

**REGULATION  
ON THE CONDITIONS FOR RELIEF FROM THE COMMITMENT OF PAYMENT  
OF THE MONETARY AMOUNT OF THE MEASURE FOR PROTECTION OF  
COMPETITION**

*Regulation is published in the "Official Gazette of the Republic of Serbia", no. 50/2010,  
dated July 23, 2010*

**Article 1**

This Regulation shall stipulate in greater detail the conditions for relief from the commitment of payment of the monetary amount of measure for protection of competition.

**Article 2**

The participant in a restrictive agreement shall be relieved from the commitment to pay the monetary amount of the measure for protection of competition if such participant:

- 1) is first to notify the agreement of which the Commission had no prior knowledge or sufficient evidence to initiate proceedings;
- 2) provides available evidence regarding the restrictive agreement and/or indicate to the Commission the location or person holding the relevant evidence;
- 3) did not force or encourage other undertakings to conclude or implement the restrictive agreement;
- 4) is not an initiator or organizer of the restrictive agreement.

**Article 3**

In addition to the criteria referred to in Article 2 of this Regulation, the participant involved in a restrictive agreement shall be relieved from the commitment to pay the monetary amount of measure for protection of competition, if such participant:

- 1) signs a statement by way of which it commits itself to full and continuous cooperation with the Commission for Protection of Competition (hereinafter: the Commission) in good faith and until the moment the decision imposing the measure for protection of competition becomes final;
- 2) delivers all information in its possession or which is available to it, including documents and other evidence relating to the reported agreement;
- 3) suspends further participation in the restrictive agreement without delay, except upon approval and request of the Commission, aimed at conducting proceedings and collecting evidence.

By providing a statement from Paragraph 1 of this Article, the applicant shall be obliged not to undertake any acts detrimental to the conduct of proceedings, and particularly to:

- 1) disclose data from the notification or its content to a third party, except when approved by the Commission;
- 2) destroy or hide the evidence.

**Article 4**

This Regulation shall come into force on the eight day from the date of publication in the "Official Gazette of the Republic of Serbia".