



FAIR COMPETITION COMMISSION

THE FAIR COMPETITION COMMISSION PROCEDURE RULES, 2013

NOTICE OF APPARENT BREACH OF MERGER

Made under Rule 47(1) of the Fair Competition Commission Procedure Rules, 2013

The Acquiring firm

(Name and address)

Where a firm appears to have breached an obligation that was part of an approval or conditional approval of its merger, the Commission shall deliver to that firm a Notice of Apparent Breach before taking any action to revoke that approval.

1. You (the acquiring firm) are hereby granted a Notice of Apparent Breach after breaching the following conditions which are part of the previously granted approval:

.....

2. Within 10 business days after receiving this Notice, you (the acquiring firm) may submit to the Commission a plan to remedy the breach or request the Commissioners to review the Notice on the grounds that you (the acquiring firm) has substantially complied with your obligations with respect to the approval or conditional approval of the merger.

3. This Notice of Apparent Breach has been issued this [insert day] day of [insert month] [insert year].

4. Commission file number

5. Name and title of the person authorized to sign

.....

(Name)

.....

(Signature)

.....

FAIR COMPETITION COMMISSION

6. Contact

The Fair Competition Commission

P.O. Box 7883

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Tanzania

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