



According to distribution list

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| Your ref. | Our ref. | Attended to by/contact | Trnava |
| | 9190/2019 | Ing. Galbavý 033/599 2051 | December 19, 2019 |

Subject

„Nuclear power plant Mochovce VVER 4x440 MW Unit 3 - construction“.

Notification of the extension of the period for decision in the administrative proceeding in the matter of commissioning of nuclear installation and management of radioactive waste and spent nuclear fuel for the Unit 3 of the nuclear installation Mochovce.

We would like to inform you that the period for the decision in the matter of the application of Slovenské elektrárne, a. s. 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), and relevant administrative proceeding in the matter of application of Slovenské elektrárne, a. s. for:
- 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),

was extended **by 6 months** pursuant to Section 49(2) of the Act no 71/1967 Coll. on administrative proceedings (Administrative Code) as amended, by the Chairperson of Nuclear Regulatory Authority of the Slovak Republic, as the head of the central public administrative authority, which is the appellate administrative authority (the authority competent to decide

about the remonstrations) pursuant to Section 58(1) in connection to Section 61(2) of the Administrative Code.

Extension of the period for decision is justified by the large amount of inspection activities, that need to be performed during the repeated heating of Unit 3 and also by the need to give additional time to administrative proceedings participants for remarks on the basis for the decision in administrative proceedings no. 2.1 and 2.2 pursuant to Section 33(2) of the Administrative Code.

Best regards,

Ing. Imrich Smrtník

Director of the Division of Nuclear Safety

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