## NOTICE

on the manner of payment of compensations from Article 2 of the Tariff on the level of compensation for activities within the competence of the Commission for Protection of Competition ("Official Gazette of the RS", no. 49/2011, from July 6, 2011)

For the decisions and acts issued by the Commission for Protection of Competition at the request of a related party, payment of relevant compensations as stipulated in Article 2(1/1-10) of the Tariff shall be established.

Funds paid as compensation listed in Article 2 of the Tariff shall be deposited to the account of the Commission for Protection of Competition maintained at the Treasury Administration, no. 840-000000880668-16, as per reference number of the party's listed request/notification at the moment of submission of the corresponding request/notification to the Commission, immediately after and no later than in 3 (three) days from the day of submitting the said request to the Commission. Immediately following the payment, the party is obliged to submit the proof of payment to the Commission.

If the party makes the payment of compensation in foreign currency, funds paid as compensation from Article 2 of the Tariff shall be deposited to the account of the Commission for Protection of Competition maintained at the National Bank of Serbia as per payment instructions provided following this notice. The payment shall be established as per reference number of the party's listed request/notification at the moment of submission of the corresponding request/notification to the Commission, immediately after and no later than in 3 (three) days from the day of submitting the said request to the Commission. The corresponding banking fee for foreign currency payment shall be covered by the party (ordering party). Immediately following the payment, the party is obliged to submit the proof of payment to the Commission.

When for issuing of the act as stipulated by the Tariff, stipulated compensation is lower/higher, the party shall be refunded the overpaid amount, i.e. shall be ordered to pay the difference to match the higher amount.

If conditions under Article 62 of the Law on Protection of Competition are fulfilled, and process initiated at the request of party be continued ex officio based on the conclusion passed by the President of the Commission, the conclusion shall hold the instructions for the party - the applicant, and no later than in 3 (three) days from the day of the receipt of conclusion, the party shall make the payment of compensation from Article 7 of the Tariff, whereas the sum of previously paid amount from Article 6 of the Tariff shall be included. Immediately following the payment, the party is obliged to submit to the Commission the proof of payment, following

which the process shall be implemented.

Attention is drawn to bankruptcy administrators implementing the sale of all or part of the property of the bankruptcy debtor's estate, as well as to reorganization plan applicants in the bankruptcy proceedings, holding the commitment of submitting relevant documentation to the Commission for enacting of the act pursuant to Article 132 and 157 of the Law on Bankruptcy, that pursuant to the new Tariff of the Commission, Article 2(1/9,10), the level of compensation mandatory to be made for issuing of Commission's acts is set. Manner and terms for payment of these compensations are performed in the same way as previously set forth.

In Belgrade, July 22, 2011

President of the Commission

Vesna Janković