

# **THE COMPETITION COUNCIL DECISION**

**No. 165 of July 14th, 2006**

**on stopping the State aid granted to the undertakings  
operating in the deprived areas**

## **THE COMPETITION COUNCIL,**

Having regard to the provisions of the European Agreement establishing an association between Romania, on one side, and European Communities and their Member States, on the other side, ratified by the Law no.20/1993, published in the Official Gazette of Romania, Part I, no.73 of April 12<sup>th</sup> 1993,

Having regard to the provisions of the Law no.21/1996 on competition, republished in the Official Gazette of Romania, Part I, no.742 of August 16<sup>th</sup>, 2005,

Having regard to the provisions of the Law no.143/1999 on State aid, republished in the Official Gazette of Romania, Part I, no.744 of August 16<sup>th</sup>, 2005,

Having regard to the provisions of the Government Emergency Ordinance no.129/2005 amending and completing the Government Ordinance no.92/2003 on the Fiscal procedure code, published in the Official Gazette of Romania, Part I, no.887 of October 4<sup>th</sup>, 2005,

Having regard to the provisions of the Regulation on regional State aid, published in the Official Gazette of Romania, Part I, no.340 of April 19<sup>th</sup>, 2004, as subsequently amended and completed,

Having regard to the provisions of the Decree no.57/2004 on the appointment of the Competition Council's members, published in the Official Gazette of Romania, Part I, no.143 of February 17<sup>th</sup>, 2004 and to the provisions of the Decree no. 836/2006 on the appointment of one vice-president of the Competition Council, published in Official Gazette of Romania, Part I, no. 512 of June 13<sup>th</sup>, 2006,

Having regard to the Monitoring report of the regional State aid granted to the undertakings with an investor certificate in the deprived areas, drawn up by the Directorate of Reporting, Monitoring and Controlling State Aid as a result of the controls made at the beneficiaries headquarters during March-June 2006.

**Based on the following grounds,**

## **I. THE PROCEDURE**

(1) Within the monitoring procedure made by the Competition Council during March-June 2006, the competition inspectors controlled 1497 undertakings located in 28 deprived areas and drawn up Control Notes.

(2) As a result of these Notes' assessment, **the Monitoring report of the regional State aid granted to the undertakings with an investor certificate in the deprived areas** was drawn up. The Report concludes that 45 undertakings reached the maximum admissible limit of the State aid intensity.

(3) The processing and the centralization of the data obtained, in order to calculate the State aid intensity as well as to verify the other conditions provided by the *Regulation on the regional State aid*, was realized taking into account the legal provisions in force.

(4) In order to calculate the State aid intensity, the investments made from the beginning of the deprived area until September 15<sup>th</sup>, 2004 and the State aid received beginning with January 2<sup>nd</sup>, 2003 until the end of 2005 were taken into consideration.

(5) The Control Notes were drawn up by the competition inspectors based on the bookkeeping made available by the undertakings.

(6) The annexes and the conclusions of the monitoring report were communicated to the Ministry of Public Finance, the National Agency for Fiscal Administration, the Ministry of European Integration, the Ministry of Administration and Interior by the addresses no. 5181 of July 5<sup>th</sup>, 2006 and to the Agencies for Regional Development by the addresses no. CC 635 of July 4<sup>th</sup>, 2006.

(7) The monitoring report resume was also communicated to the European Commission and published on the official website of the Competition Council.

## **II. SCHEME'S DESCRIPTION**

### **II. 1. Legal basis**

(8) The legal basis of the financial support granting is the Government Emergency Ordinance no.24/1998 on the deprived areas regime, republished, as

subsequently amended and completed (hereinafter named GEO no.24/1998)<sup>1</sup> and article 38 of the Law no.571/2003 on Fiscal code<sup>2</sup>.

## **II. 2. Scheme's objective**

(9) The scheme's objective is to sustain the lasting development of the weak developed regions by encouraging investments in these areas, thus favouring the enlargement, modernization and diversification of the activities conducted by undertakings located in these areas and the jobs' creation.

## **II. 3. Scheme's scope**

(10) The scheme's scope is to ensure the undertakings from the Romanian deprived areas the same developing chances as for those located in other areas of the country, by granting them some facilities, without causing the increase of the production capacities in those areas where problems of over-capacity exist, thus contributing to the development of the respective regions by encouraging the investments and the jobs' creation.

## **II. 4. The financial support form**

(11) Article 14<sup>1</sup>par.1 of the GEO no.24/1998 stipulates that the undertakings operating in the deprived areas benefit of the exemption of the profit tax related to the newly created investments until reaching the maximum admissible level of the State aid intensity, in accordance with the Regulation on regional state, as subsequently amended and completed.

## **II. 5. Scheme's duration; Geographical coverage**

(12) Depending on the deprived area, the scheme's duration of appliance may vary as follows:

- for 6 deprived areas (Mizil, Nadrag, Marasesti, Nehoiu, Negresti, Harsova), it ended at the end of 2004;
- for 3 deprived areas (Pascani, Roman, Hunedoara) it ended at the end of 2005;
- for the deprived area of Turda, it will last until the end of 2006;
- for 3 deprived areas (Brad, Valea Jiului, Bălan) it will last until December 31<sup>st</sup>, 2008;

---

<sup>1</sup> GEO 24/1998 on the deprived areas regime, republished, published in the Official Gazette no.545 of November 8th, 1999, as subsequently amended and completed

<sup>2</sup> Law no. 571/ 2003 Fiscal code, published in the official Gazette no.927 of December 23rd, 2003

- for 22 deprived areas (Comănești, Bucovina, Altân Tepe, Filipești, Ceptura, Albeni, Schela, Motru Rovinari, Rusca Montană, Bocșa, Moldova Nouă-Anina, Baraolt, Apuseni, Ștei-Nucet, Borod Șununique registration code uș-Dobrești-Vadu Crișului, Popești-Derna-Aleșd, Ip, Hida-Surduc-Jibou-Bălan, Sărmășag-Chiejd-Bobota, Baia Mare, Borșa Vișeu, Rodna) it will last until December 31, 2009;
- for 3 deprived areas (Cugir, Zimnicea, Copșa Mică) it will last until December 31, 2010.

## **II. 6. Sector coverage**

(13) The facility provided by this scheme is granted to the undertakings operating in all the sectors of the economy, except for those carrying on activities such as production, processing and trading of the agricultural products included in Annex no.1 of the Regulation on regional State aid, as subsequently amended and completed<sup>3</sup>, and for those carrying on their activity in fishery, coal industry and steel industry.

## **II. 7. The beneficiaries**

(14) This facility is granted to the undertakings that have obtained permanent investor certificate in the deprived area until July 1<sup>st</sup>, 2003, companies with majority private capital, Romanian legal persons which have the headquarter and carry on their activity in the declared deprived area, in those fields of activity included in Annex 1 of the Methodological Norms<sup>4</sup> for applying the G.E.O. no. 24/1998 and which create, through the investment made, new jobs for the unemployed people or for their family who leave in the deprived area .

(15) The beneficiaries of the supporting measure which reached the maximum admissible State aid intensity are SMEs and they unfold the activity in the counties of Alba, Bacau, Bistrita-Nasaud, Caras Severin, Gorj, Hunedoara, Maramures, Prahova and Suceava.

## **III. ASSESSMENT OF THE STATE AID MEASURES**

### **Analysis of the granting conditions' fulfilment**

(16) The Treaty of Romania's Accession to the European Union<sup>5</sup>, Annex VII, stipulated a transitional period for the deprived areas, as follows:

<sup>3</sup> Regulation on regional state aid, published in the Official Gazette no.340 of April 19<sup>th</sup>, 2004

<sup>4</sup> Methodological Norms for applying the G.E.O. no. 24/1998 on deprived areas regime, published in the Official Gazette no. 467 of August 15<sup>th</sup>, 2001

<sup>5</sup> Law no 157/2005 for ratifying the Treaty between Belgium Kingdom, Czech Republic, Kingdom of Denmark, Federal Republic of Germany, Republic of Estonia, Republic of Greece, Kingdom of Spain, French Republic , Ireland,

“[...] for the undertakings that obtained a permanent investor certificate in a deprived area until July 1<sup>st</sup>, 2003, Romania may continue to grant profit tax exemptions in accordance with the GEO no.24/1998 on the deprived areas regime, as amended:

- for 3 deprived areas (Brad, Valea Jiului, Bălan) until December 31<sup>st</sup>, 2008;
- for 22 deprived areas (Comănești, Bucovina, Altân Tepe, Filipești, Ceptura, Albeni, Schela, Motru Rovinari, Rusca Montană, Bocșa, Moldova Nouă-Anina, Baraolt, Apuseni, Ștei-Nucet, Borod Șununique registration code uș-Dobrești-Vadu Crișului, Popești – Derna - Aleșd, Ip, Hida – Surduc – Jibou - Bălan, Sărmășag – Chiejd - Bobota, Baia Mare, Borșa Vișeu, Rodna) until December 31<sup>st</sup>, 2009;
- for 3 deprived areas (Cugir, Zimnicea, Copșa Mică) until December 31<sup>st</sup>, 2010;

under the following conditions:

- the State aid must be granted for regional investments;
- the net intensity of such regional State aid must not exceed 50% of the State aid net equivalent. This ceiling may be increased with 15 percents for small and medium sized enterprises [...].”

According to GEO no.24/1998, the same conditions must be fulfilled also in the deprived areas which lasted until the end of 2004 as well as in those which last until the end of 2005 and 2006.

(17) According to the provisions of article 6 of the GEO no.24/1998 the undertakings operating in the deprived areas benefit, for the investments newly created, of the exemption of the profit tax related to these investments, while the deprived area exists.

(18) Article 14<sup>1</sup> align.1 of the GEO no.24/1998 stipulates that „The undertakings operating in the deprived areas benefit of the fiscal facilities set by article 6 until reaching the maximum admissible level of the State aid intensity, according to the Regulation on regional State aid, approved by the Competition Council.”

(19) Taking into consideration the above mentioned, any regional aid, granted as a profit tax exemption in the deprived areas, which does not fulfil the conditions stipulated in the Accession Treaty and in the GEO no.24/1998, can distort

---

Republic of Italy, Republic of Cyprus, Republic of Latvia, Republic of Lithuania, Great Duchy of Luxemburg, Republic of Hungary, Republic of Malta, Kingdom of Netherlands, Republic of Austria, Republic of Poland, Republic of Portugal, Republic of Slovenia, Republic of Slovak, Republic of Finland, Kingdom of Suede, United Kingdom of Great Britain and Northern Ireland (member states of European Union) and Republic of Bulgaria and Romania regarding the accession of Republic of Bulgaria and of Romania to European Union, signed by Romania at Luxemburg on 5 April 2005, published in the Official Gazette no 465 from 01.06.2005

competition or the trade between Romania and Member States of the European Union.

### ***Eligibility of regions and beneficiaries***

(20) According to the provisions of article 1 align.1 of GEO no.24/1998, a deprived area is a geographical area strictly limited as a territory, which fulfils one of the following conditions:

- „the weight of unemployment in the overall area’s labour resources must be at least three times higher than the weight of unemployment in the overall national labour resources, within the last three months previous to the month of preparing the documentation in order to be declared deprived area;
- the areas are isolated, lacked of communication means and the infrastructure is less developed.”

(21) All the 28 deprived areas are eligible to receive State aid in accordance with GEO no.24/1998.

(22) Assessing the information available, the Competition Council concludes that all the verified undertakings carry on their activity in deprived areas.

(23) As regards the beneficiaries’ sector of activity, according to the N.A.C.E. code, as they were registered at the Trade Register, the 45 undertakings have their activities included in the sectors covered by the Regulation on regional State aid, as subsequently amended and completed, being framed also in the category of activities enumerated in Annex no.A1 of the Methodological Norms for the appliance of GEO no.24/1998.

(24) Additionally, in order to be eligible to benefit of the facilities provided by GEO no.24/1998, the undertakings must have obtained investor certificate in one of the deprived areas until July 1<sup>st</sup>, 2003 (article 6 lit. c<sup>1</sup> of GEO no.24/1998), must be private owned companies that have the headquarter and unfold the activity in the respective area.

(25) Assessing the Control Notes drawn up by the competition inspectors, the Competition Council finds out that all the 45 undertakings posses such a certificate, thus being eligible to receive State aid in form of profit tax exemption according to the provisions of GEO no.24/1998.

### ***Aid for initial investment***

(26) The undertakings received State aid for the initial investment.

(27) The initial investment was considered to be any investment in fixed capital in order to create a new unit, to expand an existing one, or to start an activity that requires a fundamental change of the product or of the production process of an existing unit, through rationalization, diversification or modernization.

### ***Eligible costs***

(28) The eligible costs for investments in tangible assets are the costs related to the acquisition of elements related to the investments, respectively lands, buildings and equipments, necessary for the production process. For the transport sector, except for the rolling stock, the expenditure for acquisition of transport means and material - mobile goods are not considered eligible costs.

The assessment of the Control Notes drawn up by the competition inspectors concluded that the State aid was generally granted for equipments, buildings and lands' acquisition.

### ***The intensity***

(29) The State aid intensity for the initial investment is established as a percentage of the investment's amount (article 6 of the Regulation on regional State aid, as subsequently amended and completed).

(30) The State aid intensity must not exceed the following limits:

- 50% for big enterprises;
- 65% for small and medium sized enterprises (50% for the transport sector).

(31) According to the provisions of GEO no.24/1998, the following elements are taken into consideration in establishing the State aid intensity:

- eligible costs of the investments made until September 15<sup>th</sup>,2004 (but after the moment the area was declared as deprived);
- the amount of the State aid received by the undertakings starting with January 2<sup>nd</sup>,2003.

(32) Based on the information made available by the undertakings, the State aid amount and the State aid intensity were calculated for each one of the 45 undertakings individually, taking into consideration that all of them are small and medium sized enterprises and among them 2 carry on their activity in the transports sector. [...]

(33) As a result of the analysis carried out, it emerged that at 31 December 2005 all the 45 undertakings presented above reached the maximum admissible intensity level of the regional State aid.

(34) In consequence, the Competition Council considers that the further granting of State aid to the 45 undertakings is not observance the criteria on the maximum admissible intensity of the State aid, thus being violated both the provisions of the Treaty concerning the Accession of Romania to the EU and of the GEO no. 24/1998.

### ***Investment's maintenance***

(35) All the undertakings will be further monitored in order to verify the observance of the conditions imposed by the Regulation on regional State aid.

## **IV. CONCLUSIONS**

(36) The assessment of the Control Notes on which the Monitoring report was grounded, concluded that, related to the investments newly created, the 45 undertakings reached the maximum admissible level of the State aid and therefore the stopping of granting State aid must be disposed.

(37) Granting fiscal facilities in form of profit tax exemption over the maximum admissible level of the State aid intensity is unlawful State aid and incompatible both with the provisions of the Accession Treaty of Romania to the European Union, Annex VII, and with the provisions of GEO no.24/1998.

## **DECIDES**

**Art. 1.** According to the provisions of article 22 align. 2 of the Law no.143/1999 on State aid, republished and of the provisions of the art. 194<sup>1</sup> “Disposals on state aid stopping”, introduced in the GO no.92/2003 on the Fiscal Procedure Code, by the provisions of GEO no. 129/2005, the Competition Council decides to stop the granting of the regional State aid to the undertakings that reached the maximum admissible level of the State aid intensity, because the State aid granted in the deprived areas over the maximum admissible level of the State aid intensity is unlawful and incompatible with a normal competitive environment. The stopping is in force starting with the present decision data.



- Art. 2.** The State aid granting in form of profit tax exemption shall be stopped for **S.C. CRIMBO GAS S.R.L.**, Zlatna.
- Art.3.** The State aid granting in form of profit tax exemption shall be stopped for **S.C. SUN INDUSTRY S.R.L.**, Abrud.
- Art.4.** The State aid granting in form of profit tax exemption shall be stopped for **S.C. TEA S.R.L.**, Cugir.
- Art.5.** The State aid granting in form of profit tax exemption shall be stopped for **S.C. DORI ANDRE COMPANY S.R.L.**, Comanesti.
- Art.6.** The State aid granting in form of profit tax exemption shall be stopped for **S.C. DEFAPLAST INVEST S.R.L.**, Feldru.
- Art.7.** The State aid granting in form of profit tax exemption shall be stopped for **S.C. RAC S.R.L. - FILIALA RODNA**, Rodna.
- Art.8.** The State aid granting in form of profit tax exemption shall be stopped for **S.C. CONDOR - EX S.R.L.**, Oravita.
- Art.9.** The State aid granting in form of profit tax exemption shall be stopped for **S.C. IMPERIAL CM S.R.L.**, Moldova Noua.
- Art.10.** The State aid granting in form of profit tax exemption shall be stopped for **S.C. AUTOTRANS MAN S.R.L.**, Bocsa.
- Art.11.** The State aid granting in form of profit tax exemption shall be stopped for **S.C. FILINVEST S.R.L.**, Rusca Montana.
- Art.12.** The State aid granting in form of profit tax exemption shall be stopped for **S.C. IHNE COMPANY S.R.L.**, Motru.
- Art.13.** The State aid granting in form of profit tax exemption shall be stopped for **S.C. LORFA S.R.L.**, Motru .
- Art.14.** The State aid granting in form of profit tax exemption shall be stopped for **S.C. PAZA SI PROTECTIE S.R.L.**, Rovinari.
- Art.15.** The State aid granting in form of profit tax exemption shall be stopped for **S.C. SERES PROD COM S.R.L.**, Bumbesti Jiu.

- Art.16.** The State aid granting in form of profit tax exemption shall be stopped for **S.C. ANTA IMPEX S.R.L.**, Petrosani.
- Art.17.** The State aid granting in form of profit tax exemption shall be stopped for **S.C. AUTO BEER 96 ALCOM S.R.L.**, Vulcan.
- Art.18.** The State aid granting in form of profit tax exemption shall be stopped for **S.C. DUO EKART S.N.C.**, Vulcan.
- Art.19.** The State aid granting in form of profit tax exemption shall be stopped for **S.C. EURO RIVA SERV S.R.L.**, Lupeni.
- Art.20.** The State aid granting in form of profit tax exemption shall be stopped for **S.C. ICPM S.A.**, Petrosani.
- Art.21.** The State aid granting in form of profit tax exemption shall be stopped for **S.C. JIET COMIMPEX S.R.L.**, Aninoasa.
- Art.22.** The State aid granting in form of profit tax exemption shall be stopped for **S.C. LUXOR COMPANY S.R.L.**, Petrosani.
- Art.23.** The State aid granting in form of profit tax exemption shall be stopped for **S.C. MINELTA SIL COM S.R.L.**, Petrila
- Art.24.** The State aid granting in form of profit tax exemption shall be stopped for **S.C. SELF SECURITY PRODUCTION S.R.L.**, Petrosani.
- Art.25.** The State aid granting in form of profit tax exemption shall be stopped for **S.C. FABRI S.R.L.**, Brad.
- Art.26.** The State aid granting in form of profit tax exemption shall be stopped for **S.C. FOREST BAN ALPIN S.R.L.**, Vata de Jos.
- Art.27.** The State aid granting in form of profit tax exemption shall be stopped for **S.C. AMOROM GRUP S.R.L.**, Baia Mare.
- Art.28.** The State aid granting in form of profit tax exemption shall be stopped for **S.C. FAIMEX S.R.L.**, Baia Mare.
- Art.29.** The State aid granting in form of profit tax exemption shall be stopped for **S.C. GOTECH S.R.L.**, Baia Mare.

- Art.30** The State aid granting in form of profit tax exemption shall be stopped for **S.C. KRISP S.R.L.**, Baia Mare.
- Art.31.** The State aid granting in form of profit tax exemption shall be stopped for **S.C. MICROMET S.R.L.**, Baia Sprie.
- Art.32.** The State aid granting in form of profit tax exemption shall be stopped for **S.C. PRIMATECH S.R.L.**, Baia Mare.
- Art.33.** The State aid granting in form of profit tax exemption shall be stopped for **S.C. R & B S.R.L.**, Baia Sprie.
- Art.34.** The State aid granting in form of profit tax exemption shall be stopped for **S.C. SICOLARIS S.R.L.**, Baia Mare.
- Art.35.** The State aid granting in form of profit tax exemption shall be stopped for **S.C. TRANSPORT BALAJ S.R.L.**, Baia Mare.
- Art.36.** The State aid granting in form of profit tax exemption shall be stopped for **S.C. OMP IMPEX S.R.L.**, Baia Mare.
- Art.37.** The State aid granting in form of profit tax exemption shall be stopped for **S.C. METAGEN IMPEX S.R.L.**, Baia Mare.
- Art.38.** The State aid granting in form of profit tax exemption shall be stopped for **S.C. NIK & ALESS S.R.L.**, Ilba.
- Art.39.** The State aid granting in form of profit tax exemption shall be stopped for **S.C. TRANS AXA S.R.L.**, Baia Mare.
- Art. 40.** The State aid granting in form of profit tax exemption shall be stopped for **S.C. R & C S.R.L.**, Baia Mare.
- Art. 41.** The State aid granting in form of profit tax exemption shall be stopped for **S.C. FILPRO GOLD S.R.L.**, Filipestii de Padure.
- Art. 42.** The State aid granting in form of profit tax exemption shall be stopped for **S.C. ARDASEL S.R.L.**, Campulung Moldovenesc.
- Art. 43.** The State aid granting in form of profit tax exemption shall be stopped for **S.C. BUJ LEMN GRUP S.R.L.**, Dorna Arini.

**Art. 44.** The State aid granting in form of profit tax exemption shall be stopped for **S.C. CONCEIL S.R.L.**, Vatra Dornei.

**Art. 45.** The State aid granting in form of profit tax exemption shall be stopped for **S.C. RALY - ANK S.R.L.**, Dorna Arini.

**Art. 46.** The State aid granting in form of profit tax exemption shall be stopped for **S.C. SODOMA PRODCOM S.R.L.**, Vatra Dornei.

**Art.47.** The Ministry of Public Finance, as State aid grantor, shall take all the necessary measures to put in practice this decision.

**Art. 48.** According to the provisions of article 46 of the Law no.143/1999 on State aid, republished, the present Decision may be appealed by interested parties before the Bucharest Court of Appeal, the Administrative Section, within 30 days from its communication.

**Art. 49.** The present Decision shall be communicated by the Secretariat-General of the Competition Council to:

- 1) **The Ministry of Public Finances**, 17, Apolodor street, sector 1, Bucharest;
- 2) **S.C. CRIMBO GAS S.R.L.**
- 3) **S.C. SUN INDUSTRY S.R.L.**
- 4) **S.C. TEA S.R.L.**
- 5) **S.C. DORI ANDRE COMPANY S.R.L.**
- 6) **S.C. DEFAPLAST INVEST S.R.L.**
- 7) **S.C. RAC S.R.L.**
- 8) **S.C. CONDOR - EX S.R.L.**
- 9) **S.C. IMPERIAL CM S.R.L.**
- 10) **S.C. AUTOTRANS MAN S.R.L.**
- 11) **S.C. FILINVEST S.R.L.**
- 12) **S.C. IHNE COMPANY S.R.L.**
- 13) **S.C. LORFA S.R.L.**
- 14) **S.C. PAZA SI PROTECTIE S.R.L.**
- 15) **S.C. SERES PROD COM S.R.L.**
- 16) **S.C. ANTA IMPEX S.R.L.**
- 17) **S.C. AUTO BEER 96 ALCOM S.R.L.**
- 18) **S.C. DUO EKART S.N.C.**
- 19) **S.C. EURO RIVA SERV S.R.L.**
- 20) **S.C. ICPM S.A.**
- 21) **S.C. JIET COMIMPEX S.R.L.**
- 22) **S.C. LUXOR COMPANY S.R.L.**
- 23) **S.C. MINELTA SIL COM S.R.L.**
- 24) **S.C. SELF SECURITY PRODUCTION S.R.L.**
- 25) **S.C. FABRI S.R.L.**

- 26) **S.C. FOREST BAN ALPIN S.R.L.**
- 27) **S.C. AMOROM GRUP S.R.L.**
- 28) **S.C. FAIMEX S.R.L.**
- 29) **S.C. GOTECH S.R.L.**
- 30) **S.C. KRISP S.R.L.**
- 31) **S.C. MICROMET S.R.L.**
- 32) **S.C. PRIMATECH S.R.L.**
- 33) **S.C. R & B S.R.L.**
- 34) **S.C. SICOLARIS S.R.L.**
- 35) **S.C. TRANSPORT BALAJ S.R.L.**
- 36) **S.C. OMP IMPEX S.R.L.**
- 37) **S.C. METAGEN IMPEX S.R.L.**
- 38) **S.C. NIK & ALESS S.R.L.**
- 39) **S.C. TRANS AXA S.R.L.**
- 40) **S.C. R & C S.R.L.**
- 41) **S.C. FILPRO GOLD S.R.L.**
- 42) **S.C. ARDASEL S.R.L.**
- 43) **S.C. BUJ LEMN GRUP S.R.L.**
- 44) **S.C. CONCEIL S.R.L.**
- 45) **S.C. RALY - ANK S.R.L.**
- 46) **S.C. SODOMA PRODCOM S.R.L.**

**Art. 50.** The Secretariat-General, Reporting, Monitoring and Controlling State Aid Department and the Legal Department of the Competition Council will follow the enforcement of the present Decision.

**PRESIDENT**

**MIHAI BERINDE**