**DECREE ON SAFEGUARDING OF NUCLEAR MATERIALS**

**(UV6)**

**UNOFFICIAL TRANSLATION**

**of the original published in Slovene language in the**

**Official Gazette of the Republic of Slovenia, No. 34/08**

Prepared in April 2011

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Pursuant to the Ionising Radiation Protection and Nuclear Safety Act (Official Gazette of the Republic of Slovenia, No. 102/04 – official consolidated text) Article 122, paragraph 7, and the Government of the Republic of Slovenia Act (Official Gazette of the Republic of Slovenia, No. 24/05 - official consolidated text) Article 21, paragraph 7, the Government of the Republic of Slovenia issues the

**DECREE**

**on safeguarding of nuclear materials**

**Article 1 (content)**

(1) This decree implementing Commission Regulation (EURATOM) No. 302/2005 of 8 February 2005 on the application of Euratom safeguards (OJ L No. 54, 28.2.2005, p. 1; hereinafter referred to as Regulation 302/2005/EURATOM) lays down the method and form of the transmission of nuclear material data into the central records of nuclear materials, transmission of data and information relating to the safeguarding of nuclear materials, and the competent authority.

(2) As regards other issues relating to the safeguarding of nuclear materials, such as:

− the list of nuclear materials falling into the scope of keeping the central records;

− the criteria governing the granting of a written derogation from the rules governing the form and frequency of notifications;

− the method of establishing material balance areas;

− the method, form and scope of keeping records of nuclear materials by material balance areas, and

− the form of internal control over the trade of nuclear materials;

the following provisions shall apply in addition to Regulation 302/2005/EURATOM:

− Agreement between the Kingdom of Belgium, the Kingdom of Denmark, the Federal Republic of Germany, Ireland, the Italian Republic, the Grand Duchy of Luxembourg, the Kingdom of the Netherlands, the European Atomic Energy Community and the International Atomic Energy Agency in implementation of Article III (1) and (4) of the Treaty on the Non-Proliferation of Nuclear Weapons (Official gazette of the Republic of Slovenia - International Agreements, No.

21/04, hereinafter referred to as: Agreement);

− Additional Protocol to the Agreement between the Kingdom of Belgium, the Kingdom of Denmark, the Federal Republic of Germany, Ireland, the Italian Republic, the Grand Duchy of Luxembourg, the Kingdom of the Netherlands, the European Atomic Energy Community and the International Atomic Energy Agency in implementation of Article III (1) and (4) of the Treaty on the Non-Proliferation of Nuclear Weapons (Official gazette of the Republic of Slovenia - International Agreements, No. 21/04, hereinafter referred to as: Additional Protocol) and

− Treaty establishing the European Atomic Energy Community (Official gazette of the Republic of Slovenia - International Agreements, No. 7/04) in the part concerning safeguards.

**Article 2**

**(the transmission of nuclear material data into the central records of nuclear materials)**

(1) Any legal or natural person bound, pursuant to Regulation 302/2005/EURATOM to report to the European Commission (hereinafter referred to as: Commission) shall simultaneously transmit copies of all official correspondence to the Slovenian Nuclear Safety Administration (hereinafter

referred to as: SNSA) in accordance with the procedures and in the format laid down in Articles 3,

10 to 17, 19 to 25 and 30 to 32 of Regulation 302/2005/EURATOM.

(2) Data and information concerning the site, which shall be submitted to the International Atomic Energy Agency by the Republic of Slovenia and the Commission pursuant to the Additional Protocol, shall be provided by the legal or natural person to the SNSA at its request.

(3) The legal or natural person referred to in paragraph 1 of this article shall also immediately transmit to the SNSA copies of data and information received from or reported to the Commission in the scope of implementing safeguards of nuclear materials. In the event of an unannounced inspection pursuant to Article 84 of the Agreement, it shall notify the SNSA thereof as soon as possible.

**Article 3**

**(repeals of legal provisions)**

The SNSA shall be the competent authority for the purposes of:

− designating site representative pursuant to Article 3, paragraph 2, subparagraph 1, of Regulation

302/2005/EURATOM;

− the timely collection of relevant information and the submission of the general description of buildings on a site which do not involve nuclear material pursuant to Article 3, paragraph 3, of Regulation 302/2005/EURATOM;

− collaboration with the Commission pursuant to Article 6, paragraph 1, subparagraph 1, of

Regulation 302/2005/EURATOM.

**Article 4**

**(repeals of legal provisions)**

On the day of entry into force of this Decree, the Instructions on the method of keeping records of nuclear fuels, their supply, production and use and reporting deadlines (Official Gazette of the SRS, No.

32/80) and the Rules on material balance areas and on the method of keeping records of nuclear

materials and on the transmission of data from these records (Official Gazette of the SFRY, No. 9/88), shall be repealed.

**Article 5 (entry into force)**

This Decree shall enter into force on the fifteenth day after its publication in the Official Gazette of the

Republic of Slovenia.

No. 00719-14/2008/8

Ljubljana, on 27 March 2008. EVA 2007-2511-0029

**Government of the Republic of Slovenia**

**Janez Janša**

P R I M E M I N I S T E R