



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

25/IV Savska St., Belgrade
Number: 5/0-02-354/2019-14
Date: September 24, 2019

Pursuant to Article 58(9) of the Law on Protection of Competition (Official Gazette of the RS 51/09 and 95/13), deciding on the Request on the closure of proceedings and on the Commitment proposal offered by the Public enterprise for carriage of passengers and goods “Novi Autoprevoz” Vrnjačka Banja, company number 20932716, with registered seat at the address 3 Vojvođanska St., Vrnjačka Banja, represented by company CEO, Ivan Dunjić, at the 225th session held on September 24, 2019, the Council of the Commission for Protection of Competition enacts the following

CONCLUSION

I PROCEEDINGS SHALL BE CLOSED into the investigation of infringement of competition initiated *ex officio* against Public enterprise for carriage of passengers and goods “Novi Autoprevoz” Vrnjačka Banja, with registered seat at the address: 3 Vojvođanska St., Vrnjačka Banja.

II Commitment proposal SHALL BE ACCEPTED, offered by Public enterprise for carriage of passengers and goods “Novi Autoprevoz” Vrnjačka Banja, with registered seat at the address: 3 Vojvođanska St., Vrnjačka Banja, which said undertaking is voluntarily willing to undertake in order to remove potential infringements of competition and which constitutes a basis for the establishment of measures, namely:

1. within 3 days of the receipt of this Conclusion, to adopt a pricelist during the company’s Supervisory Board meeting relating to the services offered at the bus station in Vrnjačka Banja which will specify the following:
 - a) the single bus station rate for all persons, irrespective of whether or not they are passengers or escorts entering the bus station platform areas, thus equating passengers travelling in urban and suburban, intercity and international bus lines, and regardless of whether or not they are users traveling with the purchase of a bus ticket at the bus station, on one hand, and passengers or escorts entering the bus station platform areas without the purchase of a bus ticket, on the other;
 - b) the platform pricing (bus dispatch services) solely depending on the terminal dwell time of busses at the bus station platforms;
 - c) the single bus station parking rate for every begun hour for buses (irrespective of whether they provide shuttle or charter bus services) and lorries;

2. immediately after the adoption of the pricelist referred to in Paragraph III, item 1) herein by the company's Supervisory Board, to submit a copy of said pricelist to the founder, that is, the Municipal Assembly of Vrnjačka Banja for the adoption, to be put on the agenda of the first subsequent session of the Municipal Assembly;
3. after the adoption of the pricelist referred to in Paragraph III, item 1) herein at a session of the Municipal Assembly of Vrnjačka Banja, to put into effect said pricelist no later than 3 days from the date of its adoption, and to inform the Commission for Protection of Competition, in a written form, on the date on which the pricelist referred to in Paragraph III, item 1) herein became applicable, providing a copy of the pricelist to the Commission.

IV DEADLINE SHALL BE PRESCRIBED for undertaking referred to in Paragraph I of enacting terms herein, from the adoption of the pricelist referred to in Paragraph III, item 1) herein and pending the enactment of an act by the Government of the Republic of Serbia on a proposal of the Ministry responsible for traffic by way of which the price ceiling for the bus station services would be regulated, to keep the Commission informed on all amendments made to the pricelist in force at the bus station in Vrnjačka Banja.

V This conclusion shall be published on the website of the Commission for Protection of Competition.

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PRESIDENT OF THE COMMISSION

Dr Miloje Obradović