

Ref. no:1-04-3451-66/12-4

Date: 6 February 2012

Belgrade

Pursuant to Article 121, paragraph 2 and Article 210 of the Law on General Administrative Procedure (*Official Gazette of FRY*, nos. 33/97 and 31/01 and *Official Gazette of the Republic of Serbia*, no. 30/10), Article 22 of the Electronic Communications Law (*Official Gazette of the Republic of Serbia*, no. 44/10), and Article 12, paragraph 12, item 1 and Article 28 of the Statute of the Republic Agency for Electronic Communications (*Official Gazette of the Republic of Serbia*, no. 59/10), the

Republic Agency for Electronic Communications adopted the

### **CONCLUSION**

on suspending the procedure for the issuance of the individual licence for the use of radio frequencies for the SNG radio-station to the user SERVICIOUS AUDIOVISUALES OVERON, Virgilio 2, Pouzelo de Alarcon, 28233 Madrid, Spain, due to the request withdrawal by the applicant.

The Conclusion shall be final, and published on the Internet site of the Republic Agency for Electronic Communications.

### **Rationale**

SERVICIOUS AUDIOVISUALES, Virgilio 2, Pouzelo de Alarcon, 28233 Madrid, Spain (hereinafter: OVERON), addressed the Republic Agency for Electronic Communications (hereinafter: Agency) on 27 January 2012 by e-mail, and submitted the application for the issuance of the individual licence for the use of radio frequencies for the SNG radio-station (the application was received by the Agency on 27 January 2012 and registered with the reference no. 1-04-3451-66/12), requesting the use of radio frequencies from 29 to 30 January 2012. for the purpose of covering the basketball match Partizan – Efes.

The applicant OVERON informed the Agency about withdrawing their request on 27 January 2012 by e-mail (the request withdrawal was registered on 30 January 2012), since they decided not to cover the basketball match Partizan – Efes.

Article 121 item 2. of the Law on General Administrative Procedure (*Official Gazette of FRY*, nos. 33/97 and 31/01 and *Official Gazette of the Republic of Serbia*, no. 30/10, hereinafter LGAP) stipulates that in case the procedure has been instituted at the request of the party who then withdraws his/her claim, the authority conducting the procedure shall adopt a conclusion suspending the procedure.

Pursuant to Article 210 of LGAP, the conclusion shall resolve the issues related to the procedure, as well as additional issues arising in connection with the conduct of the procedure, which are not covered by the decision.

Based on the text given above, the Agency reached the Conclusion as stated in the order above which is final, pursuant to Article 22, paragraph 4 of the Electronic Communications Law (*'Official Gazette of the Republic of Serbia'*, no. 44/10).

**Right to appeal:** An administrative procedure against this Conclusion can be taken before the Administrative court within the 30 days following the day of submission of the Conclusion.

**Director**

*Dr Milan Jankovic*

**Submitted to:**

- SERVICIOS AUDIOVISUALES OVERON, Virgilio 2, Pouzelo de Alarcon, 28233 Madrid, Spain
- Regulation Sector, Radiocommunications Department
- Logistics Sector, Monitoring Department
- Records Office