

Republic of Serbia
Commission for Protection of Competition
No. 6/0-02-831/2011-4
Date: November 25, 2011
Beograd

On November 25, 2011, 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, item 6, of Tariff on the level of compensation for activities within the competency of Commission for Protection of Competition ("Official Journal of the RS", no. 47/2011) deciding under notification of concentration submitted through proxy, lawyer Srdjana Petronijevic from "Moravcevic, Vojnovic & Partners" from Beograd, Francuska 27, on behalf of company Robert Bosch GmbH, from the Republic of Germany, entered into Registry of Companies with Court of General Jurisdiction in Studgatt under no. HRB 14000, issued a following

Decision

I Concentration of market participants is approved in summary procedure created by direct acquisition, on the part of company Robert Bosch GmbH, with registered head-office at Robert-Bosch Platz 1, 70839 Gelingen-Schillerhohe, Republic of Germany, of all essential facilities as well as intellectual property rights, contracts and licences of companies Oak Aircondition Technology Shandong Co. Ltd., with registered head-office at no. 3 Zaochun Road, Chenzhuang Town, Huantai County, Zibo, Shandong, People's Republic of China and Qingdao Oak Central Air Conditioning Co. Ltd., with registered head-office at no. 3 Hai'er Road, Laoshan District, Qingdao, People's Republic of China.

II The obligation for applicant of concentration is established for payment of compensation in the amount of 2.548.000,00 dinars to the account of Commission for Protection of Competition no. 840-880668-16, maintained with Treasury within the Ministry of Finance of the Republic of Serbia, reference number 6/0-02-831/2011-1, representing corresponding dinar countervalue of prescribed level of compensation for issuance of decision on approval of concentration in summary

procedure, 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 and and it is acknowledged that the obligation was completed in good time and in its entirety.