

# Anticipated acquisition by Kingspan Holdings (Panels) Limited of Building Solutions (National) Limited

# **Decision to refer**

#### ME/6861-19

The CMA's decision to refer under section 33 of the Enterprise Act 2002 given on 21 April 2020. Full text of the decision published on 21 April 2020.

## Introduction

- Kingspan Group Plc through its wholly-owned subsidiary Kingspan Holdings (Panels) Limited (together referred to as Kingspan)has agreed to acquire Building Solutions (National) Limited (Building Solutions) (the Merger). Kingspan and Building Solutions are together referred to as the Parties.
- 2. On 7 April 2020, the Competition and Markets Authority (**CMA**) decided under section 33(1) of the Enterprise Act 2002 (the **Act**) that it is or may be the case that arrangements are in progress or in contemplation which, if carried into effect, will result in the creation of a relevant merger situation, and that this may be expected to result in a substantial lessening of competition (**SLC**) within a market or markets in the United Kingdom (the **SLC Decision**).
- 3. On the date of the SLC Decision, the CMA gave notice pursuant to section 34ZA(1)(b) of the Act to the Parties of the SLC Decision. However, in order to allow the Parties the opportunity to offer undertakings to the CMA for the purposes of section 73(2) of the Act, the CMA did not refer the Merger for a phase 2 investigation pursuant to section 33(3)(b) of the Act on the date of the SLC Decision.
- 4. Pursuant to section 73A(1) of the Act, if a party wishes to offer undertakings for the purposes of section 73(2) of the Act, it must do so before the end of the five working day period specified in section 73A(1)(a) of the Act. The SLC

<sup>&</sup>lt;sup>1</sup> See https://www.gov.uk/cma-cases/kingspan-holdings-panels-limited-building-solutions-national-limited-merger-inquiry.

Decision stated that the CMA would refer the Merger for a phase 2 investigation pursuant to section 33(1), and in accordance with section 34ZA(2) of the Act, if no undertakings for the purposes of section 73(2) of the Act were offered to the CMA by the end of this period (ie by 16 April 2020); if the Parties indicated before this deadline that they did not wish to offer such undertakings; or if the CMA decided under section 73A(2) of the Act that there were no reasonable grounds for believing that it might accept undertakings offered by the Parties, or a modified version of them.

5. On 16 April 2020, the Parties informed the CMA that they would not offer such undertakings to the CMA.

### **Decision**

6. Therefore, pursuant to section 33(1) and in accordance with section 34ZA(2) of the Act, the CMA has decided to make a merger reference to its chair for the constitution of a group under Schedule 4 to the Enterprise and Regulatory Reform Act 2013 to conduct a phase 2 investigation.

Colin Raftery
Senior Director, Mergers
Competition and Markets Authority
21 April 2020