

According to distribution list

Your ref.	Our ref.	Attended to by/contact	Trnava
	4959/2021	Ing. Galbavý 033/599 2051	July 12, 2021

Subject

Notification on publication of basis for the decision in the matter of administrative proceedings „**Nuclear power plant Mochovce VVER 4x440 MW 3rd construction**“.

Nuclear Regulatory Authority of the Slovak Republic (hereon after “ÚJD SR”) received in accordance with Section 53 of the Act no. 71/1967 Coll. on administrative proceedings (Administrative Code) as amended (hereon after “Administrative Code”) appeal of one administrative proceeding participants – the organization Global 2000 – Friends of the Earth Austria, Neustiftgasse 36, A-1070 Wien, Austria (hereon after „Global 2000“) against the ÚJD SR Decision no. 156/2021 of 13 May 2021, which granted to the company Slovenské elektrárne, a. s. the authorizations for:

- Authorization for commissioning of nuclear installation pursuant to Section 5 (3)(b) of the Act no. 541/2004 Coll. on the peaceful use of nuclear energy (Atomic Act) as amended within the scope of buildings and facilities for the operation of Unit 3 and within the scope of buildings and facilities common for Unit 3 and 4 of the nuclear power plant Mochovce used for operation of Unit 3 (administrative proceeding No. 2.2),
- Authorization for management of radioactive waste and spent nuclear fuel pursuant to Section 5 (3)(f) of the Atomic Act within the scope of buildings and facilities for the operation of Unit 3 and within the scope of buildings and facilities common for Unit 3 and 4 of the nuclear power plant Mochovce used for operation of Unit 3 including fresh fuel node (administrative proceeding No. 2.1),
- Authorization for early use of building Section 83 of the Act no. 50/1976 Coll. on Spatial Planning and Building Code (Building Act) as amended (hereon after “Building Act”) and Section 5(3)(b) and Section 19(3) of the Atomic Act within the

scope of buildings and facilities for the operation of Unit 3, and within the scope of buildings and facilities common for Units 3&4 used for the operation of Unit 3 (administrative proceeding no. 2.3) (hereon after “Decision no. 156/2021”).

ÚJD SR electronically received on 28 May 2021 an appeal of Global 2000 against the Decision no. 156/2021, which has been registered on 1 Jun 2021 under the reg. number 3922/2021 (hereon after “appeal”). On 11 June 2021 Global 2000 electronically delivered an amendment to their appeal of 28 May 2021 to UJD SR, which has been registered under the reg. number 4318/2021 (hereon after “appeal amendment”).

In accordance with Section 57 (1) of the Administrative Code, the administrative authority which has issued the decision that has been challenged might decide on the appeal itself, if the appeal is granted in full scope and it does not involve other administrative proceeding participants than the appellant or if other proceeding participants agree with it.

UJD SR in accordance with Section 57 (2) of the Administrative Code announces that the first degree administrative authority does not recognize reasons to self-correct decision pursuant to Section 57 (1) of the Administrative Code and due to this reason it submitted the appeal and the amendment of the appeal to appellate administrative authority pursuant to Section 61(2) and 58 (1) of the Administrative Code.

Best regards,

Ing. Imrich Smrtník
Director of the Division of Nuclear Safety