



Republic of Serbia
**COMMISSION FOR PROTECTION
OF COMPETITION**

Number: 6/0-03-23/2017-11

Date: July 12, 2017

Belgrade

Pursuant to Article 22(2), Article 57(1) and Article 68(1/4) of the Law on Protection of Competition (“Official Gazette of the RS”, nos. 51/09 and 95/13), Article 192 of the Law on General Administrative Procedure (“Official Gazette of the FRY”, nos. 33/97, 31/01 and “Official Gazette of the RS”, no. 30/10) in reference to Article 213(1) of the Law on General Administrative Procedure (“Official Gazette of the RS”, no. 18/2016) and Articles 3 and 4 of the Regulation on criteria for setting the amount payable on the basis of measure for protection of competition and sanctions for procedural breaches, manner and terms for payment thereof and conditions for determination of respective measures (“Official Gazette of the RS”, no. 50/2010), deciding in the proceeding instituted *ex officio* against company „Printer IT Solutions and Services“ LLC, with registered seat at the address bb Dunavska St., Belgrade, company registration number 20113316, represented by General Manager Slobodan Kvrđić, on the objective of investigating the permissibility of concentration that is implemented without approval pursuant to the Law on Protection of Competition, on the 116th session held on July 12, 2017, Council of the Commission for Protection of Competition enacts the following

DECISION

I IT IS ESTABLISHED that concentration created by acquisition of individual control on the part of company „Printer IT Solutions and Services“ LLC, with registered seat at the address bb Dunavska St., Belgrade, company registration number 20113316, over company „Alti“ LLC, with registered seat at the address bb Dunavska St., Belgrade, company registration number 07980485, is implemented contrary to legal obligation stipulating provision of prior approval for implementation of concentration of the Commission for Protection of Competition.

II IT IS ESTABLISHED that concentration from Paragraph I of enacting terms hereof, fulfils conditions of permissibility from Article 19 of the Law on Protection of Competition.

III MEASURE FOR PROTECTION OF COMPETITION IS ESTABLISHED against undertaking, company „Printer IT Solutions and Services“ LLC, with registered seat at the address bb Dunavska St., Belgrade, company registration number 20113316, in the form of commitment payment of a monetary sum in the amount of RSD

6,718,337.50 (in words: six million, seven hundred eighteen thousand, three hundred thirty-seven and five tenths dinars).

IV IT IS ORDERED to undertaking, company „Prointer IT Solutions and Services“ LLC, with registered seat at the address bb Dunavska St., Belgrade, company registration number 20113316, to effect payment of the monetary amount of measure for protection of competition from Paragraph III of enacting terms hereof into the Budget account of the Republic of Serbia no. 840 743224 843 94, model 97 - reference number: two-digit control number per model 97 – three-digit number of municipality, city or area – number of this Decision.

V DEADLINE IS SET for undertaking, company „Prointer IT Solutions and Services“ LLC, with registered seat at the address bb Dunavska St., Belgrade, company registration number 20113316, to 3 (three) months from the day of receipt of this Decision for the execution of order from Paragraph IV of enacting terms hereof, under the threat of enforcement measure implemented by tax administration authority pursuant to regulations governing tax collection.

VI IT IS ORDERED to undertaking, company „Prointer IT Solutions and Services“ LLC, with registered seat at the address bb Dunavska St., Belgrade, company registration number 20113316, that within the deadline of 5 (five) days following the execution of order from Paragraph V of enacting terms hereof, submit to the Commission for Protection of Competition the proof of executed payment.