

Ljubljana, 09/06/2014

## **Notice on the investment request on the GIPL Project of Common Interest**

**Subject:** Gas Interconnection Poland-Lithuania (GIPL) project (PCI 8.5) – Cross-border cost allocation (CBCA) decision of the Agency for the Cooperation of Energy Regulators according to Article 12(6) of Regulation (EU) No 347/2013.

On 7 May 2014, the Agency for the Cooperation of Energy Regulators (“the Agency”) was notified pursuant to Article 12(6) of Regulation (EU) No 347/2014 by the Lithuanian Regulatory Authority for Energy as coordinating regulatory authority for the GIPL project of the lack of agreement between the concerned National Regulatory Authorities (i.e., the Lithuanian, Latvian, Polish and Estonian regulatory authorities<sup>1</sup>) with regard to the cross-border cost allocation for the GIPL project.

According to Article 12(6) of Regulation (EU) No 347/2013, within three months of the date of referral, the Agency is required to adopt a decision on the investment request including cross-border cost allocation, as well as on the way the cost of the investments are reflected in the tariffs. The three month period may be extended by an additional period of two months where further information is sought by the Agency.

Third parties are invited to send any observations they may have on this subject to the case coordinator in the Agency Mr. B. Nitzov via the email addresses [cbca@acer.europa.eu](mailto:cbca@acer.europa.eu), [boyko.nitzov@acer.europa.eu](mailto:boyko.nitzov@acer.europa.eu) and [damjan.zagozen@acer.europa.eu](mailto:damjan.zagozen@acer.europa.eu), by 24 June 2014.

Alberto Pototschnig  
Director

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<sup>1</sup> Respectively, Valstybinė kainų ir energetikos kontrolės komisija (Lithuania), Sabiedrisko Pakalpojumu Regulēšanas Komisijā (Latvia), Urząd Regulacji Energetyki (Poland), Konkurentsiamet (Estonia).