Methodology of 2020 setting regulated tariffs and prices applied to final customers suppliers  
of last resort for the period from 1 July to 31 December 2020

Date of act: 12-June-2020

Issuer: National Energy Regulatory Authority

Chapter I: General provisions

SECTION 1: Purpose and scope

Art. 1

The purpose of this methodology is to determine how to determine:

1. regulated tariffs applied by suppliers of last resort to household customers in their portfolio;
2. the active electricity price applied by suppliers of last resort to non-household final customers in their universal service portfolio;
3. the active electricity price applied by suppliers of last resort obliged to non-household final customers in their own portfolio that have not used up eligibility and do not meet the conditions or have not requested to benefit from the universal service;
4. the active electricity price applied by suppliers of last resort obliged to non-household final customers in their own portfolio because they did not provide electricity from any other source.

Art. 2

The methodology shall be applied by:

1. suppliers of last resort, in order to determine the regulated tariffs/end prices for active electricity applied to final customers in their portfolio;
2. producers operating dispatchable production units only for dispatchable units which do not benefit from support schemes, with a view to transmitting the data/information necessary to determine the quantities of electricity sold to suppliers of last resort on the basis of regulated contracts and related prices;
3. the operator of the electricity market, OPCOM – S.A., with a view to transmitting the data/information necessary to determine the regulated tariffs;
4. CN Transelectrica -S.A., with a view to transmitting data/information on system technological services, necessary to establish the quantities of electricity sold by producers to suppliers of last resort on the basis of regulated contracts.

Art. 13

within two working days from the date of entry into force of this methodology, each shall submit to ANRE:

1. consumption needs of household customers for the period from 1 July to 31 December 2020;
2. documentation of expected revenue, costs, energy consumption and return prices for the period from 1 July to 31 December 2020, in the format set out in Annex No 2;
3. documentation on revenues, costs, energy consumption and average return prices for the period 1 January – 30 June 2020, in the format communicated by ANRE.

Art. 16

(l)Transmission to ANRE of the data referred to in art. 11, art. 12 par. (1) and art. 13 shall be made both

by fax, as well as by e-mail, in a processable electronic format (Excel files), together with a forwarding address signed by the manufacturer’s legal representative or fui, as appropriate.

1. ANRE may request the producers and complete the data transmitted in accordance with the provisions of Article 11, Article 12(1) and Article 13 with additional or missing information necessary for the analysis of the amounts of electricity, estimated revenues/costs or their correction.
2. Manufacturers and fui shall transmit to ANRE the data and information required under paragraph (2) within two working days of receipt of the request.
3. where, within the period referred to in paragraph 3, a producer or fui does not transmit all the data and justifying documents required, as appropriate, in accordance with paragraph 2, ANRE may use, for the determination of prices/tariffs, the most recent data available in its own database.

CHAPTER III: Pricing principles applied by final customers

non-married

Art. 18

The price for universal service shall be determined by each company on a competitive basis, taking into account that it is reasonable, competitive, easily comparable, transparent and non-discriminatory.

Art. 19

The purchase of electricity for final customers beneficiaries of SU shall be made by means of contracts concluded on centralised markets.