



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

Number: 6/0-02-350/2015-6

Date: May 13, 2015

Belgrade

Pursuant to Article 37(2) of the Law on Protection of Competition (Official Gazette of the RS 51/09 and 95/13) and Article 2(1/6) of the Tariff on the level of compensations for activities within the competence of the Commission for Protection of Competition (Official Gazette of the RS 49/11), deciding under the notification on concentration entered under number 6/0-02-350/2015-1, submitted on behalf of client company „BSH Hausgeräte GmbH“, founded in accordance with the legislation of the Federal Republic of Germany and registered under company registration number HRB 75534, with registered seat at the address Carl-Wery-Str. 34, 81739 Munich, in accordance with the presented Power of attorney of April 22, 2015 by Maja Stanković, attorney at law from the Law Office „Wolf Theiss“, BC Ušće, 6 Mihajla Pupina Boulevard, Belgrade – New Belgrade, on May 13, 2015, President of the Commission for Protection of Competition enacts the following

DECISION

I Concentration of undertakings in summary procedure **IS APPROVED** created by acquisition of indirect control on the part of company „BSH Hausgeräte GmbH“, founded in accordance with the legislation of the Federal Republic of Germany and registered under company registration number HRB 75534, with registered seat at the address Carl-Wery-Str. 34, 81739 Munich, via its subsidiary company „BSH Wroclaw sp. z o.o.“, founded in accordance with the legislation of Poland and registered under company registration number 0000498784, with registered seat at the address ul. Rynek nr 39/40, Wroclaw 50-102, over a part of assets of company „FagorMastercook S.A.“ – in liquidation, founded in accordance with the legislation of Poland and registered under company registration number 0000035082, with registered seat at the address ul. Żmigrodska nr 143, Wroclaw 51-130, comprised of the ownership of lands and buildings where all production lines of this company are placed, or of the right of their use, followed by particular intangible assets, including the Mastercook trademark and related registered trademarks, in addition to the submitted requests for registration of trademarks, created by acquiring “target assets” during the target company’s liquidation process and procedure.

II IT IS ESTABLISHED that the applicant has in timely manner executed payment in the amount of EUR 25,000.00 (in words: twenty-five thousand euro) to the foreign-currency account of the Commission for Protection of Competition maintained with the National Bank of Serbia, with reference number 6/0-02-350/2015-1, which represents appropriate amount of the fee as compensation for issuing decision on approval of concentration in summary procedure from Article 2(1/6) of the Tariff on the level of compensations for activities within the competence of the Commission for Protection of Competition.