between net electricity determined by the periods of application of the tariff for active energy and surplus electricity from the previous period determined by the periods of the application of the tariff for active energy;
- 2) to determine the amount of surplus electricity determined by the periods of application of the tariff for active energy which is transferred to the next period;
- 3) to calculate taxes, excises, fees and other related obligations to the prosumer determined by special regulations on the basis of consumed electricity referred to in item 1) of this paragraph.

The surplus electricity may be transferred to subsequent calculation periods within the period for settlement of receivables and liabilities between the prosumer and a supplier, and may not affect previous calculation periods.

The costs of access to the system shall be calculated for the prosumer based on the methodology for determining the price of access to the system.

Suspension of electricity supply

Article 27

Electricity supply to the prosumer may be suspended in accordance with the law governing energy by the competent system operator.

During the period of suspension of electricity supply to the prosumer, the energy shall not be delivered to the prosumer, nor shall the electricity be taken over from him into the system.

A special method to calculate receivables and liabilities between the prosumer who is the household and a supplier

Article 28

When calculating the receivables and liabilities of end customers who have jointly built a production facility within a housing community, the supplier shall take into account the plan for the distribution of produced electricity.

For the members of the housing community who have jointly built a production facility, the supplier shall calculate receivables and liabilities for:

- 1) the metering point of common electricity consumption, i.e. common for all metering points of common consumption within the housing community;
- 2) metering points of members, in accordance with the method of calculation defined in Article 26 of this Decree and the contract referred to in Article 13, paragraph 2 of this Decree.

In case of suspension of delivery or takeover of electricity at individual metering points of members of the housing community who have built a common production facility, the supplier shall take into account the share of electricity produced in the production facility of the prosumer during the suspension period in the course of calculation of the subsequent calculation period upon the re-connection, and during the same period for settlement of receivables and liabilities.

VII. TERMINATION OF PROSUMER STATUS

Conditions for the termination of the status

Article 29

The status of the prosumer shall be terminated by its deletion from the Register of prosumers performed by the competent system operator if:

- 1) the prosumer ceases to meet at least one of the prescribed conditions for acquiring the status of a prosumer, or
- 2) when the facility of the prosumer is disconnected in accordance with the law governing energy.

The competent system operator shall place the prosumer in the temporarily inactive status within the Register of prosumers in case of:

- 1) suspension of electricity supply, i.e. the suspension of the takeover of electricity from the prosumer, and
- 2) use of the backup supply service by the prosumer, during which he has no right to conclude a contract on complete supply with net metering or net calculation.

VIII. FINAL PROVISION

Entry into force

Article 30

This Decree shall enter into force on the eighth day of its publication in the *Official Gazette of the Republic of Serbia*.

05 No. 110-7592/2021-2
In Belgrade, 26 August 2021
The Government

Prime Minister
Ana Brnabic, sgd.