

TRANSLATION FROM SLOVAK

**Regulatory Office for Network Industries
SECTION OF ECONOMICS AND MANDATORY REGULATIONS
Bajkalska 27, P.O. Box 12, 820 07 Bratislava 27**

Number: 0016/2020/P-PE

DECISION

The Regulatory Office for Network Industries, the Section of Economics and Mandatory Regulations, as a relevant administrative body, according to art. 5 of Law no. 71/1967 Cul. on the administrative procedure, according to art. 9, para. 1 (b) point (2), art. 9, para. 1 (c) point (1) and art. 15, para. 4, in accordance with art. 13, para. 1 (a), Law no. 250/2012 Cul. on the regulation of network industries and according to art. 8 of Law no. 251/2012 Cul. on energy and with the amendment and completion of some laws, on the application for authorization of entrepreneurship in the energy field, no.: **4283-2020-BA**, decided to issue

the authorization no. 2020P 0328
for the legal entity

Company name: **AIK ENERGY ROMANIA S.R.L.**

Tax Identification Code: 38254910

Headquarters: **Șoseaua București-Ploiești 19-21, sector 1, 771 90 Bucharest, Romania**

Legal form of entrepreneurship: **Limited Liability Company**

Main business:

Gas industry

Field of business: supply of gas

Period of validity of the authorization: indefinite period

Obligations and technical conditions for carrying out the authorized activity: The holder of the authorization is obliged to comply with all the provisions of Law no. 251/2012, Cul. on energy, with the amendments and completions of some laws and of Law no. 250/2012 Cul. on network industries and generally binding regulations published based on these.

Statement of reasons: The petitioner fulfilled all the conditions and requirements, according to art. 8, Law no. 251/2012 Cul. on energy, with the amendments and completions of some laws (hereinafter only the "law"), and the application contains all the data mentioned in art.

6, para. 7 of the law. The Regulatory Office for Network Industries has assessed the request as reasoned and decided to issue the energy entrepreneurship authorization as stipulated in the decision-making part. As the party to the proceedings received full satisfaction with the request, a detailed statement of reasons for the decision under art. 47, para. 1, Law no. 71/1967, Cul. on the administrative procedure, is no longer necessary.

Information: Against this decision, issued in the Court of First Instance, the party to the trial may, according to art. 18, para. 1, Law no. 250/2012, Cul. on network industries, lodge an appeal within 15 days from the date of notification on the decision against the Regulatory Office for Network Industries, the Section of Economics and Mandatory Regulations, Bajkalska 27, 820 07 Bratislava. The decision which, following the exhaustion of all ordinary remedies, enters into force, may be verified by the court.

Bratislava, May 26th 2020

**Renata Pisarova, PhD - Law
General Manager**

The undersigned IRINA RAHMANOV sworn official translator and interpreter for ENGLISH, RUSSIAN languages, based on the Translation License no. 23073, and renewed on 9.09.2008 issued by the Romanian Ministry of Justice, I hereby certify that this translation from Romanian into English is true and accurate, that the source text is translated without omissions and that the meaning and contents of the document were not modified by translation.

