

At the 10<sup>th</sup> session held on June 11, 2013, the ACA Board unanimously passed the following

### **DECISION**

Adopting the legal opinion in the draft text composed by the ACA's professional service:

In the sense of Article 2, second paragraph of the Law on the Anti-Corruption Agency, public officials are:

- persons appointed to the authorities of the Agency for Privatization, the director and members of the managing board of the Agency for Privatization;
- persons appointed temporary representatives of capital within subjects of privatization regarding which privatization the Agency for Privatization has terminated the contract;
- persons appointed to authorities of subjects of privatization regarding which privatization the Agency for Privatization has terminated the contract;
- persons selected or appointed to authorities of subjects of privatization the founder, member or shareholder of which is the Republic of Serbia, autonomous province, local self-government, or public enterprise;
- persons selected or appointed to authorities of commercial companies where a subject of privatization, the founder, member or shareholder of which is the Republic of Serbia, autonomous province, local self-government or public enterprise, is a stockholder or shareholder;

The provisions of the Law on the Anti-Corruption regulating the status of public officials who carry out additional activities, are applied to the employees of the Agency for Privatization who were selected or appointed to public offices in the authorities of subjects of privatization regarding which privatization the Agency for Privatization has terminated the contract