

From: ECE-Aarhus-Compliance  
Sent: 20 January 2020 11:21 AM  
To: Marek Prityi; Aarhus NFP Slovakia  
Cc: Reinhard Uhrig; Patricia Lorenz; Kovacechova; Jan Haverkamp; Thomas Alge; Priska Lueger  
Subject: Decision VI/8i (Slovakia) - request for article 8 of the Atomic Act as amended

Dear Mr Prityi,

Following the submission of Slovakia's second progress report on 30 September 2019, the Compliance Committee is currently preparing its second progress review regarding decision VI/8i, taking into account Slovakia's second progress report and the comments from communicants and observers received thereon.

In this context, the Committee has taken note of the information provided by Slovakia regarding the recent amendments to the Atomic Act that were to enter into force on 1 October 2019, including the Explanatory Memorandum for the amendments and the President's decision of 17 July 2019.

While the Committee considers that most of the amendments fall outside the scope of decision VI/8i, the Committee has asked me to ask you to provide the text of article 8 of the Atomic Act as amended, in order that the Committee is in a position to ascertain whether the amendments to paragraphs 11 to 13 of article 8 are within the scope of decision VI/8i or not. If it would be possible to provide the full text of article 8 as now in force in Slovak language by return email, with an English translation to follow at your earliest convenience and by Friday 7 February at the latest, that would be most appreciated.

Please do not hesitate to let me know if you have any questions regarding the above.

Kind regards,  
Fiona



Fiona Marshall  
Environmental Affairs Officer – Secretary to the Compliance Committee  
Aarhus Convention secretariat  
United Nations Economic Commission for Europe

Email: [aarhus.compliance@un.org](mailto:aarhus.compliance@un.org)  
Website: [www.unece.org/env/pp/welcome.html](http://www.unece.org/env/pp/welcome.html)

Palais des Nations  
8-14 avenue de la Paix  
CH - 1211 Geneva 10, Switzerland