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Ⓞ: [P](#)ETTITE catre Parlamentul EU 26.02.2015 ROM depusa.doc (194 KB) [P](#)ETTITE catre Parlament EU 26.02.2015 ENG depusa.doc (127 KB)

Petition Prestige&Galic Romania

This material has a number of 17 annexes and is expressed in English and Romanian

Dear Sirs,

The undersigned Olaneanu Gabriela Dana, on my own behalf and as representative of the Romanian legal entities, GALIC PROD SRL and PRESTIGE TRADING SRL, both with the mailing address in Romania, in Voluntari Town, 3G Intrarea Vartejului Street, Ilfov County, with the e-mail address: cristian.olaneanu@prestige.ro, phone: 0040.721.369.300, 0040.21.267.43.28;

In consideration of the provisions of the Treaty of Lisbon according to which the Union is founded on the values of complying with the human rights, values that are common to the member states, according to which all EU citizens enjoy equal rights in a society characterised by non-discrimination, justice and equality;

By taking into account the provisions of Art. 20 of the Charter of Fundamental Rights of the European Union, according to which everyone is equal before the law;

I am sending you the **PETITION** as attachment to this letter, a petition which was addressed to the European Parliament, European Commission and European Ombudsman regarding the **non-resolution by the officials of the European Commission, DG Justice – during a period of over 1,000 days – of the COMPLAINT of the undersigned companies, which was registered on March 9th, 2012, under the no. CHAP (2012)01236**, including the additions, requests and complaints submitted after it, which refer to the fact that several national institutions of Romanian have repeatedly breached the Charter of Fundamental Rights of the European Union and the fundamental principles of the European Law, regulated by the Treaty of Lisbon, entered into force on December 1st, 2009 and guaranteed by the European Commission.

Taking into account the fact that, after almost 3 years as of formulating the undersigned companies' COMPLAINT (March 9th, 2012), this together with the subsequent complaints and requests addressed to the European Commission (according to the documents attached hereto) have not been resolved by the **DECISIONS** of the DG Justice, I dare say that, **during the period of the mandate that ended, at the level of some officials within the European Commission, it has been discriminatorily acted in verifying and solving the notifications against the repeated violation of the European Union Law by Romanian institutions or authorities**, the petition has been prejudicially forestalled, hence failing to verify or solve **the notifications against the repeated violation of the European Union Law by Romanian institutions or authorities** (This is the only possible explanation the obvious difference in speed in adopting the solutions in the case where where a German, English, Spanish, French, Italian, Portuguese natural person or legal entity with the registered office or residence in Romania has notified the European Commission in relation to a national institution's or authority's violation of these people's property right or the right to a fair trial within a reasonable time, compared to the model of examining similar complaints formulated by citizens or companies of Romanian nationality).

At the same time, I also consider it justified to say that **the non-resolution of the undersigned companies' complaints until now, through DECISIONS of the European Commission institutions** has contributed – due to the lack of national institutions' and authorities' reaction – to perpetuate anticompetitive and discriminatory practices on the Romanian market, under the conditions where, for the products sold in hypermarkets, Romanian consumers and economic operators are forced to pay shelf and network entry fees by the same retailers who also operate in other member countries of the European Union (England, Germany, Spain, France, Italy, Portugal), where they are not allowed to concertedly set and collect network entry and shelf fees from the West European consumers and companies. The DG COMP has not solved so far the discrimination of consumers and economic operators in Romania.