



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

Number: 6/0-02-520/2017-13

Date: September 15, 2017

Belgrade

Published text contains protected data.
Protected data are presented with symbol [...] or in the range that the Commission finds to be an appropriate manner of protection.

Pursuant to Article 37(2) and Article 65(5) of the Law on Protection of Competition (“Official Gazette of the RS”, nos. 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”, no. 49/11), deciding under the notification on concentration entered under number 6/0-02-520/2017-1 of July 28, 2017, submitted on the part of company Intesa Sanpaolo S.p.A., with registered seat at the address Piazza San Carlo 156, 10121 Torino, Italy, company registration number 00799960158, represented by plenipotentiary attorney Srđana Petronijević from Belgrade, 15 Dobračina St., on September 15, 2017, 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 direct control on the part of company Intesa Sanpaolo S.p.A., with registered seat at the address Piazza San Carlo 156, 10121 Torino, Italy, company registration number 00799960158, over specified assets, liabilities and legal relations for the purpose of conducting banking operations of company in compulsory administrative liquidation Banca Popolare di Vicenza S.p.A., with registered seat at the address Via Btg. Framarin 18, 36100, Vicenza, Italy, company registration number 00204010243, in full accordance with the Share transfer agreement.

II IT IS ESTABLISHED that the applicant of notification, company Intesa Sanpaolo S.p.A., with registered seat at the address Piazza San Carlo 156, 10121 Torino, Italy, has executed payment in the amount of EUR 25,000.00 (in words: twenty-five thousand and 00/100 euro) on August 2, 2017, to the account of the Commission for Protection of Competition, which represents determined amount of the fee as compensation for issuing decision on approval of concentration in summary procedure.