# ORDINANCE

**ON DETERMINING THE PERSONS TO WHOM THE CONCLUSION OF THE INSURANCE OF LIABILITY FOR NUCLEAR DAMAGE IS NOT OBLIGATORY**

Published in the Official Gazette of the Republic of Slovenia, No. 110/2010

**UNOFFICIAL TRANSLATION**

Ordinance on determing the persons to whom the conclusions of the insurance for nuclear damage is not obligatory Unofficial translation

Based on Article 11 of the Act on Liability for Nuclear Damage (Official Gazette of RS, No. 77/10) the Government of the Republic of Slovenia adopts

## ORDINANCE

**on determining the persons to whom the conclusion of the insurance of liability for nuclear damage is not obligatory**

Article 1

1. This ordinance determines the operators of nuclear facility, to whom the conclusion of the insurance of liability for nuclear damage is not obligatory.
2. The operators referred to in the preceding paragraph shall be legal persons under public law established by the Republic of Slovenia.

Article 2

The person referred to in the preceding article, is the Jožef Stefan Institute, Jamova cesta 39, 1000 Ljubljana, which operates the Research Reactor TRIGA Mark II.

Article 3

If the person referred to in the preceding Article transforms its legal organization so that it is no longer a legal entity of public law, it is required from the date of reorganization onwards to conclude compulsory insurance in accordance with the law governing the liability for nuclear damage, and should notify of this fact the authority responsible for nuclear safety.

Article 4

This ordinance shall enter into force on the day after its publication in the Official Gazette of the Republic of Slovenia.

No. 00719-57/2010

Ljubljana, 30 December 2010

EVA 2009-2511-0011

The Government of the Republic of Slovenia Borut Pahor

Prime Minister