## LAKATOS, KÖVES ÉS TÁRSAI ÜGYVÉDI IRODA

## FDI SCREENING IN HUNGARY

Hungary has a complex FDI screening system, consisting of two parallel and independently functioning regimes, as summarized in the chart below. Transactions caught under either regime require the acknowledgement of the relevant authority as a precondition of implementation.

The first regime, the so called **"General FDI Regime**", was introduced on 1 January 2019 to basically implement EU Regulation no. 2019/452. It has a relatively narrow scope regarding the sectors covered (defense, national security, public utility services, certain financial services, IT security, telecommunications and insurance). The declared aim of the FDI review is to protect Hungary's security interests.

The second effective FDI regime is the "**Special FDI Regime**" originally adopted because of the Covid-19 pandemic. It currently applies with slightly amended rules under Ukraine war related emergency regime (the amendments are currently applicable until 25 November 2023). It covers a wide scope of sectors and activities. The declared aim of the FDI review is to protect Hungary's sovereign interest in (a) the security and functionality of networks and systems not governed by sectoral legislation, (b) supply security related public interest and (c) public interest relating to fundamental economic interests from a national economy perspective.



LKT NEWS

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## **OUR INSIGHTS**

FDI screening rules are very complicated (below is a simplified summary only), and screening under both regimes is non-transparent. There is no public register on FDI filings and decisions, and there are no published statistics.

The Special FDI Regime leaves some room for maneuver in transaction structuring to avoid FDI screening. Based on our practice, most transactions pass the review. Increased scrutiny is expected if natural resources are concerned by a transaction, and where the energy sector or national security linked activities are concerned. Veto decisions known to us concerned an acquisition where the target owned a mineral water spring, and the acquisition of Aegon insurance business by Vienna Insurance Group. The legality of the Hungarian FDI regimes has been challenged by the <u>European Commission</u> and by market players (<u>Xella</u>, pending before the CJEU).

|                        | GENERAL FDI REGIME  | SPECIAL FDI REGIME   |
|------------------------|---|--|
| REVIEWING<br>AUTHORITY | Minister leading the Prime Minister's Cabinet Office  | Minister of Economic Development   |
| WHO MUST<br>FILE?      | <b>Foreign investor</b> : (i) non-EU/EEA/<br>Swiss nationals or entities or (ii) an<br>EU/EEA/Swiss entity controlled by a<br>non-EU/EEA/Swiss national or entity.<br>Until 1 June 2023 only, under Covid-<br>19 related interim legislation, EU/EEA/<br>Swiss nationals or entities also qualify<br>as foreign investors.          | ty control of non-EU/EEA/Swiss nation-<br>al(s) or entity(ies). Note: though not<br>"foreign investors", EU/EEA/Swiss in-  |
| DEAL TYPE              | (1) A foreign investor establishes a<br>new Hungarian company or acquires<br>in an existing Hungarian company<br>solely or together with other foreign<br>investor(s) a stake exceeding 25%<br>(for privately held companies) or 10%<br>(in publicly listed companies); or ac-<br>quires a 'dominant influence' in such<br>company. | <ol> <li>acquisition of ownership interest;</li> <li>capital increase;</li> <li>mergers, demergers, transformations to another company form;</li> <li>issuance of bonds which are convertible or convert to equity or provide preferential subscription rights;</li> </ol> |

|  | GENERAL FDI REGIME  | SPECIAL FDI REGIME   |
|--|---|--|
| DEAL TYPE  | <ul> <li>(2) Foreign investor(s) acquire(s) a stake of less than 25% in a privately held company registered in Hungary, but the total stake held by foreign investor(s) exceed 25% as a result.</li> <li>(3) A foreign investor registers a branch office in Hungary for the purpose of carrying out listed strategic activities.</li> <li>(4) A foreign investor acquires a right to operate or use infrastructure or assets that are indispensable for carrying out listed strategic activities.</li> <li>(5) A company registered in Hungary in which foreign investor(s) hold a stake equivalent to that in point (1) or (2) above takes up a listed strategic activity.</li> </ul> | <ul> <li>(5) establishing usufruct right over equity.</li> <li>EU/EEA/Swiss entity under the majority control of non-EU/EEA/<br/>Swiss national(s) or entity(ies and EU/EEA/Swiss investors must<br/>notify the above transactions if the investment value reaches or<br/>exceeds HUF 350 million (approx. EUR 880,000) and the trans-<br/>action leads to the acquisition directly or indirectly of majority<br/>control.</li> <li>Non-EU/EEA/Swiss investors must notify (i) the direct and indi-<br/>rect acquisition of at least 5% ownership interest (or 3% in public<br/>companies), if the investment reaches or exceeds HUF 350 mil-<br/>lion (approx. EUR 880,000); or (ii) the acquisition of an owner-<br/>ship interest reaching 10%, 20% or 50% in a strategic company<br/>or any level of interest which, if computed together with any oth-<br/>er foreign investors' interest, exceeds 25%, regardless of deal<br/>value.</li> <li>(6) acquisition of right of use / operational rights of infrastruc-<br/>tures and assets that are 'indispensable for the operation of stra-<br/>tegic companies' (including the pledging of these assets and<br/>infrastructures) must be notified regardless of investment value if<br/>such right is acquired by a foreign investor or an entity under its<br/>(in)direct majority control.</li> <li>Important exceptions: (a) indirect acquisitions and (b) higher<br/>level intragroup restructurings fall outside FDI screening, provid-<br/>ed in both cases that there is no direct ownership change over<br/>the Hungarian strategic company.</li> </ul> |
| SECTORS/<br>ACTIVITIES COV-<br>ERED BY<br>STRATEGIC<br>COMPANIES | Entities active in the defense, national security,<br>public utility services, certain financial services,<br>IT security, telecommunications and insurance<br>sector (in line with EU legislation.   | Entities with a registered activity included in the very extensive<br>list of relevant economic activities (identified by statistic nomen-<br>clature codes in the legislation).   |
| ASSESSMENT   | If the triggering event "harms Hungary's security<br>interests", which is not defined in legislation.<br>The minister's discretion is wide.<br>However, if the foreign investor is an EU/EEA/<br>Swiss entity controlled by a non-EU/EEA/Swiss<br>national or entity, the transaction can be<br>blocked only if it is established that the involve-<br>ment of the EU/EEA/Swiss entity in the deal<br>aims to circumvent the screening rules. This<br>could be the case, in particular, if the EU/EEA/<br>Swiss entity controlled by a non-EU investor<br>does not carry out any actual economic activi-<br>ties or has no real presence in EU Member<br>States.                        | <ul> <li>a) If the proposed transaction endangers or threatens to endanger the national interest, public order, public security of Hungary with particular attention to the security of supply relating to the basic needs of the society, in accordance with TFEU Art. 36 (public policy), 52(1) (public security) and 65(1), (public health).</li> <li>b) If the foreign investor is directly or indirectly under the control of the government of any any non-EU Member State (including its ownership structure or financing).</li> <li>c) If the foreign investor was involved in any activity threatening public security or public order in any other EU Member State.</li> <li>d) If there is substantial risk that the applicant will commit any criminal offence.</li> </ul>   |
| NOTIFICATION<br>DEADLINE   | <ul> <li>Before implementation, within 10 calendar days from</li> <li>(1) signing the contract, in the event of stake acquisitions and operation right acquisitions;</li> <li>(2) the registration of the newly subscribed strategic activity in the company registry, in the event of the new pursuit of strategic activities.</li> </ul>  | Before implementation, within 10 calendar days from signing the transaction documents  |
| AUTHORITY RE-<br>VIEW DEADLINE                                   | 60 calendar days (extendable by 60 calendar<br>days) from filing. Delays may occur and there<br>are no effective remedies against such delays.  | 30 business days (extendable by 15 calendar days) from filing.<br>Delays may occur and there are no effective remedies against<br>such delays.   |
| CONSEQUENCES<br>OF FAILURE TO<br>NOTIFY OR AU-<br>THORITY VETO   | Shareholdings, operation rights or assets can-<br>not be acquired, new strategic activity cannot<br>be taken up.  | Nullity of legal instrument purporting the deal.   |
| REMEDY<br>AGAINST VETO   | The foreign investor or the affected company<br>can challenge the veto decision only on proce-<br>dural grounds before court.<br>Exception: the minister's opinion whether an EU<br>entity controlled by a non-EU investor carries<br>out actual economic activities or has real pres-<br>ence in the EU Member States can be chal-<br>lenged on the merits.  | The foreign investor or the affected company can challenge the veto decision before court.   |
| APPLICABLE<br>LEGISLATION  | Act LVII of 2018, Government Decree 246/2018  | Act LVIII of 2020 and Government Decree 289/2020, temporarily overruled by Government Decree no. 561/2022 until 25 November 2023   |