



Úrad jadrového dozoru Slovenskej republiky  
Bajkalská 27, P. O. Box 24, 820 07 Bratislava 27

---

Greenpeace Slovensko  
občianske združenie  
Námestie SNP 35  
P. O. BOX 58  
814 99 Bratislava 1

<b>Your letter No./dated</b>	<b>Our ref. No</b>	<b>Contact/☎</b>	<b>Bratislava</b>
	5102/2015	JUDr. Pospíšil/58 22 11 17	7.8.2015

**Re.:**

Call for an opinion of the other party to the proceeding and submission of the power of attorney

With a letter No. 4731/2015 dated 22 July 2015 the Nuclear Regulatory Authority of the Slovak Republic (hereinafter only as the “ÚJD SR“) has opened a new appellate proceeding regarding disclosure of the Preliminary Safety Report of MO 3&4 after the validity of the judgement of the Supreme Court of the Slovak Republic No. 3 SŽi/22/2014.

In the letter referred to above, ÚJD SR called both parties to the proceeding – Greenpeace Slovakia, o.z. and Slovenské elektrárne, a.s., to express their opinion on the opening of the procedure and on the substance of this matter, which is the disclosure of the Preliminary Safety Report of MO 3&4 after taking into account the above mentioned judgement of the Supreme Court of SR.

ÚJD SR determined a **deadline** for sending such opinion **by 5 August 2015**. Within this period ÚJD SR **received only the opinion from SE, a. s.**, which we attach to this letter addressed to the party to the proceeding, Greenpeace Slovensko, o. z.

In a judicial proceeding that in its final stage resulted in the judgement of the Supreme Court of the SR No. 3SŽi/22/2014, the party to the proceeding, Greenpeace Slovensko, o. z. was represented by an attorney, Mgr. Kristína Babiakova, Radničné námestie 9, 902 01 Pezinok. For this reason ÚJD SR sent the notice on opening the procedure also to this representative.

To date (7 August 2015) ÚJD SR **did not receive from the party Greenpeace Slovensko, o. z. any statement on opening the procedure and there was no power of attorney presented for representation by the above mentioned attorney according to Section 17 par. 3 of the Administrative Code in a new administrative procedure.**

Based on the foregoing, ÚJD SR calls on the party to the proceeding, Greenpeace Slovensko, o. z.

1. To express its opinion on the opening of a new appellate procedure under the original letter No. 4731/2015 dated 22 July 2015.
2. To express the opinion of the other party to the proceeding – Slovenské elektrárne, a. s. – letter No. SE/2015/056386.

3. To give a clear statement on whether:

- a) Mgr. Kristína Babiaková, attorney, Radničné námestie 9, 902 01 Pezinok, was granted a power of attorney to represent also in this new appellate administrative procedure;
- b) or Greenpeace Slovensko, o. z. acts only in its own name through its statutory body;
- c) or there is another representative empowered to act on behalf of Greenpeace Slovensko, o. z.

In case of empowering an attorney it is necessary to present for the file a written power of attorney in accordance with Section 17 par. 3 of the Administrative Code. This is important for ÚJD SR also for the further course of the proceeding, especially in view of servicing the documents according to Section 25 par. 5 of the Administrative Procedure.

The above mentioned statements, as well as any written powers of attorney are expected by ÚJD SR **within the period by 25 August 2015.**

Yours truly,

JUDr. Martin Pospíšil  
Division of Legislation and Legal affairs

Encl.: Statement by SE, a. s. as per the text

Cc:

Mgr. Kristína Babiaková,  
Lawyer,  
Radničné námestie 9,  
902 01 Pezinok