

Republic of Serbia
Commission for Protection of Competition
No. 6/0-02-507/2012-5
Date: August 1, 2012
Beograd

On August 1, 2012 President of the Commission for Protection of Competition, pursuant to Article 37, paragraph 2 of the Law on Protection of Competition ("Official Journal of the RS", no. 51/09) and Article 2, paragraph 1, item 6, of the Tariff on the level of compensation for activities within the competency of the Commission for Protection of Competition ("Official Journal of the RS", no. 49/2011) deciding under notification of concentration no. 6/0-02-507/2012-1, dated July 4, 2012, submitted on behalf of client – company Robert Bosch GmbH with head-office at Robert Bosch-Platz 1, 70839 Gerlingen – Schillerhohe, Republic of Germany, against enclosed power of attorney, by Ms. Srdjana Petronijevic, lawyer from Beograd, Francuska 27, issued a following

DECISION

I Concentration of market participants is approved in summary procedure created by acquisition of indirect control on the part of company Robert Bosch GmbH with head-office at Robert Bosch Platz 1, 70839 Gerlingen-Schillerhohe, Republic of Germany, organised in line with the laws of the Republic of Germany and entered into Trade Registry B of the Court of General Jurisdiction in Stuttgart under no. HRB 14000, over company Haecki, with head-office at Landstrasse 3, 5643 Meienberg, Switzerland, entered into Trade Registry of Argau Canton under no. CH-400.3.023.985-2, as a result of acquisition of 100% of shares in that company by subsidiary of company Robert Bosch GmbH, Buderus Heiztechnik Holding AG, with head-office at Netzbodenstrasse 36 Pratteln, 4133, Switzerland.

II It is established that the applicant and company acquiring indirect control in relevant concentration, in prescribed period, effected payment of compensation for issuance of act of Commission on approval of concentration in summary procedure in the amount of RSD 2.939.000,00 to the account of Commission for Protection of Competition no. 840-880668-16, maintained with Treasury, reference no. 6/0-02-507/2012-1, which is in line with the defined level of compensation referred to in Article 2, paragraph 1, item 6 of the Tariff on the level of compensation for activities within the competency of Commission for Protection of Competition.