

CREDIT AGRICOLE PARIS

Mr DANIEL PUYO, Risk and Permanent control

U Beogradu , 30.03.2012.godine

Dear,

The current and behind the scenes events in the litigation between ATP"Vojvodina" and the City of Novi Sad (turnovers, returnovers,extra turnovers) that has been being in process in front of The Economic Court in Novi Sad under number P 4597/2010 have made me address you in role of intervener in this story. I am talking about „suicidal behaviour“ of the person representing your interests and the funds in UO ATP"Vojvodina".

The way in which he behaved was especially emphasized after two events directly connected to so-called **case of ATP "Vojvodina" about which everybody knows almost everything.**

The first important event was the last Session of European Parliament.

Let me remind you!

The Resolution on Serbia was adopted at the last Session of European Parliament in which the item 17 considered the problem of controversial and questionable privatizations in Serbia and it was stressed up in the item that the State institutions would have obligation to demystify and solve the controversial cases. Among five explicitly listed and apostrophized cases, problem of ATP"Vojvodina" was also mentioned. This fact was very important to me and it was a kind of satisfaction as well, because it was a clear message, signal and warning sent to the State institutions, judicial and executive institutions to solve the problem without delay, promptly and in an efficient and just way. It was natural to expect that the attitude written in the Resolution would send the same or similar message to you, too.

However, it was not like that!

At the hearing hold on 20 March, 2012 unusual turnover happened – **absurd selfreduction of the interests** of ATP"Vojvodina" , i.e. the aggrieved parties and the very claimant. Namely, the attorney present at the hearing gave up already adopted demand for defining and predjudging of total amount of damage, reducing by such decision of his the damage demand set by the claimant to somewhere and with somebody negotiated and accepted „acceptable“ price of immorality.

It is simple!

It is immoral to construct the strategy and tactical moves for DEVIC's destruction at „PASHA'S PLACE“ in order to make Brussels „swallow it“!

And Brussels is constantly and decisively demanding from „the authorities to, without delay, reconsider selling of 24 companies from the list of the European Commission, especially selling of „Sartid“, „Jugoremedija“, „Mobtel“, „C Market“ and ATP“Vojvodina“.

It is possible to destroy Dević but, unfortunately for them, truth can be hidden but it cannot be destroyed!

Of course, nobody denies your right to give up on your claims, to write them off, to negotiate and bargain about them, but there is no way in which you can do that at the expense of other parties involved. If you do that for the benefit but **at the expense** of more than four hundred creditors, your strategy is really bad and your combination in which the representative of your interests also took part is an infertile one. It is possible that his calculations and mathematics are „good ones“, but it is simply incorrect and illegal. That voluntaristic deal and unreasonable action have absolutely nothing to do with law, justice, morality, honor and dignity.

But they do not take care of that, they simply do not care!

But I do care because, together with my employees, I have been the victim from the very beginning and we are all wandering now through the labyrinths of life looking for ourselves and for justice!

The other event which maybe even strongly influenced upon forming of such an attitude and making of the immoral and illegal action you have been participating in hyperactively, is fuss made about the criminal charges submitted by the Anti-corruption Agency against the Mayor of Novi Sad. The criminal charges were expressly rejected by Novi Sad Prosecutor's Office on the eve of elections.

I understand their wish to be liked and to be tolerantly cooperative, but I also understand their fear of being liked.

There is a saying in our country that if you start moving, you shouldn't feel fear, but if you feel fear, you shouldn't start moving!

It is obvious that they did feel fear and they started their campaign to get back to the very beginning because they thought „we have been representing them for a long time – even 29 days we have represented and protected the interests of all the creditors, now let us go a little to the side of the respondent and protection of his interests.“

Between bravery and fear their choice was cooperative liking!

Why should one ask for what belongs to him when it is healthier to ask for less and be cooperatively humble in front of the powerful ones when the rest of the damage can be compensated by **plucking** of Ilija Dević, by plundering his private and personal property.

Was it the essence of the agreement made at „Pasha’s“!

I do not know if all these things are done in order to have „peace at home“ and „around it“, but I am totally sure that this is logic without logic, morality without morality, mathematics without mathematics. They are making strange dancing steps of theirs, one step forward – two steps backwards and it is the mirror of the life immorality, moral decadence, cynicism and indifference of the powerful ones!

And what about us?

We are the lambs driven into wolf dens where we have to play brutal dance with the wolves!

It is well known that lambs are eaten by wolves, but there are still more lambs than wolves.

At the moment when JUSTICE has been rejected, the STATE and everything existing in it have become bare and enormous BANDITRY! And it seems to me that everything here is leading towards that!

Action of your representative was nothing but selfinjuring, calculated to cause my liquidation – an action in which he was shooting at himself and Your interest while aiming at me and others!

However, he hasn't taken in account the ricochet which is not to be considered impossible, especially in case something hard is hit!

Dear!

If calculations in mathematics are not good, it is said that the final result is not correct! While doing this social mathematics and calculations, you have neglected the fact that in the whole chain of interests there is some link which has weakened due to tension. The link has already weakened and it is missing in the chain now!

It has started selling all those who have been bying it so far!

What a horror has been done by the gathered think tank via its illogical and illegal action!

Nothing so bad.

They are insulting common sense, they are mocking the system, and they are pushing their finger into the already sick eye of JUDICIARY. They have managed to force resignation because in the meantime The General Manager ATP“Vojvodina“ resigned. The last but not **the least**, they are happy winners of **CRIMINAL CHARGES** which I have submitted with all

the necessary documentation to all judiciary offices in charge, to SBPOK, to Anti-corruption **because of Abuse of Office, inflicting damage upon debtor, inflicting damage upon creditors and abuse of trust.**

I am sure that we are kicking the ball into same direction and I am grateful for the patience and time you have spent reading my letter. I also want to thank you for cooperation and I expect your actions to be rational ones in the coming period.

Sincerely yours,

ILIJA DEVIĆ, INVESTOR ATP "VOJVODINA" COMPANY FROM NOVI SAD

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