II Information

INFORMATION FROM EUROPEAN UNION INSTITUTIONS, BODIES, OFFICES AND AGENCIES

European Commission

2019/C 126/01 Non-opposition to a notified concentration (Case M.9175 — Total/Chevron Denmark) (1) .................. 1
2019/C 126/02 Non-opposition to a notified concentration (Case M.9253 — Mercuria/Aegean) (1) ....................... 1

IV Notices

NOTICES FROM EUROPEAN UNION INSTITUTIONS, BODIES, OFFICES AND AGENCIES

European Commission

2019/C 126/03 Euro exchange rates ........................................................................................................................................... 2

(1) Text with EEA relevance.
Court of Auditors

2019/C 126/05
Special Report No 05/2019 — FEAD-Fund for European Aid to the Most Deprived: ‘Valuable support but its contribution to reducing poverty is not yet established’ .................................................. 4

V Announcements

PROCEDURES RELATING TO THE IMPLEMENTATION OF COMPETITION POLICY

European Commission

2019/C 126/06
Prior notification of a concentration (Case M.9271 — 3i Group/TIIC Management/Aberdeen Infrastructure/DirectRoute (Fermoy)) — Candidate case for simplified procedure (1) ............................... 5

2019/C 126/07
Prior notification of a concentration (Case M.9272 — 3i Group/TIIC Management/Meridiam Infrastructure Finance/DirectRoute (Limerick)) — Candidate case for simplified procedure (1) ............... 7

2019/C 126/08
Prior notification of a concentration (Case M.9310 — PFR/IFM/PSA/DCT) — Candidate case for simplified procedure (1) ........................................................................................................................................ 9

(1) 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.9175 — Total/Chevron Denmark)
(Text with EEA relevance)
(2019/C 126/01)

On 7 March 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.9253 — Mercuria/Aegean)
(Text with EEA relevance)
(2019/C 126/02)

On 29 March 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,


NOTICES FROM EUROPEAN UNION INSTITUTIONS, BODIES, OFFICES AND AGENCIES

EUROPEAN COMMISSION

Euro exchange rates

4 April 2019
(2019/C 126/03)

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>1,1219</td>
<td>CAD Canadian dollar</td>
<td>1,4987</td>
</tr>
<tr>
<td>JPY Japanese yen</td>
<td>125,01</td>
<td>HKD Hong Kong dollar</td>
<td>8,8062</td>
</tr>
<tr>
<td>DKK Danish krone</td>
<td>7,4639</td>
<td>NZD New Zealand dollar</td>
<td>1,6599</td>
</tr>
<tr>
<td>GBP Pound sterling</td>
<td>0,85418</td>
<td>SGD Singapore dollar</td>
<td>1,5187</td>
</tr>
<tr>
<td>SEK Swedish krona</td>
<td>10,4075</td>
<td>KRW South Korean won</td>
<td>1,276,07</td>
</tr>
<tr>
<td>CHF Swiss franc</td>
<td>1,1207</td>
<td>ZAR South African rand</td>
<td>15,8758</td>
</tr>
<tr>
<td>ISK Iceland króna</td>
<td>133,80</td>
<td>CNY Chinese yuan renminbi</td>
<td>7,5353</td>
</tr>
<tr>
<td>NOK Norwegian krone</td>
<td>9,6308</td>
<td>HRK Croatian kuna</td>
<td>7,4320</td>
</tr>
<tr>
<td>BGN Bulgarian lev</td>
<td>1,9558</td>
<td>IDR Indonesian rupiah</td>
<td>15 895,08</td>
</tr>
<tr>
<td>CZK Czech koruna</td>
<td>25,693</td>
<td>MYR Malaysian ringgit</td>
<td>4,5768</td>
</tr>
<tr>
<td>HUF Hungarian forint</td>
<td>319,81</td>
<td>PHP Philippine peso</td>
<td>58,637</td>
</tr>
<tr>
<td>PLN Polish zloty</td>
<td>4,2892</td>
<td>RUB Russian rouble</td>
<td>73,3377</td>
</tr>
<tr>
<td>RON Romanian leu</td>
<td>4,7495</td>
<td>THB Thai baht</td>
<td>35,654</td>
</tr>
<tr>
<td>TRY Turkish lira</td>
<td>6,3230</td>
<td>BRL Brazilian real</td>
<td>4,3340</td>
</tr>
<tr>
<td>AUD Australian dollar</td>
<td>1,5781</td>
<td>MXN Mexican peso</td>
<td>21,5469</td>
</tr>
</tbody>
</table>

(¹) Source: reference exchange rate published by the ECB.

(Published pursuant to Article 64(9) of Regulation (EC) No 1907/2006 (1))

(Text with EEA relevance)

(2019/C 126/04)

Decisions granting an authorisation

<table>
<thead>
<tr>
<th>Reference of the decision (2)</th>
<th>Date of decision</th>
<th>Substance name</th>
<th>Holder of the authorisation</th>
<th>Authorisation number</th>
<th>Authorised use</th>
<th>Date of expiry of review period</th>
<th>Reasons for the decision</th>
</tr>
</thead>
<tbody>
<tr>
<td>C(2019) 2309</td>
<td>29 March 2019</td>
<td>Chromium trioxide EC No 215-607-8, CAS No 1333-82-0</td>
<td>Federal-Mogul Valvetrain GmbH, Hannoversche Strasse 73, 30980 Barsinghausen, Germany</td>
<td>REACH/19/5/0</td>
<td>Use of chromium trioxide in functional chrome plating of valves for the use in petrol and diesel engines for light-and heavy duty vehicles.</td>
<td>21 September 2029</td>
<td>In accordance with Article 60(4) of Regulation (EC) No 1907/2006, the socioeconomic benefits outweigh the risk to human health and the environment arising from the uses of the substance and there are no suitable alternative substances or technologies in terms of their technical and economic feasibility.</td>
</tr>
</tbody>
</table>

(1) The decision is available on the European Commission website at: http://ec.europa.eu/growth/sectors/chemicals/reach/about/index_en.htm

The European Court of Auditors hereby informs you that Special Report No 05/2019 'FEAD-Fund for European Aid to the Most Deprived: Valuable support but its contribution to reducing poverty is not yet established' has just been published.

The report can be accessed for consultation or downloading on the European Court of Auditors' website: http://eca.europa.eu.
PROCEDURES RELATING TO THE IMPLEMENTATION OF COMPETITION POLICY

EUROPEAN COMMISSION

Prior notification of a concentration
(Case M.9271 — 3i Group/TIIC Management/Aberdeen Infrastructure/DirectRoute (Fermoy))

Candidate case for simplified procedure
(Text with EEA relevance)
(2019/C 126/06)

1. On 29 March 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:
— 3i Group plc ('3i', United Kingdom),
— TIIC Management S.à.r.l. ('TIIC Management', Luxembourg),
— Aberdeen Infrastructure Partners LP Inc ('AIPLP', Guernsey),
— DirectRoute (Fermoy) Holdings Limited (‘Fermoy HoldCo’, Ireland), having sole control over DirectRoute (Fermoy) Limited (‘FermoyCo’, Ireland).

3i, TIIC Management and AIPLP acquire within the meaning of Article 3(1)(b) and 3(4) of the Merger Regulation joint control of the whole of Fermoy HoldCo.

The concentration is accomplished by way of purchase of shares.

2. The business activities of the undertakings concerned are:
— for 3i: international investment company with two complementary businesses, Private Equity and Infrastructure, specialising in core investment markets in northern Europe and North America,
— for TIIC Management: a pan-European infrastructure firm investing into mid-market infrastructure projects across Europe in both the transportation and social sectors,
— for AIPLP: investment portfolio consisting of Private Finance Initiative and Public Private Partnerships (PPP) assets,
— for Fermoy HoldCo: parent company of FermoyCo, which is active in the operation and maintenance of the M8 Rathcormac/Fermoy Bypass in Ireland for 30 years pursuant to a concession contract awarded in 2004.

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.

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.9271 — 3i Group/TIIC Management/Aberdeen Infrastructure/DirectRoute (Fermoy).

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.9272 — 3i Group/TIIC Management/Meridiam Infrastructure Finance/DirectRoute (Limerick))

Candidate case for simplified procedure
(Text with EEA relevance)
(2019/C 126/07)

1. On 29 March 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:

— 3i Group plc ('3i', United Kingdom),
— TIIC Management S.à.r.l. ('TIIC Management', Luxembourg),
— Meridiam Infrastructure Finance S.à.r.l. ('Meridiam', Luxembourg),
— DirectRoute (Limerick) Holdings Limited ('Limerick HoldCo', Ireland), having sole control over DirectRoute (Limerick) Limited ('LimerickCo', Ireland).

3i, TIIC Management and Meridiam acquire within the meaning of Article 3(1)(b) and 3(4) of the Merger Regulation joint control of the whole of Limerick HoldCo.

The concentration is accomplished by way of purchase of shares.

2. The business activities of the undertakings concerned are:

— for 3i: international investment company with two complementary businesses, Private Equity and Infrastructure, specialising in core investment markets in northern Europe and North America,
— for TIIC Management: a pan-European infrastructure firm investing into mid-market infrastructure projects across Europe in both the transportation and social sectors,
— for Meridiam: international investment company which develops, finances and manages infrastructure projects,
— for Limerick HoldCo: parent company of LimerickCo, which is active in the operation and maintenance of the M7 Limerick Southern Ring Road in Ireland for 35 years pursuant to a concession contract awarded in August 2006.

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.

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.9272 — 3i Group/TIIC Management/Meridiam Infrastructure Finance/DirectRoute (Limerick).

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. On 1 April 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:
— Polski Fundusz Rozwoju S.A. (‘PFR’, Poland),
— IFM Investors Pty Ltd (‘IFM Investors’, Australia),
— PSA Baltics NV (‘PSA Baltics’, Belgium), a wholly owned indirect subsidiary of PSA International Pte Ltd (‘PSA’, Singapore), and
— Gdansk Port Holdings S.à.r.l. (‘GPHS’, Luxembourg), a holding company controlling DCT Gdańsk S.A. (‘DCT’, Poland).

PFR, IFM Investors, and PSA acquire within the meaning of Article 3(1)(b) of the Merger Regulation joint control of the whole of GPHS.

The concentration is accomplished by way of purchase of shares.

2. The business activities of the undertakings concerned are:
— for PFR: parent company of a group of financial and advisory institutions supporting companies, local governments and individuals investing in the sustainable social and economic development of Poland,
— for IFM Investors: a global investment manager of infrastructure, listed equities, private capital and debt investments,
— for PSA Baltics: a wholly owned indirect subsidiary of PSA, a global operator of shipping terminals, mainly active in the provision of stevedoring services at ports with a particular focus on providing terminal services for container liner ships,
— for GPHS: holding company of DCT, which operates two deep-sea container quays located in the Port of Gdansk, Poland.

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.

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.9310 — PFR/IFM/PSA/DCT

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