



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

Number: 1/0-05-196/2017-3

Date: February 8, 2017

Belgrade

Pursuant to the provision of Article 22(2) of the Law on Protection of Competition (“Official Gazette of the Republic of Serbia”, nos. 51/2009 and 95/2013), Council of the Commission for Protection of Competition on the 95th session held on February 7, 2017, enacts the following

DECISION

**on the manner of publishing decisions and acts, and replacing and/or omitting data
(anonymization) in decisions and acts of the Commission for Protection of Competition**

Article 1

This Decision more closely regulates the manner of publishing decisions and acts of the Commission for Protection of Competition (hereinafter referred to as “Commission”), as well as manner of replacing and omitting data (hereinafter referred to as “Anonymization”) prior to their publication on the webpage of the Commission.

The Council of the Commission enacts this Decision aimed at enforcing legal commitment and securing transparency in its operations, with the objective of enabling all undertakings, their associations, expert public and all other interested parties to be familiarized in an appropriate way and sufficient manner with decisions, positions and practice of the Commission on implementation of the Law on Protection of Competition, by-laws and other acts, thus contributing to more successful and qualitative achievement and protection of rights and legal interests of parties in the proceedings and other undertakings, parallel to raising levels of legal certainty and protection.

The Commission publishes decisions and acts in a reasonable period.

Article 2

Anonymized version of a decision or act which is published, is the version of original text in which data are replaced and/or omitted.

Data from Paragraph 1 hereof are anonymized by omitting, while omitted data is marked in the following manner: [...].

Article 3

Data from Article 1 herein relating to market share are anonymized by replacing, while replaced data is presented in the range.

It is considered that the following market share ranges from Paragraph 1 hereof are appropriate for protection of data listed in the original decision, i.e., that ranges which should be used in the anonymized version of a decision are as follows:

Between 0 and 4.99%	/0-5/%
Between 5.0 and 9.99%	/5-10/%
Between 10.0 and 19.99%	/10-20/%
Between 20.0 and 29.99%	/20-30/%
Between 30.0 and 39.99%	/30-40/%
Between 40.0 and 49.99%	/40-50/%
Between 50.0 and 59.99%	/50-60/%
Between 60.0 and 69.99%	/60-70/%
Between 70.0 and 79.99%	/70-80/%
Between 80.0 and 89.99%	/80-90/%
Between 90.0 and 100%	/90-100/%

Article 4

On the first page of anonymized version of a decision or act from Article 1 herein, with placement in the upper right-hand corner, remark of the following content is entered: “Published text contains protected data. Protected data are presented with symbol [...] or in the range that the Commission finds to be an appropriate manner of protection.”

Article 5

This Decision enters into force on the eight day from the date of publication on the webpage of the Commission.

As from the date this Decision comes into force, the Decision on the manner of publishing decisions and acts, and on replacing and/or omitting data (anonymization) in acts of the Commission for Protection of Competition, enacted by the Council of the Commission for Protection of Competition on the 144th session held on May 7, 2013, will cease to apply.

PRESIDENT OF THE COMMISSION

(signed)

Dr. Miloje Obradović