



MERGER DECISION NO 30: 2018

Notice in terms of Section 60(4) (a) (ii) of the Competition Act

DECISION ON THE PROPOSED ACQUISITION OF THE INFANT NUTRITION BUSINESS OF ASPEN PHARMACARE HOLDINGS LIMITED BY BSA INTERNATIONAL S.A.

PURSUANT to section 60(4)(a)(ii) of the Competition Act (Cap 46:09), notice is hereby given on the decision made by the Competition Authority ("the Authority") in respect of the acquisition of the Infant Nutrition Business of Aspen Pharmacare Holdings Limited by BSA International S.A.

The Authority determined through the analysis of the facts of the merger, that the proposed transaction is not likely to result in the prevention or substantial lessening of competition, or endanger the continuity of the service, in the market under consideration in Botswana. Furthermore, there are no negative public interest concerns that have been identified.

Pursuant to the provisions of section 60 of the Competition Act, the Authority has unconditionally approved the acquisition of the Infant Nutrition Business of Aspen Pharmacare Holdings Limited by BSA International S.A.

However, as stated under section 66 of the Act, this approval does not override or negate any other mandatory statutory approvals or processes that any of the parties to this merger must comply with under the Laws of Botswana.

Dated at Gaborone this 12th day of December 2018.

Tebelelo Pule, Chief Executive Officer, Competition Authority, P/Bag 00101, Gaborone, Plot 28, Matsitama Road, Tel: 3934278 Fax: 3121013