



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

Number: 6/0-02-780/2015-6

Date: November 19, 2015

Belgrade

Pursuant to Article 37(2) of the Law on Protection of Competition (Official Gazette of the RS 51/09 and 95/13), Article 192(1) of the Law on General Administrative Procedure (Official Gazette of the FRY 33/97 and 31/01, and Official Gazette of the RS 30/2010), 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 49/2011), deciding under the notification on concentration entered under number 6/0-02-780/2015-1 of October 22, 2015 submitted on behalf of company „Valeant Sp.z o.o.sp.j“, with registered seat at the address Przemyslowa 2, 35-959 Rzeszow, Republic of Poland, registered in the National Court Register of Poland under company registration number: REGON:180935403, NIP: 8133676203, via attorney at law Aleksandra M. Simić from Belgrade, 77 Milorada Markovića Miće St., and other attorneys at law individually listed in the submitted power of attorney no. 145/2015 of October 16, 2015, on November 19, 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 individual control on the part of company „Valeant Sp.z o.o.sp.j“, with registered seat at the address Przemyslowa 2, 35-959 Rzeszow, Republic of Poland, registered in the National Court Register of Poland under company registration number: REGON:180935403, NIP: 8133676203, over target business operations of company Maxima Healthcare Limited, with registered seat at the address Boleny Place, Cowfold Road, Bolney, Haywards Heath RH17 5QT, United Kingdom, registered in the Registrar of Companies of England and Wales under company registration number 5339342, whereby target operations as the subject of a takeover is comprised of the sale assets explicitly appropriated in the Sales and purchase agreement of October 9, 2015, and pending orders implying all orders taken on the part of seller of target operations from interested buyers, but not executed.

**II IT IS ESTABLISHED** that the applicant of notification on concentration concerned has performed against the obligation for issuing this decision, by executing payment in the amount of RSD 3,011,182.50 (in words: three million, eleven thousand, one hundred eighty-two and 50/100 dinars) to the dinar-currency account of the Commission for Protection of Competition maintained with the Treasury Administration of the Ministry of Finance, with reference number 6/0-02-780/2015-1, which represents determined dinar-currency 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 compensation for activities within the competence of the Commission for Protection of Competition, calculated by implementing the middle-exchange rate of the National Bank of Serbia on the day of payment.