

AFTER PUTTING OBJECTIONS TO REGANOSA'S REGASIFICATION PLANT URBAN COVERAGE, COURT RECOGNIZES THAT THE COMPANY HAS PROCEEDED CORRECTLY IN SECURITY AND ENVIRONMENT

• The detected anomaly is not only excusable, the Court also indicates that in the future regularization there are urban steps that must be considered, already undertaken to resolve it.

Mugardos, April 4, 2016.

The decision questions a procedure in a long and complex administrative transaction, but it dosn't doubt about the efficient, safe, strategic and general interest of the infrastructure. The Supreme Court recognizes that in matters of security and environment the company has proceeded correctly. Only puts objections on a urban coverage foul that is actually already resolved, announced by the court itself.

Since this is a matter of form, not substance, the detected anomaly is not only excusable, the company is already working to resolve it. The Court itself points to the regularization of that authorization, in view of the urban arrangements already made, which should be considered "without doubts".

Because we live in a State of Law, Reganosa is confident that it has the protection of the institutions and the support of the galician society to adjust administrative procedures of the previous authorization from the General Direction of Energy Policy and Mines pointed by Court, which will be strictly and fully complied. The Court recognizes that, currently, the installation counts with the adequate urban coverage, that should be consider to "solve the new application submitted"

Reganosa is a recognized company, under the supervision of the European, Spanish, Galician and local administrations which is the best guarantee to continue their activity in the national and international gas sector.