From: Prítyi Marek

Sent: 04 February 2020 11:02 AM To: ECE-Aarhus-Compliance

Cc: Reinhard Uhrig; Patricia Lorenz; kovacechova; Jan Haverkamp; Thomas Alge; Priska Lueger; Jana Szelecka;

Martin Pospisil

Subject: RE: Decision VI/8i (Slovakia) - request for article 8 of the Atomic Act as amended

Dear Ms. Marshall,

as requested, please find below the English translation of para. 11-13 of Art. 8.

§8

(11)

The Office is obliged to take measures to ensure that sensitive information, classified information, bank secrets, tax secrets, trade secrets, telecommunications secrets, postal secrets are not made available when serving a decision or other documents or when inspecting the file. The Office is obliged to take measures to ensure that any duty not to disclose provided or recognised by law, is not breached.

(12

The Office is obliged to inform the applicant to mark what information or documents the applicant considers as constituting classified information, bank secrets, tax secrets, trade secrets, telecommunications secrets, postal secrets and sensitive information.

(13)

The Office may require the applicant to provide a written justification for marking information or documents as classified information, bank secrets, tax secrets, trade secrets, telecommunications secrets, postal secrets or sensitive information. If, despite a justification, the Office concludes that the information and documents submitted do not satisfy the requirements of classified information, bank secrets, tax secrets, trade secrets, telecommunications secrets, postal secrets or that they do not constitute sensitive information, the Office shall notify the applicant in writing of the same.

Kind regards,

Marek Prityi

Department of International Relations | Directorate for Environmental Policy, EU and International Relations



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