

Of December 28, 2021

Tbilisi

About Obliging the Some Generators of Electricity (Thermal Power Plants) to make a public service

Article 1.

The list of the generators of electricity, rendering the public service, guaranteed capacities and the time periods for the provision of such guaranteed capacity shall be defined in compliance with the paragraph 1, 2, and 4 of Article 9 and paragraph 4 of Article 134 of the Law of Georgia “About Energy and Water Supply” for the purpose of safe, reliable and stable functioning of the unified electric energy system of Georgia, including for the purpose of ensuring the balance among supplying the electricity and requirements for it.

The generators of electricity, rendering the public service (electricity generation licensee)	Name of the Thermal Power Plant	Capacity (in MW)	Time periods for the provision of guaranteed capacity
1. Mtkvari Energy, Ltd	Gardabani Thermal Power Plant, Unit N9	180	From Sept 1, 2010 – till July 1, 2027
2. Georgian International Energy Corporation, Ltd	Gardabani Thermal Power Plant Unit N3	100	From Sept 1, 2010 – till July 1, 2027
	Gardabani Thermal Power Plant Unit N4	100	From Sept 1, 2010 – till July 1, 2027

3. G Power, Ltd	Air Turbine Power Plant	80	From Dec 1, 2010 – till September 1, 2011, From Apr1, 2012 – till Feb1, 2014 and From Apr 1, 2016 – till March 4, 2019
		65	From March 1, 2011 – till April 1, 2012 and From Feb 1, 2014 – till April 1, 2016
		60	From March 4, 2019 – till July 1, 2027 It shall be defined as an emergency quick reserve source from July 1, 2027 until July 1, 2028
4. LLC “Gardabani Thermal Power Plant”	Gardabani Thermal Power Plant	162	From November 1, 2015 till November 1, 2040
5. LLC “Gardabani Thermal Power Plant-2”	Gardabani Thermal Power Plant 2	170	From July 1, 2027- till March 28, 2035

(26.06.2025, N234)

Article 2.

1. The generators of electricity, rendering the public service, stipulated in article 1 of this Resolution (with applicable power plant in applicable period) are rendering the public service through the organization of wholesale public service (Electricity System Commercial Operator JSC) for the purpose of wholesale public service, stipulated in conception, at the stages of transmission to the target model of electricity market, in addition, for the purpose of safe, reliable and stable functioning of the unified electric energy system of Georgia, including, for ensuring the balance among supplying the electricity and requirements for it.

2. Generators of electricity, rendering the public service, stipulated in Article 1 of this Resolution:

a) Before functioning of the electricity day-ahead and balancing and supporting service markets, continue rendering their service according to the legislation of Georgia, that is applicable in the transitional period.

b) After functioning of the electricity day-ahead and balancing and supporting service markets, according to the 1st paragraph of article 12 of N246 Resolution “On approval of the concept of electricity market model” (dated 16 April, 2020) by Government of Georgia, are trading in organized markets according to the conception, applicable market rules, the price difference agreements, signed with the organization of the wholesale public service, stipulated in the conception, in addition, according to the agreements, signed with the transmission system operator/balancing and supporting service market operator, with taking into account the requirements,

established by legal acts, issued by Georgian National Energy and Water Supply Regulatory Commission and other requirements, established by Georgian legislation.

3. No later than June 23, 2023, the Ltd “G-Power” shall apply to the Electricity Transmission System Operator with the request to qualify and register as a service provider without physical testing for emergency quick reserve (capacity 60 MW), in accordance with the requirements of legal acts approved by the Georgian National Energy and Water Supply Regulatory Commission. (19.06.2023; N231)

Article 3

The issue about defining the contractual compensation, to be paid by transmission system operator/balancing and supporting service market operator or/and the issue about establishing the tariff and guaranteed capacity payment for fulfilling the obligation of rendering public service under this resolution, is regulated according to paragraph 6 of article 9 and paragraph 4 of article 134 of Georgian law “About Energy and Water Supply” by Georgian National Energy and Water Supply Regulatory Commission.

Article 4

The Ministry of Economics and Sustainable Development of Georgia, with collaboration Georgian National Energy and Water Supply Regulatory Commission, shall ensure regular reviewing the obligations, established by this resolution, once every two years after enactment of this resolution for the purpose of defining the results of its necessity and ascendancy. The Ministry of Economics and Sustainable Development of Georgia shall also present the appropriate information and proposals to the government of Georgia.

Article 5

The N193 Resolution (Dated 15.07.2010) of Georgian Government “About Defining the Guaranteed Capacity and Guaranteed Capacity Sources in Electric Energy System of Georgia” shall be announced as an annulled according to the Article 25 of Organic Law of Georgia “On Normative Acts”.

Article 6

The Resolution shall be enacted upon the publication.

Prime Minister

Irakli Garibashvili