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(’) Text with EEA relevance.
II

(Information)

INFORMATION FROM EUROPEAN UNION INSTITUTIONS, BODIES, OFFICES AND AGENCIES

EUROPEAN COMMISSION

Non-opposition to a notified concentration
(Case M.9420 — Crédit Agricole/Banco Santander/Santander Securities Services)
(Text with EEA relevance)
(2019/C 332/01)

On 24 September 2019, the Commission decided not to oppose the above notified concentration and to declare it compatible with the internal market. This decision is based on Article 6(1)(b) of Council Regulation (EC) No 139/2004 (1). 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,


Non-opposition to a notified concentration

(Case M.9490 — VWFS/TÜV Süd AS/FC/CarMob)

(Text with EEA relevance)

(2019/C 332/02)

On 23 September 2019, the Commission decided not to oppose the above notified concentration and to declare it compatible with the internal market. This decision is based on Article 6(1)(b) of Council Regulation (EC) No 139/2004 (1). 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,


Non-opposition to a notified concentration

(Case M.9523 — Munich RE/DIF/Green Investment Group/Covanta/Dublin Waste-To-Energy facility)

(Text with EEA relevance)

(2019/C 332/03)

On 24 September 2019, the Commission decided not to oppose the above notified concentration and to declare it compatible with the internal market. This decision is based on Article 6(1)(b) of Council Regulation (EC) No 139/2004 (1). 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,


Non-opposition to a notified concentration
(Case M.9525 — EPE/OCH/Omnicare)
(Text with EEA relevance)
(2019/C 332/04)

On 26 September 2019, the Commission decided not to oppose the above notified concentration and to declare it compatible with the internal market. This decision is based on Article 6(1)(b) of Council Regulation (EC) No 139/2004 (1). 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,


IV
(Notices)

NOTICES FROM EUROPEAN UNION INSTITUTIONS, BODIES, OFFICES AND AGENCIES

EUROPEAN COMMISSION

Euro exchange rates (1)
2 October 2019
(2019/C 332/05)

1 euro =

<table>
<thead>
<tr>
<th>Currency</th>
<th>Exchange rate</th>
<th>Currency</th>
<th>Exchange rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>USD US dollar</td>
<td>1.0925</td>
<td>CAD Canadian dollar</td>
<td>1.4467</td>
</tr>
<tr>
<td>JPY Japanese yen</td>
<td>117.47</td>
<td>HKD Hong Kong dollar</td>
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<tr>
<td>DKK Danish krone</td>
<td>7.4665</td>
<td>NZD New Zealand dollar</td>
<td>1,7512</td>
</tr>
<tr>
<td>GBP Pound sterling</td>
<td>0.88970</td>
<td>SGD Singapore dollar</td>
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<tr>
<td>SEK Swedish krona</td>
<td>10.8118</td>
<td>KRW South Korean won</td>
<td>1 318,20</td>
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<tr>
<td>CHF Swiss franc</td>
<td>1.0940</td>
<td>ZAR South African rand</td>
<td>16,6627</td>
</tr>
<tr>
<td>ISK Iceland króna</td>
<td>135.50</td>
<td>CNY Chinese yuan renminbi</td>
<td>7,8096</td>
</tr>
<tr>
<td>NOK Norwegian krone</td>
<td>9.9930</td>
<td>HRK Croatian kuna</td>
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</tr>
<tr>
<td>BGN Bulgarian lev</td>
<td>1.9558</td>
<td>IDR Indonesian rupiah</td>
<td>15 516,78</td>
</tr>
<tr>
<td>CZK Czech koruna</td>
<td>25.739</td>
<td>MYR Malaysian ringgit</td>
<td>4,5825</td>
</tr>
<tr>
<td>HUF Hungarian forint</td>
<td>334.05</td>
<td>PHP Philippine peso</td>
<td>56,806</td>
</tr>
<tr>
<td>PLN Polish zloty</td>
<td>4.3698</td>
<td>RUB Russian rouble</td>
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<tr>
<td>RON Romanian leu</td>
<td>4.7491</td>
<td>THB Thai baht</td>
<td>33,458</td>
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<td>TRY Turkish lira</td>
<td>6.2595</td>
<td>BRL Brazilian real</td>
<td>4,5516</td>
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<tr>
<td>AUD Australian dollar</td>
<td>1.6351</td>
<td>MXN Mexican peso</td>
<td>21,6365</td>
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</tbody>
</table>

(1) Source: reference exchange rate published by the ECB.
NOTICES CONCERNING THE EUROPEAN ECONOMIC AREA

EEA JOINT COMMITTEE

Decisions of the EEA Joint Committee for which the constitutional requirements under Article 103 of the EEA Agreement have been fulfilled in 2018 and related Decisions

(2019/C 332/06)

Since March 2000, Decisions of the EEA Joint Committee indicate in a footnote whether their date of entry into force depends on the fulfilment of constitutional requirements by any of the Contracting Parties. Such requirements were notified as regards the Decisions listed below. The Contracting Parties in question have now notified the other Contracting Parties that they have completed their internal procedures. The dates of entry into force of the Decisions are as indicated. In addition, certain Decisions of the EEA Joint Committee can only enter into force upon the fulfilment of constitutional requirements of the above mentioned Decisions and are also listed below.

<table>
<thead>
<tr>
<th>Decision number</th>
<th>Date of adoption</th>
<th>Publication reference</th>
<th>Legal act(s) integrated</th>
<th>Date of entry into force</th>
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<td>Date of adoption</td>
<td>Publication reference</td>
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<tr>
<td>129/2017</td>
<td>7.7.2017</td>
<td>To be published</td>
<td>Commission Implementing Regulation (EU) No 699/2014 of 24 June 2014 on the design of the common logo to identify persons offering medicinal products for sale at a distance to the public and the technical, electronic and cryptographic requirements for verification of its authenticity</td>
<td>1.6.2018</td>
</tr>
<tr>
<td>145/2017</td>
<td>7.7.2017</td>
<td>To be published</td>
<td>Commission Implementing Regulation (EU) 2017/548 of 23 March 2017 laying down a standard form for the written statement on the removal or breakage of a tachograph seal</td>
<td>1.9.2018</td>
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<td>Decision number</td>
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<tr>
<td>73/2018</td>
<td>23.3.2018</td>
<td>To be published</td>
<td>Commission Implementing Regulation (EU) 2017/1153 of 2 June 2017 setting out a methodology for determining the correlation parameters necessary for reflecting the change in the regulatory test procedure and amending Regulation (EU) No 1014/2010</td>
<td>1.2.2019</td>
</tr>
</tbody>
</table>
V

(Announcements)

PROCEDURES RELATING TO THE IMPLEMENTATION OF COMPETITION POLICY

EUROPEAN COMMISSION

Prior notification of a concentration
(Case M.9556 — Triton/Grupo Fertiberia)
Candidate case for simplified procedure
(Text with EEA relevance)
(2019/C 332/07)

1. On 26 September 2019, the Commission received notification of a proposed concentration pursuant to Article 4 of Council Regulation (EC) No 139/2004 (1).

This notification concerns the following undertakings:

— Triton Managers V Limited, Triton Fund V GP S.à r.l. and TFF V Limited (together 'Triton Fund V'), belonging to a group of independent investment funds managed by the Triton group (Channel Islands),

— Fertiberia, S.A, and its subsidiaries (together 'Grupo Fertiberia', Spain) controlled by Grupo Villar Mir, S.A.U (Spain).

Triton Fund V acquire within the meaning of Article 3(1)(b) of the Merger Regulation sole control of the whole of Grupo Fertiberia.

The concentration is accomplished by way of purchase of shares.

2. The business activities of the undertakings concerned are:

— Triton Fund V is an investment firm dedicated to investing primarily in medium sized businesses headquartered in Northern Europe, with particular focus on businesses in three core sectors, namely Business Services, Industrials and Consumer/Health,

— Grupo Fertiberia is active mainly in Europe in the production of traditional and special fertilisers for extensive dry land crops, traditional irrigation and drip irrigation as well as industrial chemical products, used as raw chemicals for large industrial companies active in several industries such as chemical, wood, cosmetic or automotive.

3. On preliminary examination, the Commission finds that the notified transaction could fall within the scope of the 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 Council Regulation (EC) No 139/2004 (2) it should be noted that this case is a candidate for treatment under the procedure set out in the Notice.

(1) OJ L 24, 29.1.2004, p. 1 (the 'Merger Regulation').
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. The following reference should always be specified:

M.9556 — Triton/Grupo Fertiberia

Observations can be sent to the Commission by email, by fax, or by post. Please use the contact details below:

Email: COMP-MERGER-REGISTRY@ec.europa.eu

Fax +32 22964301

Postal address:

European Commission
Directorate-General for Competition
Merger Registry
1049 Bruxelles/Brussel
BELGIQUE/BELGIE
Prior notification of a concentration
(Case M.9450 — PPG/TIL/JV)
(Text with EEA relevance)
(2019/C 332/08)

1. On 26 September 2019, the Commission received notification of a proposed concentration pursuant to Article 4 of Council Regulation (EC) No 139/2004 (1).

This notification concerns the following undertakings:
— Peel Ports Group Limited (United Kingdom, 'PPG'),
— Terminal Investments Limited S.a.r.l (Switzerland, 'TIL'), jointly controlled by MSC Mediterranean Shipping Company S. A. (Switzerland) and by certain equity funds managed by Global Infrastructure Management, LLC (USA),
— The Mersey Docks and Harbour Company (L2) Limited (United Kingdom, 'MDHCL2'), belonging to the PPG group.

PPG and TIL acquire within the meaning of Article 3(1)(b) and 3(4) of the Merger Regulation joint control of the whole of MDHCL2.

The concentration is accomplished by way of purchase of shares.

2. The business activities of the undertakings concerned are:
— for undertaking PPG: a port group that provides ports, shipping and marine support services. PPG operates in various locations in the United Kingdom, Ireland, the Netherlands and Australia,
— for undertaking TIL: invests in, develops and manages container terminals in various parts of the world, including Southeast Asia, the Middle East and the Americas,
— for undertaking MDHCL2: a newly established entity that currently does not have operative business activities. Post-transaction, it will be in charge of the operation of the L2 Terminal at the Port of Liverpool.

3. On preliminary examination, the Commission finds that the notified transaction could fall within the scope of the 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. The following reference should always be specified:
M.9450 – PPG/TIL/JV

Observations can be sent to the Commission by email, by fax, or by post. Please use the contact details below:
Email: COMP-MERGER-REGISTRY@ec.europa.eu
Fax +32 22964301
Postal address:
European Commission
Directorate-General for Competition
Merger Registry
1049 Bruxelles/Brussel
BELGIQUE/BELGIË

(1) OJ L 24, 29.1.2004, p. 1 (the 'Merger Regulation').
Prior notification of a concentration
(Case M.9462 — Emil Frey Group/Autocommerce/Avto Triglav/AC-Mobil)
(Text with EEA relevance)
(2019/C 332/09)

1. On 25 September 2019, the Commission received notification of a proposed concentration pursuant to Article 4 of Council Regulation (EC) No 139/2004 (1). This notification concerns the following undertakings:
— Emil Frey Automobil Holding d.o.o. (Slovenia), belonging to the Emil Frey Group (Switzerland),
— Autocommerce d.o.o. (‘Autocommerce’, Slovenia), owned by ACH 2 d.o.o. (Slovenia),
— Avto Triglav d.o.o. (‘Avto Triglav’, Slovenia), owned by ACH 2 d.o.o.,
— AC-Mobil d.o.o. (‘AC-Mobil’, Slovenia), owned by ACH 2 d.o.o.

The Emil Frey Group acquires within the meaning of Article 3(1)(b) of the Merger Regulation control of the whole of Autocommerce, Avto Triglav and AC-Mobil.

The concentration is accomplished by way of purchase of shares.

2. The business activities of the undertakings concerned are:
— The Emil Frey Group is active in the import and distribution of new and used motor vehicles of different brands in Switzerland, Germany, France, Belgium, the Netherlands, Slovakia, Slovenia, Serbia, the Czech Republic, Hungary, Poland, Croatia and Austria at both wholesale and retail levels, including distribution of original equipment spare parts and repair and maintenance services,
— Autocommerce sells new and second-hand motor vehicles in the retail channel in Slovenia,
— Avto Triglav sells new and second-hand motor vehicles in the wholesale and retail channels in Slovenia, Croatia and other European countries,
— AC-Mobil sells new and second-hand motor vehicles in the wholesale and retail channels in Slovenia.

3. On preliminary examination, the Commission finds that the notified transaction could fall within the scope of the 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. The following reference should always be specified:
M.9462 — Emil Frey Group/Autocommerce/Avto Triglav/AC-Mobil
Observations can be sent to the Commission by email, by fax, or by post. Please use the contact details below:
Email: COMP-MERGER-REGISTRY@ec.europa.eu
Fax +32 22964301
Postal address:
European Commission
Directorate-General for Competition
Merger Registry
1049 Bruxelles/Brussel
BELGIQUE/BELGIË

Prior notification of a concentration
(Case M.9566 — CK Asset/CK Hutchison/Alberta/Northumbrian Water/Northumbrian Services/West
Gas/Western Gas/UK Rails/Dutch Enviro)
Candidate case for simplified procedure
(Text with EEA relevance)
(2019/C 332/10)

1. On 26 September 2019, the Commission received notification of a proposed concentration pursuant to Article 4 of

This notification concerns the following undertakings:

— CK Asset Holdings Limited (‘CKA’, Hong Kong),
— CK Hutchison Holdings Limited (‘CKHH’, Hong Kong),
— 1822604 Alberta Ltd (Canada), controlled by CKHH,
— Northumbrian Water Group Limited (UK), controlled by CKHH,
— Northumbrian Services Limited (UK), controlled by CKHH,
— West Gas Networks Limited (UK), controlled by CKHH,
— Western Gas Networks Limited (UK), controlled by CKHH,
— UK Rails SARL (UK), controlled by CKHH,
— Dutch Enviro Energy Holdings BV (the Netherlands), controlled by CKHH.

CKA and CKHH acquire within the meaning of Article 3(1)(b) and 3(4) of the Merger Regulation joint control of the whole
of 1822604 Alberta Ltd, Northumbrian Water Group Limited, Northumbrian Services Limited, West Gas Networks
Limited, Western Gas Networks Limited, UK Rails SARL and Dutch Enviro Energy Holdings BV.

The concentration is accomplished by way of contract or any other means.

2. The business activities of the undertakings concerned are:

— For CKA: property development and investment, hotel and serviced suite operation, property and project management,
investment in infrastructure and utility asset operation and aircraft leasing.
— For CKHH: ports and related services, retail, infrastructure, energy and telecommunications.
— For 1822604 Alberta Ltd: off-airport car parking in Canada.
— For Northumbrian Water Group Limited and Northumbrian Services Limited: water supply, sewerage and waste water
in England and Wales.
— For West Gas Networks Limited and Western Gas Networks Limited: gas distribution network in Wales and the South-
West of England.
— For UK Rails SARL: the owner of Eversholt Rail Group, a rolling stock owning company in the United Kingdom.
— For Dutch Enviro Energy Holdings BV: supply of energy from waste in the Netherlands.

3. On preliminary examination, the Commission finds that the notified transaction could fall within the scope of the 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 Council Regulation (EC) No 139/2004 (1) 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.

Observations must reach the Commission not later than 10 days following the date of this publication. The following reference should always be specified:

M.9566 — CK Asset/CK Hutchison/Alberta/Northumbrian Water/Northumbrian Services/West Gas/Western Gas/UK Rails/Dutch Enviro

Observations can be sent to the Commission by email, by fax, or by post. Please use the contact details below:

Email: COMP-MERGER-REGISTRY@ec.europa.eu

Fax +32 22964301

Postal address:

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

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