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# Information and Notices

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II

(Information)

# INFORMATION FROM EUROPEAN UNION INSTITUTIONS, BODIES, OFFICES AND AGENCIES

# **EUROPEAN COMMISSION**

Non-opposition to a notified concentration (Case COMP/M.6754 — KM Holdings/KM Group)

(Text with EEA relevance)

(2013/C 125/01)

On 19 December 2012, the Commission decided not to oppose the above notified concentration and to declare it compatible with the common market. This decision is based on Article 6(1)(b) of Council Regulation (EC) No 139/2004. The full text of the decision is available only in English and will be made public after it is cleared of any business secrets it may contain. It will be available:

- in the merger section of the Competition website of the Commission (http://ec.europa.eu/competition/mergers/cases/). This website provides various facilities to help locate individual merger decisions, including company, case number, date and sectoral indexes,
- in electronic form on the EUR-Lex website (http://eur-lex.europa.eu/en/index.htm) under document number 32012M6754. EUR-Lex is the on-line access to the European law.

Non-opposition to a notified concentration (Case COMP/M.6893 — Carl Zeiss/Carl Zeiss Vision)

(Text with EEA relevance)

(2013/C 125/02)

On 23 April 2013, the Commission decided not to oppose the above notified concentration and to declare it compatible with the common market. This decision is based on Article 6(1)(b) of Council Regulation (EC) No 139/2004. The full text of the decision is available only in English and will be made public after it is cleared of any business secrets it may contain. It will be available:

- in the merger section of the Competition website of the Commission (http://ec.europa.eu/competition/mergers/cases/). This website provides various facilities to help locate individual merger decisions, including company, case number, date and sectoral indexes,
- in electronic form on the EUR-Lex website (http://eur-lex.europa.eu/en/index.htm) under document number 32013M6893. EUR-Lex is the on-line access to the European law.

# IV

(Notices)

# NOTICES FROM EUROPEAN UNION INSTITUTIONS, BODIES, OFFICES AND AGENCIES

# **EUROPEAN COMMISSION**

# Euro exchange rates (¹) 30 April 2013

(2013/C 125/03)

1 euro =

	Currency	Exchange rate		Currency	Exchange rate
USD	US dollar	1,3072	AUD	Australian dollar	1,2649
JPY	Japanese yen	127,35	CAD	Canadian dollar	1,3213
DKK	Danish krone	7,4560	HKD	Hong Kong dollar	10,1452
GBP	Pound sterling	0,84430	NZD	New Zealand dollar	1,5272
SEK	Swedish krona	8,5420	SGD	Singapore dollar	1,6128
CHF	Swiss franc	1,2238	KRW	South Korean won	1 440,41
ISK	Iceland króna	-,	ZAR	South African rand	11,8045
NOK	Norwegian krone	7,6075	CNY	Chinese yuan renminbi	8,0597
	8	,	HRK	Croatian kuna	7,5905
BGN	Bulgarian lev	1,9558	IDR	Indonesian rupiah	12 705,30
CZK	Czech koruna	25,799	MYR	Malaysian ringgit	3,9764
HUF	Hungarian forint	300,12	PHP	Philippine peso	53,797
LTL	Lithuanian litas	3,4528	RUB	Russian rouble	40,6914
LVL	Latvian lats	0,7000	THB	Thai baht	38,301
PLN	Polish zloty	4,1504	BRL	Brazilian real	2,6236
RON	Romanian leu	4,3264	MXN	Mexican peso	15,9408
TRY	Turkish lira	2,3520	INR	Indian rupee	70,2750

<sup>(1)</sup> Source: reference exchange rate published by the ECB.

V

(Announcements)

# PROCEDURES RELATING TO THE IMPLEMENTATION OF COMPETITION POLICY

# **EUROPEAN COMMISSION**

### Prior notification of a concentration

(Case COMP/M.6894 — Syral China Investment/Wilmar China New Investments/Liaoning Jinxin Biology & Chemistry)

#### Candidate case for simplified procedure

(Text with EEA relevance)

(2013/C 125/04)

- 1. On 24 April 2013 the Commission received a notification of a proposed concentration pursuant to Article 4 of Council Regulation (EC) No 139/2004 (¹) by which the undertakings Syral China Investment ('Syral China'), which belongs to the Tereos group, and Wilmar China New Investments Pte. Ltd ('WCNI'), which belongs to the Wilmar group, acquire, within the meaning of Article 3(1) (b) of the EC Merger Regulation, joint control of an existing company, Liaoning Jinxin Biology & Chemistry Co. Ltd, currently under control of Wilmar.
- 2. The business activities of the undertakings concerned are:
- Syral China is a company member of the Tereos group ('Tereos') incorporated in Belgium. Tereos is a
  French cooperative agro-industrial group specialized in the primary processing of sugar beet, sugar cane
  and grains into a range of sugars, starches, alcohols, bioethanol and co-products intended for animal
  feed and electrical power,
- WCNI is a company member of the Wilmar group ('Wilmar') incorporated in Singapore. Wilmar is an
  Asian agribusiness group active in oil palm cultivation, oilseeds crushing, edible oils processing and
  merchandising, specialty fats, oleochemicals and biodiesel manufacturing, grains processing and
  merchandising,
- Liaoning Jinxin Biology & Chemistry Co. Ltd (the 'Company') is a company currently controlled by Wilmar and active in the production and sale of native corn starch, corn gluten meal, corn germs and corn gluten feed for human food and animal feed uses.
- 3. On preliminary examination, the Commission finds that the notified transaction could fall within the scope of the EC Merger Regulation. However, the final decision on this point is reserved. Pursuant to the Commission Notice on a simplified procedure for treatment of certain concentrations under the EC Merger Regulation (²) it should be noted that this case is a candidate for treatment under the procedure set out in the Notice.
- 4. The Commission invites interested third parties to submit their possible observations on the proposed operation to the Commission.

<sup>(1)</sup> OJ L 24, 29.1.2004, p. 1 (the 'EC Merger Regulation').

<sup>(2)</sup> OJ C 56, 5.3.2005, p. 32 ('Notice on a simplified procedure').

Observations must reach the Commission not later than 10 days following the date of this publication. Observations can be sent to the Commission by fax (+32 22964301), by email to COMP-MERGER-REGISTRY@ec.europa.eu or by post, under reference number COMP/M.6894 — Syral China Investment/Wilmar China New Investments/Liaoning Jinxin Biology & Chemistry, to the following address:

European Commission Directorate-General for Competition Merger Registry 1049 Bruxelles/Brussel BELGIQUE/BELGIË

#### Prior notification of a concentration

## (Case COMP/M.6895 — 3G Special Situations Fund III/Berkshire Hathaway/H.J. Heinz Company)

(Text with EEA relevance)

(2013/C 125/05)

- 1. On 24 April 2013, the Commission received a notification of a proposed concentration pursuant to Article 4 of Council Regulation (EC) No 139/2004 (¹) by which the undertakings 3G Capital Inc. via 3G Special Situations Fund III, LP (United States of America) and Berkshire Hathaway Inc. (United States of America) acquire within the meaning of Article 3(1)(b) of the Merger Regulation joint control of the undertaking H.J. Heinz Company (United States of America) by way of purchase of shares.
- 2. The business activities of the undertakings concerned are:
- 3G Capital Inc. is a global investment firm with a focus on the retail and consumer sector. Its portfolio includes a controlling shareholding in Burger King Corporation,
- Berkshire Hathaway Inc. is a holding company owning subsidiaries engaged in a number of business
  activities including property and casualty insurance, freight rail transportation, utilities and energy,
  finance, manufacturing, services and retailing,
- H.J. Heinz Company is a global food processing company whose product portfolio includes ketchup, condiments and sauces, frozen food, infant nutrition and other food products.
- 3. On preliminary examination, the Commission finds that the notified transaction could fall within the scope the EC Merger Regulation. However, the final decision on this point is reserved.
- 4. The Commission invites interested third parties to submit their possible observations on the proposed operation to the Commission.

Observations must reach the Commission not later than 10 days following the date of this publication. Observations can be sent to the Commission by fax (+32 22964301), by e-mail to COMP-MERGER-REGISTRY@ec.europa.eu or by post, under reference number COMP/M.6895 — 3G Special Situations Fund III/Berkshire Hathaway/H.J. Heinz Company, to the following address:

European Commission Directorate-General for Competition Merger Registry 1049 Bruxelles/Brussel BELGIQUE/BELGIË

<sup>(1)</sup> OJ L 24, 29.1.2004, p. 1 (the 'EC Merger Regulation').

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