

ELECTRIC POWER SOURCE DEVELOPMENT PROMOTION ACT

Act No. 7016, Dec. 30, 2003
Amended by Act No. 7678, Aug. 4, 2005
Act No. 7677, Aug. 4, 2005
Act No. 8338, Apr. 6, 2007
Act No. 8370, Apr. 11, 2007
Act No. 8355, Apr. 11, 2007
Act No. 8352, Apr. 11, 2007
Act No. 8733, Dec. 21, 2007
Act No. 8819, Dec. 27, 2007
Act No. 8820, Dec. 27, 2007
Act No. 8852, Feb. 29, 2008
Act No. 8974, Mar. 21, 2008
Act No. 8976, Mar. 21, 2008
Act No. 9016, Mar. 28, 2008
Act No. 9313, Dec. 31, 2008
Act No. 9376, Jan. 30, 2009
Act No. 10272, Apr. 15, 2010
Act No. 10331, May 31, 2010
Act No. 10599, Apr. 14, 2011
Act No. 10911, Jul. 25, 2011
Act No. 11690, Mar. 23, 2013
Act No. 12248, Jan. 14, 2014
Act No. 13805, Jan. 19, 2016
Act No. 13862, Jan. 27, 2016

Article 1 (Purpose)

The purpose of this Act is to ensure the stability of electricity supply and demand and to contribute to the development of the national economy by effectively propelling the electric power resource development business.

Article 2 (Definitions)

The terms used in this Act shall be defined as follows:

1. The term "electric power resource facilities" means electric facilities for electricity generation, electricity transmission and electricity transformation and accessory facilities thereto;
2. The term "electric power resource development business" means the business falling under any of the following:
 - (a) Installing or improving electric power resource facilities;
 - (b) Acquiring the land, etc. for the electric power resource facilities that are being installed or have been installed, or securing the title for use;
3. The term "execution plan for electric power resource development business" means a detailed plan for the execution of electric power resource development business in accordance with the basic plan on supply and demand of electricity of the Government;
4. The term "land, etc." means the lands, buildings, or the goods fixed on the lands, and the rights other than ownerships therefor, mining rights, fishery rights, and the rights for use of water.

Article 3 (Electric Power Resource Developer)

The electric power resource development business shall be conducted by the operator of electric generation business and the operator of electric transmission business licensed under Article 7 of the Electric Utility Act and the radioactive waste management agency under Article 10 of the Radioactive Waste Management Act (hereinafter referred to as "electric power resource developer").

Article 4 (Executive Committee for Electric Power Resource Development Business)

(1) The Executive Committee for Electric Power Resource Development Business (hereinafter referred to as the "Committee") shall be established in the Ministry of Trade, Industry and Energy in order to deliberate upon important matters concerning electric power resource development business. *<Amended by Act No. 11690, Mar. 23, 2013>*

(2) Matters necessary for the composition, functioning and operation of the Committee shall be determined by Presidential Decree.

Article 5 (Approval for Execution Plan for Electric Power Resource Development Business)

(1) An electric power resource developer shall establish an execution plan for electric power resource development business (hereinafter referred to as "execution plan"), and shall obtain approval therefor from the Minister of Trade, Industry and Energy: Provided, That this shall not apply to electric power resource development business determined by Presidential Decree. *<Amended by Act No. 11690, Mar. 23, 2013>*

(2) Where the electric power resource developer intends to alter the matters approved under paragraph (1), he/she shall obtain approval therefor from the Minister of Trade, Industry and Energy: Provided, That he/she shall file a report where he/she intends to alter any insignificant matters defined by Presidential Decree. *<Amended by Act No. 11690, Mar. 23, 2013>*

(3) The execution plan shall include the following:

1. Summary of the electric power resource facilities;
2. Location and area of an electric power resource development business area;
3. Execution period of electric power resource development business;
4. Matters concerning the funds needed for electric power resource development business and financing therefor;
5. Matters concerning installation of public facilities pursuant to Article 13 and bearing the costs thereof;
6. Matters concerning national natural environmental preservation;
7. Other matters defined by Presidential Decree concerning electric power resource development business.

(4) Where the Minister of Trade, Industry and Energy is to grant approval for the execution plan or amendments thereof under paragraph (1) or (2), he/she shall hear in advance opinions of the head of a Si/Gun/Gu (Gu referring to the head of an autonomous Gu), and the Special Metropolitan City Mayor, a Metropolitan City Mayor or a Special Self-Governing City Mayor with jurisdiction over the electric power resource development business area concerned, and shall have the matter deliberated by the Committee after consultation with the heads of the relevant central administrative agencies: Provided, That approval for insignificant matters defined by Presidential Decree or amendments thereof may not be deliberated by the Committee. *<Amended by Act No. 11690, Mar. 23, 2013; Act No. 13862, Jan. 27, 2016>*

(5) Where the Minister of Trade, Industry and Energy has granted approval for the execution plan or amendments thereof under paragraph (1) or (2), he/she shall announce it publicly on the Official Gazette, as prescribed by Presidential Decree. *<Amended by Act No. 11690, Mar. 23, 2013>*

Article 5-2 (Hearing Opinions from Residents, etc.)

(1) When an electric power resource developer intends to obtain approval for the execution plan or amendments thereof as referred to in Article 5, he/she shall hear, prior to filing an application for the approval or approval for change, opinions from residents who are affected by the execution of the business concerned and related specialists, etc. (hereinafter referred to as "residents, etc.") through perusal of the implementation plan and the presentation meeting, and shall hold a public hearing where it is requested by the residents, etc. falling under the scope prescribed by Presidential Decree: Provided, That the same shall not apply to any of the following cases: *<Amended by Act No. 13862, Jan. 27, 2016>*

1. Where opinions of residents, etc. have already been converged under other statutes;
2. Where confidentiality concerning national defense information shall be maintained;
3. Where the project size of an execution plan or the length of lines is altered within the extent of 30/100;
4. Where it is a project to acquire land, etc. of the installed electric power resource facilities or to acquire the title of use.

(2) When an electric power resource developer admits that presented opinions of residents, etc. under paragraph (1) are reasonable, the execution plan shall reflect such opinions.

(3) Matters necessary for the methods and procedures for hearing opinions from the residents, etc. as referred to in paragraph (1) shall be prescribed by Presidential Decree.

Article 6 (Relationship with other Acts)

(1) Where an electric power resource developer has obtained approval for an execution plan or amendments thereof pursuant to Article 5, he/she shall be regarded as having obtained permission, authorization, license, decision, designation, approval, discharge, consultation, disposition, etc. (hereinafter referred to as "authorization, permission, etc.") referred to in any of the following subparagraphs and, if public notice is made under paragraph (5) of the same Article, authorization, permission, etc. referred to in any of the following subparagraphs shall be regarded as being publicly noticed: <Amended by Act No. 10272, Apr. 15, 2010; Act No. 10331, May 31, 2010; Act No. 10911, Jul. 25, 2011; Act No. 10599, Apr. 14, 2011; Act No. 12248; Jan. 14, 2014>

1. Determination of the urban or Gun management plan under Article 30 of the National Land Planning and Utilization Act, permission for development activities under Article 56 of the same Act, designation of an implementer of the urban or Gun planning facility project under Article 86 of the same Act, authorization of an implementation plan under Article 88 of the same Act, and permission for conducts in an urban development zone under Article 9 (5) of the Urban Development Act;
2. Permission for the execution of road works under Article 36 of the Road Act, and permission for the occupation and use of roads under Article 61 of the same Act;
3. Permission for the establishment of private roads under Article 4 of the Private Road Act;
4. Permission for the execution of rivers works under Article 30 of the River Act, permission for occupation and use of rivers under Article 33 of the same Act, and permission for use of river water under Article 50 of the same Act;
5. Permission for occupation and use of public waters under Article 8 of the Public Waters Management and Reclamation Act, approval for or report on an implementation plan for occupation and use under Article 17 of the same Act, reclamation license of public waters under Article 28 of the same Act, consultation on or approval for reclamation executed by the State, etc. under Article 35 of the same Act, and approval for an implementation plan for reclamation of public waters under Article 38 of the same Act;
6. Deleted; <by Act No. 10272, Apr. 15, 2010>
7. Authorization for the installation of private-use waterworks and private-use industrial waterworks under Articles 52 and 54 of the Water Supply and Waterworks Installation Act;
8. Permission for acts in a park area under Article 23 of the Natural Parks Act;
9. Permission for diversion of farmland under Article 34 of the Farmland Act;
10. Permission for and report on the conversion of mountainous districts and permission for and report on temporary use of mountainous districts under Articles 14, 15 and 15-2 of the Management of Mountainous Districts Act, permission for collecting earth or stone under Article 25 of the same Act, permission for and report on cutting of standing timber, etc. under Articles 36 (1) and (4) and 45 (1) and

(2) of the Creation and Management of Forest Resources Act, and permission for leasing or use of state forests under Article 21 of the State Forest Administration and Management Act;

11. Permission for felling trees, etc. under Article 14 of the Erosion Control Work Act, and cancellation of designation of a land treated for erosion or collapse control under Article 20 of the same Act;

12. Consultations on permission, etc. of administrative agencies under Article 13 of the Protection of Military Bases and Installations Act;

13. Permission for changing the form and quality of land, etc. under Article 21-2 of the Grassland Act, and permission for the diversion of grassland under Article 23 of the same Act;

14. Permission for execution of harbor projects under Article 9 (2) of the Harbor Act, and approval of an implementation plan for harbor projects under Article 10 (2) of the same Act;

15. Permission for re-burial under Article 27 (1) of the Act on Funeral Services, Etc.;

16. Non-permission measures pursuant to Article 24 of the Mining Industry Act, and the measures of revocation of mining rights or measures for reduction of mining areas pursuant to Article 34 of the same Act;

17. Deleted. <by Act No. 13862, Jan. 27, 2016>

(2) When an electric power resource developer intends to conduct activities under any of the subparagraphs of paragraph (1) in order to execute electric power resource development business for which an execution plan or amendments thereof has been approved under Article 5, he/she shall report such fact to the heads of relevant administrative agencies in advance.

(3) When an electric power resource developer intends to construct a building under Article 2 (1) 2 of the Building Act in order to execute electric power resource development business for which an execution plan or amendments thereof has been approved under Article 5, he/she shall submit basic architectural plans and drawing under Article 11 (2) of the same Act to the heads of relevant administrative agencies, and, by doing so, shall be regarded as having obtained permission for building or having reported under Article 11 or 14 of the same Act.

(4) When an electric power resource developer intends to construct a house under Article 15 (1) of the Housing Act in order to execute electric power resource development business for which an execution plan or amendments thereof has been approved under Article 5, he/she shall submit the relevant documents under the same paragraph to the heads of relevant administrative agencies, and, by doing so, shall be regarded as having obtained approval for a housing construction project plan under the same paragraph. <Amended by Act No. 13805, Jan. 19, 2016>

Article 6-2 (Expropriation of Land)

(1) An electric power resource developer may expropriate or use land, etc. necessary for electric power resource development business.

(2) The land purchased by an electric power resource developer through consultation in the electric development business area after approval of an execution plan or amendments thereof or report thereon under Article 5 shall be regarded as being taken by expropriation under the Act on Acquisition of and

Compensation for Land, etc. for Public Works Projects in application of the Income Tax Act or the Corporate Tax Act.

(3) Where public notice is made for the approval of execution plan or approval for change under Article 5 in the application of paragraph (1), it shall be regarded as public notice being made for a project approval under Article 20 (1) of the Act on Acquisition of and Compensation for Land, etc. for Public Works Projects and for a project approval under Article 22 of the same Act.

(4) The land tribunal in charge of adjudication of expropriation and use of land, etc. in an electric power resource development business area appropriate for the standards defined by Presidential Decree shall be the Central Land Tribunal, and the application for adjudication may be made only in the period of executing electric power resource development business, notwithstanding the provisions of Article 23 (1) of the Act on Acquisition of and Compensation for Land, etc. for Public Works Projects and Article 28 (1) of the same Act.

(5) Except as otherwise provided in this Act, the Act on Act on Acquisition of and Compensation for Land, etc. for Public Works Projects shall apply mutatis mutandis to expropriation or use of land, etc. under paragraph (1).

Article 6-3 (Entrance to and Exit from Land, etc.)

(1) Where deemed necessary for the execution of electric power resource development business, an electric power resource developer may conduct any of the following:

1. Entry to another person's land;
2. Temporary use of another person's land;
3. Change or removal of obstacles including trees, soil, stones.

(2) Articles 130 and 131 of the National Land Planning and Utilization Act shall apply mutatis mutandis to the cases in paragraph (1). In such cases, an "implementer of an urban or Gun planning facility project" shall be construed as an "electric power resource developer." *<Amended by Act No. 10599, Apr. 14, 2011>*

Article 7 (Consultation on Matters Permitted by Relevant Administrative Agencies)

Where the heads of relevant administrative agencies intend to render permission or other dispositions on the following matters in an electric power resource development area after approval for an execution plan is obtained, they shall consult with the Minister of Trade, Industry and Energy. The same shall apply where business is run directly by the State or local governments: *<Amended by Act No. 11690, Mar. 23, 2013>*

1. Establishment of roads, railroads, bridges, waterways, waterworks, and channels, etc. and their annexed facilities;
2. Change in water flow of rivers, reclamation and dredging of rivers or sea surface, construction or reconstruction of harbors, and establishment of fishery rights;
3. Construction, extension, or reconstruction of buildings;
4. Land development, ground excavation and reclamation, and other changes in land shape and quality.

Article 8 (Restriction on Disposal of State and Publicly Owned Land, etc.)

(1) Land possessed by the State or local governments in an electric resource development business area shall not be sold or disposed of for any purposes other than for electric power resource development business.

(2) Land under paragraph (1) may be sold to an electric power resource developer by a free contract, notwithstanding the provisions of the State Property Act and the Public Property and Commodity Management Act.

Article 9 (Entrustment of Purchasing Land, etc.)

An electric power resource developer may entrust the purchasing of land, etc. to be used for electric power resource development business and loss compensation to the head of a competent local government, as prescribed by Presidential Decree.

Article 10 (Migration Measures)

(1) An electric power resource developer shall establish and implement migration measures for those who are deprived of their basis of life (hereinafter referred to as "migrants") due to provision of land, etc. necessary for the execution of electric power resource development business, as prescribed by Presidential Decree.

(2) Where an electric power resource developer intends to establish migration measures under paragraph (1), he/she shall consult in advance with the head of a competent local government.

(3) The State or local governments shall preferentially support with the National Housing Fund under the Housing Act for the construction of residential area and its houses in accordance with the execution of migration measures.

(4) An electric power resource developer may entrust the purchasing of land, etc. for the migrants and establishment and execution of migration measures to the head of a competent local government, as prescribed by Presidential Decree.

(5) An electric power resource developer may provide support necessary for migration and settlement or stabilization of livelihood as prescribed by Ordinance of the Ministry of Trade, Industry and Energy for the migrants who do not want to move to a migrant settlement area (including the migrants where no settlement area is created), considering their loss of hometown and livelihood basis caused by electric power resource development business. *<Amended by Act No. 11690, Mar. 23, 2013>*

Article 11 (Public Announcement of Designation of Prearranged Area for Electric Power Resource Development Business)

(1) The Minister of Trade, Industry and Energy may designate a prearranged area for electric power resource development business upon receipt of the application from an electric power resource developer where it is deemed necessary for the execution of electric power resource development business. *<Amended by Act No. 11690, Mar. 23, 2013>*

(2) Where the Minister of Trade, Industry and Energy designates a prearranged area for electric power resource development business under paragraph (1), he/she shall announce it publicly as prescribed by Presidential Decree. *<Amended by Act No. 11690, Mar. 23, 2013>*

(3) Where the Minister of Trade, Industry and Energy intends to designate a prearranged area for electric power resource development business under paragraph (1), he/she shall consult in advance with the head of relevant central administrative agencies, and shall undergo deliberation by the Committee. <Amended by Act No. 11690, Mar. 23, 2013>

(4) Article 7 shall apply mutatis mutandis to a prearranged area for electric power resource development business under paragraph (1).

Article 12 (Purchase Request for Land, etc.)

(1) Where a prearranged area for electric power resource development business is designated and publicly announced under Article 11, the land owner of the same area may request the purchase of land, etc. to an electric power resource developer, even before the approval of the execution plan.

(2) Where an electric power resource developer is requested for the purchase of land, etc. under paragraph (1), he/she shall purchase them without delay.

(3) Article 6-2 (2) shall apply mutatis mutandis to the land being transferred to an electric power resource developer from the land owner of the prearranged area for electric power resource development business under paragraph (1).

(4) Those who are made to move out owing to hand-over of land, etc. to an electric power resource developer under paragraph (1) shall be construed as migrants under Article 10.

Article 13 (Preferential Construction of Public Facilities)

Where the execution plan is approved, the head of a relevant administrative agency in charge of roads, bridges, ports, waterworks and other facilities prescribed by Presidential Decree (hereinafter referred to as "public facilities") shall give preference to the construction of the public facilities concerned so that the electric power resource development business may be carried out smoothly: Provided, That the head of the relevant administrative agency may entrust the construction work of the public facilities to an electric power resource developer where deemed necessary upon receipt of the application from the electric power resource developer.

Article 14 (Vesting of Public Facilities, etc.)

(1) The public facilities newly constructed in the process of carrying out the electric power resource development business by the electric power resource developer shall be vested in the State or a local government which will manage the facilities, at no cost, and, in cases where the use of public facilities discontinues due to the replacement of existing public facilities by new public facilities, the properties of the State or local government shall be vested in an electric power resource developer at no cost: Provided, That in cases where the value of the properties that shall be vested in the electric power resource developer exceeds the construction cost of the public facilities that the electric power resource developer newly installs, the State or local government shall transfer the excessive portion to the electric power resource developer for value.

(2) An electric power resource developer shall notify the kinds and a detailed list of the properties that shall be vested in the electric power resource developer and the public facilities that shall be vested in the

State or a local government under paragraph (1) to the office of administration upon completion of the construction work.

(3) When an electric power resource developer notifies the kinds and a detailed list for public facilities and properties to the office of administration under paragraph (2), the public facilities concerned shall be vested in the State or a local government, while the properties concerned shall be vested in the electric power resource developer.

(4) In cases of registration of properties and public facilities under paragraph (1), document certifying the grounds for registration under the Registration of Real Estate Act may be substituted by the authorization letter for as execution plan, authorization letter for amendments thereto and notification letter under paragraph (2).

Article 15 (Subsidization of Funds)

Government may subsidize part of the expenses incurred by an electric power resource developer, if necessary for the smooth execution of electric power resource development business.

Article 16 (Service by Publication)

In cases an electric power resource development business is unable to send documents to persons interested in the execution of electric power resource development business due to the unknown address or residence of the interested persons, or other reasons, the procedure may be substituted by service by publication as prescribed by Presidential Decree.

Article 17 Deleted. <by Act No. 9376, Jan. 30, 2009>

ADDENDUM

This Act shall enter into force on January 1, 1979.

ADDENDA <Act No. 3243, Jan. 4, 1980>

(1) (Enforcement Date) This Act shall enter into force on June 1, 1980.

(2) through (6) Omitted.

ADDENDA <Act No. 3304, Dec. 31, 1980>

Article 1 (Enforcement Date)

This Act shall enter into force on the date of its promulgation. (Proviso Omitted.)

Articles 2 through 11 Omitted.

ADDENDA <Act No. 3642, Dec. 31, 1982>

Article 1 (Enforcement Date)

This Act shall enter into force on February 1, 1983.

Articles 2 through 7 Omitted.

ADDENDA <Act No. 4206, Jan. 13, 1990>

Article 1 (Enforcement Date)

This Act shall enter into force six months after the date of its promulgation.

Articles 2 through 6 Omitted.

ADDENDA <Act No. 4214, Jan. 13, 1990>

Article 1 (Enforcement Date)

This Act shall enter into force three months after the date of its promulgation.

Articles 2 through 6 Omitted.

ADDENDA <Act No. 4429, Dec. 14, 1991>

Article 1 (Enforcement Date)

This Act shall enter into force one year after the date of its promulgation.

Articles 2 through 6 Omitted.

ADDENDA <Act No. 4541, Mar. 6, 1993>

Article 1 (Enforcement Date)

This Act shall enter into force on the date of its promulgation. (Proviso Omitted.)

Articles 2 through 5 Omitted.

ADDENDA <Act No. 5215, Dec. 30, 1996>

(1) (Enforcement Date) This Act shall enter into force three months after the date of its promulgation.

(2) (Transitional Measures concerning Authorization of Execution Plan, etc.) The previous provisions shall be applied to the execution plans submitted for application for authorization or authorization for change under the previous provisions at the time this Act enters into force.

(3) (Applicability to Migration Measures, etc.) The amended provisions of Article 10 (5) shall be applied to the electric power resource development business being carried out after obtaining authorization thereof under the previous provisions at the time when this Act enters into force.

ADDENDA <Act No. 5893, Feb. 8, 1999>

Article 1 (Enforcement Date)

This Act shall enter into force six months after the date of its promulgation.

Articles 2 through 6 Omitted.

ADDENDA <Act No. 5911, Feb. 8, 1999>

Article 1 (Enforcement Date)

This Act shall enter into force six months after the date of its promulgation.

Articles 2 through 8 Omitted.

ADDENDA <Act No. 5914, Feb. 8, 1999>

Article 1 (Enforcement Date)

This Act shall enter into force six months after the date of its promulgation.

Articles 2 through 5 Omitted.

ADDENDA <Act No. 6283, Dec. 23, 2000>

Article 1 (Enforcement Date)

This Act shall enter into force two months after the date of its promulgation. (Proviso Omitted.)

Articles 2 through 14 Omitted.

ADDENDA <Act No. 6656, Feb. 4, 2002>

Article 1 (Enforcement Date)

This Act shall enter into force on January 1, 2003.

Articles 2 through 12 Omitted.

ADDENDA <Act No. 6841, Dec. 30, 2002>

Article 1 (Enforcement Date)

This Act shall enter into force nine months after the date of its promulgation.

Articles 2 through 12 Omitted.

ADDENDA <Act No. 6916, May 29, 2003>

Article 1 (Enforcement Date)

This Act shall enter into force six months after the date of its promulgation. (Proviso Omitted.)

Articles 2 through 13 Omitted.

ADDENDA <Act No. 7016, Dec. 30, 2003>

Article 1 (Enforcement Date)

This Act shall enter into force six months after the date of its promulgation: Provided, That the amended provisions of Article 5-2 shall enter into force one year after the date of its promulgation, and the amended provisions of Article 6 (1) shall enter into force on the date of its promulgation.

Article 2 (Transitional Measures concerning Approval, etc. of Execution Plans)

(1) The previous provisions shall govern the execution plans for which an application for approval or modified approval has been filed as referred to in the previous provisions at the time of the enforcement

of this Act, but the amended provisions of Article 6 shall be applicable thereto.

(2) The execution plans subjected to an approval or modified approval as referred to in the previous provisions at the time of the enforcement of this Act shall be deemed to have been subjected to an approval or modified approval as referred to in this Act.

Article 3 Omitted.

Article 4 (Relationship with Other Acts)

Where other statutes cite the Act on Special Cases concerning Electric Power Resource Development and provisions thereof at the time of enforcement of this Act, the said statutes shall be construed to have cited this Act and corresponding provisions thereof.

ADDENDA <Act No. 7677, Aug. 4, 2005>

Article 1 (Enforcement Date)

This Act shall enter into force one year after the date of its promulgation.

Articles 2 through 8 Omitted.

ADDENDA <Act No. 7678, Aug. 4, 2005>

Article 1 (Enforcement Date)

This Act shall enter into force one year after the date of its promulgation.

Articles 2 through 12 Omitted.

ADDENDA <Act No. 8338, Apr. 6, 2007>

Article 1 (Enforcement Date)

This Act shall enter into force one year after the date of its promulgation.

Articles 2 through 17 Omitted.

ADDENDA <Act No. 8352, Apr. 11, 2007>

Article 1 (Enforcement Date)

This Act shall enter into force on the date of its promulgation. (Proviso Omitted.)

Articles 2 through 16 Omitted.

ADDENDA <Act No. 8355, Apr. 11, 2007>

Article 1 (Enforcement Date)

This Act shall enter into force on the date of its promulgation.

Articles 2 through 6 Omitted.

ADDENDA <Act No. 8370, Apr. 11, 2007>

Article 1 (Enforcement Date)

This Act shall enter into force on the date of its promulgation. (Proviso Omitted.)

Articles 2 through 20 Omitted.

ADDENDA <Act No. 8733, Dec. 21, 2007>

Article 1 (Enforcement Date)

This Act shall enter into force nine months after the date of its promulgation. (Proviso Omitted.)

Articles 2 through 11 Omitted.

ADDENDA <Act No. 8819, Dec. 27, 2007>

Article 1 (Enforcement Date)

This Act shall enter into force six months after the date of its promulgation. (Proviso Omitted.)

Articles 2 through 9 Omitted.

ADDENDA <Act No. 8820, Dec. 27, 2007>

Article 1 (Enforcement Date)

This Act shall enter into force six months after the date of its promulgation. (Proviso Omitted.)

Articles 2 through 9 Omitted.

ADDENDA <Act No. 8852, Feb. 29, 2008>

Article 1 (Enforcement Date)

This Act shall enter into force on the date of its promulgation. (Proviso Omitted.)

Articles 2 through 7 Omitted.

ADDENDA <Act No. 8974, Mar. 21, 2008>

Article 1 (Enforcement Date)

This Act shall enter into force on the date of its promulgation. (Proviso Omitted.)

Articles 2 through 14 Omitted.

ADDENDA <Act No. 8976, Mar. 21, 2008>

Article 1 (Enforcement Date)

This Act shall enter into force on the date of its promulgation. (Proviso Omitted.)

Articles 2 through 10 Omitted.

ADDENDA <Act No. 9016, Mar. 28, 2008>

Article 1 (Enforcement Date)

This Act shall enter into force on January 1, 2009. (Proviso Omitted.)

Articles 2 through 8 Omitted.

ADDENDA <Act No. 9313, Dec. 31, 2008>

Article 1 (Enforcement Date)

This Act shall enter into force on the date of its promulgation.

Articles 2 and 3 Omitted.

ADDENDA <Act No. 9376, Jan. 30, 2009>

(1) (Enforcement Date) This Act shall enter into force six months after the date of its promulgation.

(2) (Applicability concerning Listening to Opinions of Residents, etc.) The amended provisions of Article 5-2 (1) shall apply beginning with the first electric power resource developer who files an application for the execution plan for electric power resource development business after this Act enters into force.

ADDENDA <Act No. 10272, Apr. 15, 2010>

Article 1 (Enforcement Date)

This Act shall enter into force six months after the date of its promulgation.

Articles 2 through 14 Omitted.

ADDENDA <Act No. 10331, May 31, 2010>

Article 1 (Enforcement Date)

This Act shall enter into force six months after the date of its promulgation. (Proviso Omitted.)

Articles 2 through 13 Omitted.

ADDENDA <Act No. 10599, Apr. 14, 2011>

Article 1 (Enforcement Date)

This Act shall enter into force one year after the date of its promulgation. (Proviso Omitted.)

Articles 2 through 9 Omitted.

ADDENDA <Act No. 10911, Jul. 25, 2011>

Article 1 (Enforcement Date)

This Act shall enter into force three months after the date of its promulgation.

Articles 2 through 5 Omitted.

ADDENDA <Act No. 11690, Mar. 23, 2013>

Article 1 (Enforcement Date)

(1) This Act shall enter into force on the date of its promulgation.

(2) Omitted.

Articles 2 through 7 Omitted.

ADDENDA <Act No. 12248, Jan. 14, 2014>

Article 1 (Enforcement Date)

This Act shall enter into force six months after the date of its promulgation.

Articles 2 through 25 Omitted.

ADDENDA <Act No. 13805, Jan. 19, 2016>

Article 1 (Enforcement Date)

This Act shall enter into force on August 12, 2016.

Articles 2 through 22 Omitted.

ADDENDUM <Act No. 13862, Jan. 27, 2016>

This Act shall enter into force six months after the date of its promulgation.