



Prishtina, 23.04.2019

Independent Commission for Mines and Minerals (ICMM) – Pursuant to Article 59, paragraph 1 and Article 62, paragraph 6 of the Law No. 03/L-163 on Mines and Minerals, the ICMM Board in the meeting held on 19.04.2019 took this:

### DECISION FOR REAPPLICATION CASES

**I. Reapplication is enabled only after paying tax of 2000 euros for reapplication** to Enterprises that have applied in the ICMM for Exploration, Mining License or Special Operation Permit, and which they have been approved by the ICMM Board but for different reasons they have failed within the determined term to fulfil the conditions set with Act decision by the Board.

**II.** If the applications for reapplication are done before the expiry term of validity of documentations submitted by the enterprises to the ICMM, then the enterprise doesn't need to submit the new documentation, and after making payment and fulfilling legal conditions of License/ Permit, it is allowed to take them.

**II.** This Decision is valid to all applications applied to the ICMM and the applications for License or Permit have been approved to them by the ICMM Board, but they have failed to fulfil conditions set by the Law No. 03/L-163 on Mines and Minerals and the Law No. 04/L-158 on Amending and Supplementing the Law No. 03/L-163.

### JUSTIFICATION

The ICMM Board took this decision in the meeting held on 19.04.2019, based on the authorization of Article 62 paragraph 6 with purpose to regulate licensing and to respect the LMM. The justification is based on point 1.6 of the Article 6 of LMM. Upon application, the company except others things shall submit as well the declaration by which it declares that it fulfil all obligations foreseen by law that among other things it is included as well the points 1.4.1, 1.4.2 of the Article 6, point 1.11 of the Article 31 and 1.11 of the Article 38 of the Law on Mines and Minerals. In case of approval of application for license or permit, the applicant except others things shall fulfil the above points, in case of failure then pursuant to point 1.6. of the Article 6 of LMM, the KPMM can conclude that the company in its first application has misrepresented a material fact in its application.

By this decision, it is abrogated the Board decision with reference number No. 33/2017 dated 15.08.2017.



Musa Shabani  
Chairman of the ICMM Board