



**PRESIDENT OF THE OFFICE
OF COMPETITION AND
CONSUMER PROTECTION**
MAREK NIECHCIAŁ

Warsaw, 23 March 2018

DKK2-421/8/18/IPW

**DECISION No. DKK -
51/2018**

Pursuant to Article 18 in connection with Article 13 Paragraph 1 and Paragraph 2 Section 2 of the Act of 16 February 2007 on Competition and Consumer Protection (uniform text Journal of Laws 2017, item 229 as amended). The President of Office of Competition and Consumer Protection, following antitrust proceedings initiated on request of Sokołów S.A. with a registered office located in Sokołów Podlaski **authorises** the concentration consisting of taking control by Sokołów S.A. with a registered office located in Sokołów Podlaski over: Gzella Osie sp. z o.o. with a registered office located in Osie, Gzella Poland sp. z o.o. sp.k. with a registered office located in Osie, Gzella Net sp. z o.o. with a registered office located in Osie and Gzella Logistic sp. z o.o. with a registered office located in Osie.

The President of the Office of Competition and Consumer Protection pursuant to Article 107 § 4 of the Administrative Procedure Code of 14 June 1960 (uniform text Journal of Laws 2017 item 1257) in connection with Article 83 of the Act on Competition and Consumer Protection, waives the justification of this decision because it accepts the demands of the party in full, does not constitute a settlement of conflicting interests of the parties, and was not issued in result of an appeal.

ADVICE:

In accordance to Article 81 Section 14 of the Act of February 16, 2007 on Competition and Consumer Protection (Journal of Laws 2017, item 229 as amended) in connection with Article 479²⁸ Paragraph 2 of the Civil Code of 17 November 1964 (Journal of Laws 2016, item 1822 as amended). The above decision can be appealed against to the Regional Court in Warsaw — Court of Competition and Consumer Protection — through the President of Office of Competition and Consumer Protection within 1 month from the date of receipt.

In accordance with Article 3 Section 2 Paragraph 9 in connection with Article 32 Section 1 of the Act of 28 July 2005 on Court Fees in Civil Cases (Journal of Laws 2016, item 623 as amended), the appeal against the decision of the President of Office of Competition and Consumer Protection is subject to a standing charge in the amount of PLN 1000.

In accordance with Article 103 of the Act on Court Fees in Civil Cases the court may grant exemption from court fees to a legal person or an organisational unit that is not a legal person, which was granted statutory legal capacity, which has proved that it has insufficient means to pay them.



In accordance with Article 105 Section 1 and Section 2 of the Act on Court Fees in Civil Cases, the motion to grant exemption from court fees should be submitted in writing, or orally to be included in the minutes, to the court that will be conducting, or is conducting, the proceedings.

Pursuant to Article 117 Paragraph 1, 3 and 4 of the Civil Code the party which was fully or partially exempted by the court from court fees, has the right to request appointment of an attorney or a solicitor. Legal person or organisational unit, which was granted statutory legal capacity, that was not exempted by the court from court fees may request appointment of an attorney or a solicitor if it proves that it has insufficient means to cover the costs of the attorney or solicitor fees. The motion to appoint an attorney or solicitor should be submitted by the party along with motion to grant exemption from court fees or separately, in writing or orally to be included in the minutes, to the court that will be conducting, or is conducting, the proceedings.

Under authority of the President of
Office of Competition and Consumer
Protection

*Director of Department of Concentration
Control Robert Kamiński*

Recipient:

Sokolów S.A., Sokolów Podlaski

