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II

(Information)

INFORMATION FROM EUROPEAN UNION INSTITUTIONS, BODIES, OFFICES AND AGENCIES

EUROPEAN COMMISSION

Non-opposition to a notified concentration
(Case M.8829 — Total Produce/Dole Food Company)
(Text with EEA relevance)
(2018/C 407/01)

On 30 July 2018, 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) in conjunction with Article 6(2) 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.9048 — Delta Electronics/Delta Electronics Thailand)
(Text with EEA relevance)
(2018/C 407/02)

On 24 October 2018, 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.9075 — Continental/CITC/JHTD/JV)
(Text with EEA relevance)
(2018/C 407/03)

On 29 October 2018, 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,


NOTICES FROM EUROPEAN UNION INSTITUTIONS, BODIES, OFFICES AND AGENCIES

EUROPEAN COMMISSION

Euro exchange rates (1)
9 November 2018
(2018/C 407/04)

1 euro =

<table>
<thead>
<tr>
<th>Currency</th>
<th>Exchange rate</th>
<th>Currency</th>
<th>Exchange rate</th>
</tr>
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<tbody>
<tr>
<td>USD US dollar</td>
<td>1,1346</td>
<td>CAD Canadian dollar</td>
<td>1,4969</td>
</tr>
<tr>
<td>JPY Japanese yen</td>
<td>129.26</td>
<td>HKD Hong Kong dollar</td>
<td>8,8843</td>
</tr>
<tr>
<td>DKK Danish krone</td>
<td>7.4594</td>
<td>NZD New Zealand dollar</td>
<td>1.6815</td>
</tr>
<tr>
<td>GBP Pound sterling</td>
<td>0.87053</td>
<td>SGD Singapore dollar</td>
<td>1.5627</td>
</tr>
<tr>
<td>SEK Swedish krona</td>
<td>10.2648</td>
<td>KRW South Korean won</td>
<td>1,278,77</td>
</tr>
<tr>
<td>CHF Swiss franc</td>
<td>1,1414</td>
<td>ZAR South African rand</td>
<td>16,1884</td>
</tr>
<tr>
<td>ISK Iceland króna</td>
<td>138.50</td>
<td>CNY Chinese yuan renminbi</td>
<td>7,8852</td>
</tr>
<tr>
<td>NOK Norwegian krone</td>
<td>9.5418</td>
<td>HRK Croatian kuna</td>
<td>7,4300</td>
</tr>
<tr>
<td>BGN Bulgarian lev</td>
<td>1.9558</td>
<td>IDR Indonesian rupiah</td>
<td>16 661,60</td>
</tr>
<tr>
<td>CZK Czech koruna</td>
<td>25.936</td>
<td>MYR Malaysian ringgit</td>
<td>4,7399</td>
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<tr>
<td>HUF Hungarian forint</td>
<td>321.31</td>
<td>PHP Philippine peso</td>
<td>60,256</td>
</tr>
<tr>
<td>PLN Polish zloty</td>
<td>4,2880</td>
<td>RUB Russian rouble</td>
<td>76,4283</td>
</tr>
<tr>
<td>RON Romanian leu</td>
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<td>THB Thai baht</td>
<td>37,453</td>
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<td>TRY Turkish lira</td>
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<td>BRL Brazilian real</td>
<td>4,2540</td>
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<tr>
<td>AUD Australian dollar</td>
<td>1,5663</td>
<td>MXN Mexican peso</td>
<td>23,0001</td>
</tr>
</tbody>
</table>

(1) Source: reference exchange rate published by the ECB.
Notice from the Commission pursuant to Article 4 of the Protocol 1 to the interim Economic Partnership Agreement between the European Union and the Eastern and Southern African States, concerning the definition of the concept of ‘originating products’ and methods of administrative cooperation

Cumulation between the Republic of Mauritius and the Republic of Botswana, the Republic of Cameroon, the Republic of Guinea, the Republic of Kenya, the Kingdom of Lesotho, the Republic of Madagascar, the Republic of Mozambique, the Republic of Namibia, the Republic of Seychelles, the Republic of South Africa, the Kingdom of Eswatini, the Republic of Zimbabwe and the overseas countries and territories of the Kingdom of the Netherlands

(2018/C 407/05)

Article 4 of Protocol 1 to the interim Economic Partnership Agreement between the European Union (‘the Union’) and the Eastern and Southern African (‘ESA’) States (1), (the ‘iEPA’), provides for cumulation in the ESA States.

That cumulation allows exporters in an ESA State to incorporate in the products they export to the European Union materials originating in other ESA States, in other African, Caribbean and Pacific (‘ACP’) States or in Overseas Countries and Territories (‘OCTs’), or working or processing carried out in those countries or territories, as if they were originating or carried out in that ESA State.

For that cumulation to operate, an ESA State shall fulfil the following requirements:

— conclude an agreement on administrative cooperation with the countries and territories concerned, which ensures a correct implementation of Article 4, and

— notify the Union, through the European Commission, with details of such agreements on administrative cooperation.

In addition, the materials and products must have acquired originating status in the countries involved in cumulation by the application of the same rules of origin as provided in Protocol 1 to the EU-ESA iEPA.

The European Commission informs that the Republic of Mauritius has fulfilled the administrative requirements specified above and may apply the cumulation provided for under Article 4 of Protocol 1 to the EU-ESA iEPA, subject to the fulfilment of the requirements indicated in paragraph 6(b) of Article 4, as from the date of publication of this communication with the following countries or territories: the Republic of Botswana, the Republic of Cameroon, the Republic of Guinea, the Republic of Kenya, the Kingdom of Lesotho, the Republic of Madagascar, the Republic of Mozambique, the Republic of Namibia, the Republic of Seychelles, the Republic of South Africa, the Kingdom of Eswatini, the Republic of Zimbabwe, Aruba, Curaçao, Sint Maarten and the Caribbean part of the Netherlands (Bonaire, Sint Eustatius and Saba).

The present notice is published in accordance with Article 4.6(c) of Protocol 1 to the EU-ESA iEPA.

Notice from the Commission pursuant to paragraph 17 of Article 4 of the Protocol 1 to the Economic Partnership Agreement between the European Union and the SADC EPA States, concerning the definition of the concept of ‘originating products’ and methods of administrative cooperation

Notification of the list of materials originating in South Africa and which cannot be imported directly into the EU duty-free quota-free, to which the cumulation provided for under paragraph 2 of Article 4 of the Protocol 1 to the EU-SADC EPA shall not apply

(2018/C 407/06)

The European Commission publishes the list of materials originating in South Africa and which cannot be imported directly into the EU duty-free quota-free, to which the cumulation provided for under paragraph 2 of Article 4 of the Protocol 1 to the EU-SADC EPA shall not apply.

The EU has notified the list to the Secretariat of the Southern African Customs Union and the Ministry of Industry and Trade of Mozambique.

The present notice is published in accordance with paragraph 17 of Article 4 of Protocol 1 to the EU-SADC EPA.

Informative note: measures affecting higher levels of the structure of the code nomenclature (i.e. at the level of 2 (¹), 4 (²), 6 (³) or 8 (⁴) digits), are also applicable to all codes in lower levels of the code structure. For example:

Import into the EU of South African products under Harmonised System (HS) Subheading 0325 54 (first material on the list) are subject to duties and, therefore, in accordance with Art. 4.15(c) of Protocol 1, they can not be used for cumulation purposes provided in Art. 4.2 of the Protocol 1. This affects all the Combined Nomenclature and TARIC codes below this HS subheading, which are: 0302 54 11; 0302 54 15; 0302 54 19 10; 0302 54 19 20; 0302 54 19 90 and 0302 54 90.

0302 54 00 00  1604 14 36 00  1905 32 11 00  2007 99 50 67  2204 22 93 10
0302 89 50 00  1604 14 38 00  1905 32 19 00  2008 50 92 00  2204 22 93 20
0303 66 12 00  1604 14 41 00  1905 32 91 00  2008 50 98 11  2204 22 93 30
0303 66 13 00  1604 14 46 00  1905 32 99 00  2008 50 98 13  2204 22 94 31
0303 66 19 00  1604 14 48 00  2007 99 97 32  2008 50 98 15  2204 22 94 11
0303 66 90 00  1604 16 00 00  2007 99 97 33  2008 50 98 19  2204 22 94 21
0304 31 00 00  1604 20 40 00  2007 99 97 35  2008 50 98 91  2204 22 94 61
0304 32 00 00  1604 20 50 10  2007 99 97 37  2008 50 98 93  2204 22 94 71
0304 33 00 00  1604 20 50 19  2007 99 97 38  2008 50 98 99  2204 22 94 81
0304 39 00 00  1604 20 50 30  2007 99 97 39  2008 70 61 00  2204 22 95 10
0304 49 10 00  1604 20 50 40  2007 99 97 40  2008 70 69 00  2204 22 95 20
0304 61 00 00  1604 20 50 50  2007 99 97 41  2008 70 71 00  2204 22 95 30
0304 62 00 00  1604 20 50 90  2007 99 97 42  2008 70 79 00  2204 22 96 11
0304 63 00 00  1604 20 70 00  2007 99 97 44  2008 70 92 00  2204 22 96 21
0304 69 00 00  1701 13 10 00  2007 99 97 46  2008 70 98 00  2204 22 96 31
0304 74 11 00  1701 13 10 00  2007 99 97 48  2008 97 59 00  2204 22 96 61
0304 79 90 00  1701 14 10 00  2007 99 97 52  2008 97 72 00  2204 22 96 71
0304 83 90 00  1701 14 10 00  2007 99 97 57  2008 97 74 00  2204 22 96 81
0304 88 90 00  1701 99 10 00  2007 99 97 62  2008 97 78 00  2204 22 97 10

(¹) HS Chapter
(²) HS Heading
(³) HS Subheading
(⁴) CN Code
Notice from the Commission pursuant to paragraph 14 of Article 4 of the Protocol 1 to the Economic Partnership Agreement between the European Union and the SADC EPA States, concerning the definition of the concept of ‘originating products’ and methods of administrative cooperation

Cumulation between the European Union and ACP EPA States and the overseas countries and territories of the EU as provided for under paragraphs 3 and 7 of Article 4 of the Protocol 1 to the EU-SADC EPA

(2018/C 407/07)

Paragraphs 3 and 7 of Article 4 of Protocol 1 to the Economic Partnership Agreement (the ‘EPA’) between the European Union (‘the Union’) and the Southern African Development Community (the ‘SADC’) EPA States (¹), provides for cumulation in the Union.

That cumulation allows exporters in the Union to incorporate in the products they export to the SADC EPA States materials originating in other African, Caribbean and Pacific (‘ACP’) EPA States or in the overseas countries and territories (the ‘OCTs’), or working or processing carried out in those countries or territories, as if they were originating or carried out in the Union.

For that cumulation to operate, the Union shall fulfil the following requirements:

— conclude an arrangement or agreement on administrative cooperation with the countries and territories concerned, which ensures a correct implementation of Article 4; and

— notify the SADC EPA States, through the Secretariat of the Southern African Customs Union and the Ministry of Industry and Trade of Mozambique, with details of such agreements on administrative cooperation.

The Union has concluded arrangement or agreements on administrative cooperation with the following ACP EPA States and OCTs:

— Caribbean: Antigua and Barbuda; the Commonwealth of the Bahamas; Barbados; Belize; the Commonwealth of Dominica; the Dominican Republic; Grenada; the Cooperative Republic of Guyana; Jamaica; Saint Christopher and Nevis; Saint Lucia; Saint Vincent and the Grenadines; the Republic of Suriname and the Republic of Trinidad and Tobago;

— Central Africa Region: the Republic of Cameroon;

— Eastern and Southern Africa Region: the Republic of Madagascar; the Republic of Mauritius; the Republic of Seychelles and the Republic of Zimbabwe;

— Pacific Region: the Independent State of Papua New Guinea and the Republic of the Fiji Islands;

— West Africa Region: the Republic of the Ivory Coast;

— OCTs: Greenland; New Caledonia and Dependencies; French Polynesia; French Southern and Antarctic Territories; Wallis and Futuna Islands; Saint Barthélemy; Saint Pierre and Miquelon; Aruba; Bonaire; Curacao; Saba; Sint Eustatius; Sint Maarten; Anguilla; Bermuda; Cayman Islands; Falkland Islands; South Georgia and South Sandwich Islands; Montserrat; Pitcairn; Saint Helena and its Dependencies; British Antarctic Territory; British Indian Ocean Territory; Turks and Caicos Islands and British Virgin Islands.

The European Commission informs that following these notifications, the Union fulfils the requirements specified above and will start applying the cumulation provided for under paragraphs 3 and 7 of Article 4 of Protocol 1 to the EU-SADC EPA as from 1 October 2018 with the ACP EPA States and OCTs listed above.

The present notice is published in accordance with paragraph 14 of Article 4 of Protocol 1 to the EU-SADC EPA.

CORRIGENDA

Corrigendum to the statement of revenue and expenditure of the European Union Agency for Law Enforcement Training (CEPOL) for the financial year 2018

(2018/C 407/08)

On page 109, row ‘Chapter 1 1’, in column ‘Appropriations 2018’:
for: ‘3 923 000’,
read: ‘3 239 000’.

On page 109, row ‘Title 1 — Total’, in column ‘Appropriations 2018’:
for: ‘4 607 000’,
read: ‘3 923 000’.

for: ‘9 900 720’,
read: ‘9 216 720’.

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