



competition commission
south africa

Weekly Media Statement

For Immediate Release

10 June 2021

The Competition Commission of South Africa (CCSA) held its ordinary weekly meeting on Tuesday 08 June 2021, to review and take decisions on matters brought before the Commission by members of the public and corporate applicants, in terms of the Competition Act (89 of 1998) as amended. These matters include but are not limited to complaints, mergers and acquisitions.

LATEST DECISIONS BY THE COMPETITION COMMISSION

1.1 FFS Refiners (Pty) Ltd (FFS) / OTGC Terminals (Pty) Ltd (OTGC)

The Commission has recommended that the Competition Tribunal (Tribunal) approve the proposed transaction whereby FFS intends to acquire OTGC, with conditions.

FFS and its affiliates are involved in the supply of industrial heating fuels such as marine fuel, lubricating oil and lubricating oils, in South Africa.

OTGC is an independent bulk liquid storage provider for high flashpoint, non-hazardous products including molasses, vegetable oils and chemicals. OTGC's storage facilities are made available to third party customers.

The Commission found that the merger is unlikely to result in a substantial prevention or lessening of competition in the relevant markets.

However, from a public interest perspective, the Commission recommended conditions to address potential post-merger job losses. The Commission found that the merger does not raise any other public interest issues.

1.2 Texmex 57 Proprietary Limited (NewCo) Bidvest Car Rental Proprietary Limited (BCR)

The Commission has recommended that the Tribunal approve the proposed transaction whereby NewCo intends to acquire BCR, with conditions.

Newco is a recently acquired firm and a consortium comprised of the following shareholders: (i) Mortimer Thesele Group (Pty) Ltd (MTG), (ii) Hallmark Motor Group (Pty) Ltd (Hallmark), and (iii) an SPV yet to be established, which will be owned by the current management of BCR.

NewCo does not currently conduct any activities.

MTG controls and operates two motor vehicle dealerships, namely, (i) Mortimer Toyota, Dundee and (ii) UD Trucks, Queenstown. MTG is jointly controlled by Mortimer Motors (Pty) Ltd (Mortimer) and Thesele Group (Pty) Ltd (Thesele).

Mortimer is a multi-brand, franchised motor vehicle dealership group, currently operating a number of dealerships, including Toyota, Ford, Mahindra, Hyundai, Mazda, and Nissan franchises, which are primarily situated in KZN and the Free State (predominantly in non-metropolitan areas).

From Thesele, of relevance to the proposed transaction are its short- and long-term truck hire and related services. These services are provided by Leopard Transport (Pty) Ltd t/a Elite Truck Hire.

Hallmark is primarily involved in the ownership and operation of motor vehicle dealerships. Hallmark has dealerships representing the Ford, FAW, GWM Haval, Hino, Hyundai, Kia, Mahindra, Mercedes, Mercedes-Benz Commercial, Mitsubishi, Nissan, Peugeot Citroen, Renault, Tata, Toyota, and Suzuki brands, situated in various locations across South Africa. Hallmark also offers certain customers the option to acquire vehicles on a lease basis instead of an ownership basis on an ad hoc basis at selected dealerships.

BCR provides the following services: (i) short-term vehicle rental services - primarily in relation to passenger vehicles serving leisure and corporate travellers, (ii) van and truck rental services - which involve the provision of short-term rental of commercial vehicles, from light commercial vehicles and panel vans to 8-ton trucks, (iii) door-to-door transfer services, (iv) a chauffeur drive service and (v) coach charter services.

BCR also has some limited involvement in the provision of long-term vehicle leasing solutions, which entails acquiring and leasing vehicles to corporate customers that have a need for fleet solutions.

The Commission is of the view that the proposed transaction is unlikely to substantially prevent or lessen competition.

From a public interest perspective, the Commission noted that there were retrenchments at the Target Firm in 2020. Following engagements between the merging parties and the Commission, the merging parties agreed to a commitment to offer employment opportunities, under certain conditions, to the retrenched employees for a period of 12 months following the implementation of the merger.

The proposed transaction does not raise any other public interest concerns.

1.3 The Government Employee Pension Fund (represented by the Public Investment Corporation SOC Limited) (the GEPF) / The Leasehold Rights (and obligations) in respect of the immovable property situated at Erf 4525 Jukskei View Extension 89 Township and letting enterprise that is being conducted in respect of the building(s) erected thereon (Target Firm)

The Commission has recommended that the Tribunal approve the proposed transaction whereby the GEPF intends to acquire the Target Firm, without conditions.

The GEPF is a 'defined-benefit fund' whose core business is to manage pensions and related benefits on behalf of government employees in South Africa. In doing so, the GEPF invests in a variety of asset classes and businesses that are active in a variety of industries. Of particular relevance to the proposed transaction, the GEPF owns office properties or has interests in firms that have activities in the property sector, namely the ownership and/or provision of rentable office space in the Gauteng province and, more specifically, in Midrand and its immediately surrounding suburbs or nodes.

The Target Firm is the newly developed Deloitte Property that is situated on the corner of Berlin and Magwa Crescent Roads in Waterfall City, Midrand as well as the Deloitte Lease that has been concluded with Deloitte in respect thereof. The Deloitte Property measures 44,265m² that is classified as Grade P (premium) office space and which is, in terms of the Deloitte Lease, currently being leased exclusively to Deloitte and this will continue for an extended period of time.

The Commission found that the proposed transaction is unlikely to result in a substantial prevention or lessening of competition in any relevant markets. The Commission further found that the proposed transaction does not raise any public interest concerns.

1.4 AIF I Africa C&I Renewable Energy LLP (AIF I C&I) / Reunert Investment Company No 2 (Pty) Ltd (RIC 2)

The Commission has recommended that the Tribunal approve the proposed transaction whereby AIF I C&I intends to acquire RIC 2, without conditions.

AIF I C&I was established for the purposes of the proposed transaction and as such it does not conduct any business activities in South Africa. The APM Group comprises of firms that engage in a wide range of business activities such as infrastructure, transportation and logistics and drilling services, amongst other activities.

The RIC Group installs solar photovoltaic solutions ("the TFS Solution") in retail centres, offices and factories. The TFS Solution (which essentially comprises of solar panels that are connected to the electricity systems of the building on which they are installed) allows the owner of the building to make use of solar energy to reduce its electricity consumption. The RIC Group also provides energy and water usage monitoring and management software solutions (called COPPER and AQUA respectively).

The Commission found that the proposed transaction is unlikely to result in a substantial prevention or lessening of competition in any relevant markets. The Commission further found that the proposed transaction does not raise any public interest concerns.

1.5 Community Property Company (Pty) Ltd (CPC) / Letting enterprise known as Ulundi King Senzangakona Shopping Centre located at King Dinuzulu/Princess Magogo Street, Ulundi (Target Property)

The Commission has recommended that the Tribunal approve the proposed transaction whereby CPC intends to acquire the Target Property, without conditions.

CPC, its subsidiaries and all the firms controlling it directly or indirectly are collectively referred to as the Acquiring Group.

The Acquiring Group through CPC is a property fund with a portfolio made up entirely of retail property, primarily community, small regional and regional shopping centres in rural and township areas. The Acquiring Group owns rural and township retail properties in all the 9 provinces of South Africa. The activities of the Acquiring Group that are relevant to the proposed transaction relates to the ownership of the following rentable retail centres located in KZN: (i) Maxwell Centre, a local convenient shopping centre located at Empangeni in KZN, and (ii) Bridge City, a regional shopping centre located at KwaMashu in KZN.

The Target Property is a community centre located in Ulundi in Northern Kwa-Zulu Natal ("KZN").

The Commission found that the proposed transaction is unlikely to result in a substantial prevention or lessening of competition in any relevant markets. The Commission further found that the proposed transaction does not raise any public interest concerns.

1.6 The Capital Apartments and Hotels Group Proprietary Limited (The Capital Apartments) / IFA Fair-Zim Hotel and Resort Proprietary Limited (Zimbali)

The Commission has conditionally approved the proposed merger whereby the Capital Apartments intends to acquire Zimbali.

The Capital Apartments operates nine hotels and self-catering apartments in the four-to-five-star category in Johannesburg, Pretoria, Cape Town, and Durban. The Capital Apartments also operates events and conferencing spaces in Johannesburg, Pretoria, and Durban. The Capital is largely focused on the business market and generates its revenues from corporate clients relating to group conferencing and individual business travellers. Relevant to the proposed transaction, The Capital Apartments operates The Capital Pearls, a hotel, in Umhlanga in KwaZulu-Natal.

Zimbali operated 154 rooms (including 30 rooms leased from third parties) in Ballito, Kwa-Zulu Natal, South Africa. Zimbali provides a resort offering within an estate. Traditionally, Zimbali has been a leisure focused hotel and is not focused on the corporate market, which is the focus of the Acquiring Firm.

The Commission found that the proposed transaction is unlikely to result in a substantial prevention or lessening of competition in any relevant markets.

The Commission is of the view that the proposed transaction should be approved subject to the conditions that will limit the number of retrenchments that will take place within Zimbali post-merger and conditions that record the merging parties undertaking to offer the affected employees alternative future employment that may arise within the acquiring group post-merger.

1.7 Herens HoldCo AG (“Herens ”) / Lonza’s Specialty Ingredients business, including its relevant subsidiaries (“LSI”)

The Commission has conditionally approved the proposed merger whereby Herens Holdco intends to acquire LSI.

Herens is active in private equity investments in various sectors including adhesives, software solutions, speciality food ingredients, aggregates and cleaning and hygiene.

LSI manufactures biocidal products or biocides, which are inputs used in the manufacture of cleaning and hygiene products and wood preservatives.

The Commission found that the merger is unlikely to result in a substantial lessening or prevention of competition in the relevant markets.

Regarding public interest, the Commission received concerns regarding possible post-merger job losses. The Commission received further concerns regarding the continued operation of LSI’s wood preservative manufacturing facility in Port Shepstone. The merging parties tendered conditions to address these concerns, which the Commission accepted.

1.8 One & Only Cape Town FZE (OOCT FZE) / One & Only Cape Town Holdings (RF) (Pty) Ltd (OOCTH)

The Commission has conditionally approved the proposed merger whereby OOCT FZE intends to acquire OOCTH.

OOCT FZE is a free zone company incorporated in accordance with the laws of Dubai, United Arab Emirates. OOCT FZE is wholly owned by Kerzner International Holding FZE (“Kerzner FZE”). Kerzner FZE is in turn wholly owned by Kerzner International Holdings Limited (“Kerzner

International Holdings”). Kerzner International Holdings is controlled by the Investment Corporation of Dubai (“ICD”). ICD and all the firms directly and indirectly controlled by it will hereinafter, collectively be referred to as the “ICD Group”.

In South Africa, the following firms form part of the ICD Group: OOCTH; OOCT; One & Only Resorts (Southern Africa) (Pty) Ltd (“O&O Resorts”); One & Only ManCo (Pty) Ltd; and Shamwari Holdings (Pty) Ltd. OOCT FZE does not currently control any firms.

The ICD Group manages a broad portfolio of assets globally across a wide spectrum of sectors. One of the portfolios consists of the operation and development of hotels, resorts, lodges and residential projects on a worldwide basis.

OOCTH directly controls One & Only Cape Town (RF) (Pty) Ltd (“OOCT”). OOCTH and all the firms directly and indirectly controlled by it will hereinafter, collectively be referred to as the “Target Group”.

The Target Group is a provider of short-term luxury hotel accommodation activities at the Resort in the Victoria & Alfred Waterfront in Cape Town (“V&A Resort”). The Resort has 131 rooms and currently holds a five-star grading.

The Commission found that the proposed transaction is unlikely to result in a substantial prevention or lessening of competition in any relevant markets.

The Commission received a concern regarding pre-merger retrenchments.

The Commission engaged the merging parties on this concern. The merging parties agreed to a condition to give previously retrenched employees the right of first preference for any vacancies that arise within the merged entity for a period of 24 months, provided they have the requisite skills and experience.

The proposed transaction does not raise any other public interest concerns.

1.9 K2021511200 (South Africa) Proprietary Limited (NewCo) / Consolidated Steel Industries Proprietary Limited (CSI)

The Commission has conditionally approved the proposed merger whereby NewCo intends to acquire CSI.

NewCo is a private company incorporated in the Republic of South Africa. NewCo is wholly owned by Rockwood Private Equity Proprietary Limited (“Rockwood”). The shares in Rockwood are held by four individuals. Neither NewCo nor Rockwood have any shareholding by historically disadvantaged persons (HDIs), nor do they have other BEE credentials.

NewCo was incorporated as a special purpose vehicle to acquire the GRS Division. Accordingly, NewCo does not provide any products or render any services. The business of Rockwood is to manage and advise private equity investment funds.

The shares in CSI are held by Tiso Blackstar Holdings SE (100%), which is in turn wholly owned by Tiso Blackstar Group SE. CSI comprises two divisions, being the GRS Division and the Stalcor Division. Of relevance to the proposed transaction is the GRS Division. CSI controls the following firms: Global Roofing Solutions Zambia Limited; GRS Botswana; and Country Roofing Namibia.

The GRS Division is principally a manufacturing business servicing the metal roofing and roofing accessories market in South Africa. The primary products of the GRS Division include steel roofing profiles and roofing accessories (clips), steel, decking profiles and roof sheeting products.

The Commission found that the proposed transaction is unlikely to result in a substantial prevention or lessening of competition in any relevant markets.

Regarding public interest, the Commission found that the proposed transaction is likely to result in a reduction in ownership by historically disadvantaged persons and that the merger may raise employment concerns.

After positive engagement with the merger parties, the Acquiring Firm agreed to a condition that it introduces a B-BBEE shareholding in the merged entity within a certain period. To alleviate any employment concerns, the merging parties agreed to afford retrenched employees the opportunity to be considered for re-employment when opportunities arise within the merged entity.

1.10 Overlooked Colliery (Pty) Ltd (“Overlooked”) / Exxaro Coal Central (Pty) Ltd (“ECC”)

The Commission has unconditionally approved the proposed merger whereby Overlooked intends to acquire ECC.

Overlooked is a 100% HDP owned junior mining company situated in Middelburg.

ECC operates several thermal coal mining operations in Mpumalanga.

The Commission found that the proposed transaction is unlikely to result in a substantial prevention or lessening of competition in any relevant markets. The Commission further found that the proposed transaction does not raise any public interest concerns.

1.11 Greater Gift Investments (Pty) Ltd (The Capital) Greater Gift) / Sasol Oil (Pty) Ltd in respect of the 34 properties (Sasol Oil)

The Commission has unconditionally approved the proposed merger whereby Greater Gift intends to acquire 34 retail properties from Sasol Oil.

Greater Gift is an investment company being used for the purpose of acquiring the Target Properties. The Acquiring Group is active in the property investment market, including the ownership of specialist retail property (forecourts), grocery retail, hospitality, manufacturing, farming, automotive, auctioneering and fuel retail sectors. In addition, the Acquiring Group is also the exclusive master license holder of Cinnabon and Popeyes in South Africa.

The Target Assets are categorised as specialist retail properties (forecourts) which are currently owned by Sasol Oil.

The Commission found that the proposed transaction is unlikely to result in a substantial prevention or lessening of competition in any relevant markets. The Commission further found that the proposed transaction does not raise any public interest concerns.

1.12 IHH Proprietary Limited (IHH) and Supabets SA Holdings Proprietary Limited (Supabets)

The Commission has unconditionally approved the proposed merger whereby IHH intends to acquire Supabets.

IHH is an investment holding company whose only activity is its shareholding in Supabets.

Supabets, is a licensed bookmaker that offers online and 'in-store' fixed odds betting on various sports such as soccer, rugby, hockey, etc. as well as the results of various lotteries (called betting numbers). Supabets is active through 14 outlets located across Gauteng, Western Cape, KwaZulu Natal, Mpumalanga and Limpopo.

The Commission found that the proposed transaction is unlikely to result in a substantial prevention or lessening of competition in any relevant markets. The Commission further found that the proposed transaction does not raise any public interest concerns.

1.13 Supabets SA Holdings Proprietary Limited (Supabets) and SupaWorld Proprietary Limited (SupaWorld)

The Commission has unconditionally approved the proposed merger whereby Supabets intends to acquire SupaWorld.

Supabets, is a licensed bookmaker that offers online and 'in-store' fixed odds betting on various sports such as soccer, rugby, hockey, etc. as well as the results of various lotteries (called betting numbers). Supabets is active through 14 outlets located across Gauteng, Western Cape, KwaZulu Natal, Mpumalanga and Limpopo.

SupaWorld is a licensed bookmaker that offers 'in-store' fixed odds betting on, *inter alia*, various sports codes through outlet in Gauteng.

The Commission found that the proposed transaction is unlikely to result in a substantial prevention or lessening of competition in any relevant markets. The Commission further found that the proposed transaction does not raise any public interest concerns.

1.14 Discovery Health Medical Scheme (DHMS) / Quantum Medical Aid Society (QMAS)

The Commission has unconditionally approved the proposed merger whereby DHMS intends to acquire QMAS.

DHMS is a non-profit entity governed by the Medical Schemes Act, No. 131 of 1998 (as amended) ("MSA"). DHMS operates as an open (or unrestricted) medical scheme.

QMAS is a non-profit entity governed by the MSA. QMAS operates as a restricted membership medical scheme for employees and former employees of specific employers.

The Commission found that the proposed transaction is unlikely to result in a substantial prevention or lessening of competition in any relevant markets. The Commission further found that the proposed transaction does not raise any public interest concerns.

1.15 A7 Invest 11 TF (A7 Invest) / Feather Investments S.à r.l. (Feather Sarl), Feather Investments Holdings S.C.A and their subsidiaries (Feather SCA)

The Commission has unconditionally approved the proposed merger whereby A7 Invest intends to acquire Feather Sarl and Feather SCA.

A7 Invest, its subsidiaries and all firms directly or indirectly controlling it are collectively referred to as the Acquiring Group.

The Acquiring Group's activities in South Africa include (i) provision of insurance software; (ii) provision of end-to-end innovation and intellectual property management software (IPMS) solutions; (iii) design, engineering and manufacture of professional audio mixing consoles; (iv) supplying software solutions for sheet metal forming for the automotive industry, and (v) quality assurance procedures and products, amongst others.

Feather Sarl, Feather SCA and all the subsidiaries of Feather SCA are collectively referred to as Target Group or Corialis Group. The Target Group's business comprises of the production and supply of aluminium extrusion services and aluminium coated building systems and profiles for windows, doors, sliding elements, roofing systems and conservatories, and balustrades.

In South Africa, the Target Group does not manufacture (i.e. extrude), but rather distributes commercial and residential aluminium profiles and accessories (e.g. door handles and locks) for windows and doors which are mostly imported. In addition, although to a limited extent, the Target Group designs bespoke aluminium systems for customers.

The Commission found that the proposed transaction is unlikely to result in a substantial prevention or lessening of competition in any relevant markets. The Commission further found that the proposed transaction does not raise any public interest concerns.

1.16 Bidvest Life Limited (BLL) / The Financial Management International (Pty) Ltd cell policy book currently controlled by Guardrisk Life Limited in terms of its life Insurance license (GLL)

The Commission has unconditionally approved the proposed merger whereby BLL intends to acquire GLL.

BLL provides life insurance products comprising life insurance policies with disability, critical illness, and death benefits. The products provided by BLL are risk-only products and contain no investment components. They include fully underwritten life insurance policies sold to individuals by independent financial advisers under the FMI brand; and reduced underwriting life insurance policies (specifically Auto Payment Protector, Bidvest McCarthy Auto-Settlement and Bidvest McCarthy Life Elite) sold on the back of a vehicle purchase within McCarthy dealerships.

GLL is controlled by Guardrisk Group (Pty) Limited ("GG"), which owns 100% of its shares. GG is controlled by Momentum Metropolitan Holdings Limited ("MMH"), which owns 100% of its shares. MMH is a public company listed on the Johannesburg Stock Exchange. It is not controlled by any firm.

The transferred firm is the FMI Cell Policy Book. It is directly controlled by GLL who oversees the policies in accordance with the Insurance Act. The FMI Cell Policy Book comprise life insurance policies with disability, critical illness and death benefits held by individuals.

The Commission found that the proposed transaction is unlikely to result in a substantial prevention or lessening of competition in any relevant markets. The Commission further found that the proposed transaction does not raise any public interest concerns.

1.17 PD International Holdings (PDIH) / Electro Mechanica (Pty) Ltd (EMSA)

The Commission has unconditionally approved the proposed merger whereby PDIH intends to acquire EMSA.

The PDIH Group, through PDIH is an investment holding company which wholly owns EM Africa and PD Properties. EM Africa has granted Electro Mechanica Proprietary Limited (the target firm) an exclusive licence to use certain know how and intellectual property in South Africa for the purpose of selling and distributing certain electrical components. Apart from this licensing arrangement, EM Africa does not have any physical presence or operations in South Africa. In terms of the licensing arrangement, EMSA pays a royalty to EM Africa in consideration for this licence. PD Properties owns certain properties in South Africa which it leases to EMSA, Polytech Africa and a few other tenants.

EMSA controls the following South African companies, Electrodev Proprietary Limited; Electro Mechanica (Cape) Proprietary Limited (dormant); and Polytech Africa Proprietary Limited ("Polytech Africa"). EMSA and its subsidiaries will from hereon be collectively to as the "EMSA Group".

In South Africa, the EMSA Group imports, distributes and markets low voltage switchgear and industrial automation equipment.

The Commission found that the proposed transaction is unlikely to result in a substantial prevention or lessening of competition in any relevant markets. The Commission further found that the proposed transaction does not raise any public interest concerns.

1.18 HFP Investments Limited (HFPIIL) / Ascendant Learning Limited (ALL)

The Commission has unconditionally approved the proposed merger whereby HFPIIL intends to acquire ALL.

HFPIIL is ultimately controlled by Fairfax Financial Holdings Limited (**FFH**). Helios Fairfax Partners Corporation (**HFP**). HFPIIL, FFH and all firms directly or indirectly controlled by FFH are collectively referred to as the Acquiring Group.

The Acquiring Group through HFP is an investment holding company which invests in public and private equity securities and debt instruments across Africa. FFH through its subsidiaries is active in property and casualty insurance and reinsurance and associated investment management.

In South Africa, the Acquiring Group is active in Agricultural and food-related products sectors as well as in the engineering sector. The Acquiring Group is also active in the provision of short-term risk management solutions.

ALL is a company incorporated in Mauritius. ALL has several subsidiaries worldwide including in South Africa. ALL and all firms it directly or indirectly controls are collectively referred to as the Target Group. The Target Group is a Pan-African independent school network offering pre-school through secondary education for students from ages 3 to 19. The Target Group operates thirteen schools with a combined enrolment of approximately 4,450 students. Thus, the Target Group is active in the provision of private or independent education.

The schools owned and operated by the Target Group in South Africa include: (i) Nova Pioneer Ormonde, (ii) Nova Pioneer Midrand, (iii) Nova Pioneer Northriding, (iv) Nova Pioneer Paulshof, (v) Nova Pioneer Boksburg, and (vi) Nova Pioneer Ruimsig.

The Commission found that the proposed transaction is unlikely to result in a substantial prevention or lessening of competition in any relevant markets. The Commission further found that the proposed transaction does not raise any public interest concerns.

1.19 South African Industrial Group (Pty) Ltd (SAIG) / South African Roll Company (Pty) Ltd (SARCO)

The Commission has unconditionally approved the proposed merger whereby SAIG intends to acquire SARCO.

SAIG is owned by Medu Industrial Partnership. Medu IV GP has investments in Weir Minerals South Africa Proprietary Limited, which provides mill circuit technology, slurry handling equipment and services, and ground engaging tools to the natural resources markets. Medu IV GP also has interests in Secutel Technologies Proprietary Limited, which provides security technologies and services to the banking, telecommunications, and retail industries.

Medu Capital is a South African based private equity firm.

SARCO operates a steel foundry and machining operation that produces steel rolls and sleeves and are used by first-tier global steel mills in the production of flat and profiled steel. SARCO is based in Vanderbijlpark and services mainly the global market with considerable sales being exports. The rolls manufactured by SARCO vary in size, shape and metal composition depending on the needs of the primary target firm's customers. Rolls are used by customers to shape heated steel into various products such as hot rolled coils or plates or profiled long products such as railway tracks, I-bars and H-bars.

The Commission found that the proposed transaction is unlikely to result in a substantial prevention or lessening of competition in any relevant markets. The Commission further found that the proposed transaction does not raise any public interest concerns.

2. Non-Referrals: The Commission has taken a decision to non-refer (not to prosecute) the following cases:

2.1 Neo Rakumakoe v William @ lights by william

The Commission is of the view that the conduct complained of does not contravene the Competition Act.

2.2 Bongiwe Kutu v Philisiwe Radebe/ Khomo Simelane

The Commission is of the view that the conduct complained of does not contravene the Competition Act.

2.3 Christo Krugel v Vanessa Robbertze (Land Rover Hub)

The Commission is of the view that the conduct complained of does not contravene the Competition Act.

2.4 Seshophe Lehlohonolo Mabote v Transnet Freight Rail

The Commission is of the view that the conduct complained of does not contravene the Competition Act.

2.5 Warren Deerans on behalf of Africaneur IQ (Pty) Ltd v Digicall Fogi Plumbing Solutions, Kwikot, Santam, Telesure Absa Insurance and Nedbank Insurance

The Commission is of the view that the conduct complained of does not contravene the Competition Act.

2.6 Pillay's Computer & Careers (Pty) Ltd v The Institute of Certified Bookkeepers (Pty) Ltd

The Commission is of the view that the conduct complained of does not contravene the Competition Act.

2.7 P.J. Goodwin v Ms Lungisa Nakin on behalf of uMhlathuze Municipality

The Commission is of the view that the conduct complained of does not contravene the Competition Act.

2.8 Plasson SA (Pty) Ltd v SKOV A/S, Dynamic Automation (Pty) Ltd and Dynamic Automation Trust

The Commission is of the view that the conduct complained of does not contravene the Competition Act.

2.9 Anonymous v Reddam House Umhlanga Uniform Shop

The Commission is of the view that the conduct complained of does not contravene the Competition Act.

2.10 Bauke Theron v North West Province Department of Education

The Commission is of the view that the conduct complained of does not contravene the Competition Act.

3. Withdrawal of complaints: The Commission has taken a decision to accept the withdrawal of the following complaint

3.1 Pahad Attorneys v unnamed

The Commission has taken a decision to accept the withdrawal of this complaint.

Members of the public can now lodge their complaints by SMS/WhatsApp @084 743 0000

[ENDS]

Issued by:

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