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European Commission

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(*) Text with EEA relevance.
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(¹) Text with EEA relevance.
On 12 August 2021, 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,

— in electronic form on the EUR-Lex website (http://eur-lex.europa.eu/homepage.html?locale=en) under document number 32021M10277. EUR-Lex is the online access to European law.

On 12 August 2021, 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:

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— in electronic form on the EUR-Lex website (http://eur-lex.europa.eu/homepage.html?locale=en) under document number 32021M10274. EUR-Lex is the online access to European law.

Non-opposition to a notified concentration
(Case M.10332 — KKR/Equitix Tetragon/Target)

(Text with EEA relevance)

(2021/C 332/03)

On 11 August 2021, 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:

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

**EUROPEAN COMMISSION**

**Euro exchange rates (1)**  
17 August 2021  
(2021/C 332/04)

1 euro =

<table>
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<tr>
<th>Currency</th>
<th>Exchange rate</th>
<th>Currency</th>
<th>Exchange rate</th>
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<tbody>
<tr>
<td>USD US dollar</td>
<td>1,1767</td>
<td>CAD Canadian dollar</td>
<td>1,4838</td>
</tr>
<tr>
<td>JPY Japanese yen</td>
<td>128,57</td>
<td>HKD Hong Kong dollar</td>
<td>9,1704</td>
</tr>
<tr>
<td>DKK Danish krone</td>
<td>7,4365</td>
<td>NZD New Zealand dollar</td>
<td>1,6983</td>
</tr>
<tr>
<td>GBP Pound sterling</td>
<td>0,85323</td>
<td>SGD Singapore dollar</td>
<td>1,5993</td>
</tr>
<tr>
<td>SEK Swedish krona</td>
<td>10,1948</td>
<td>KRW South Korean won</td>
<td>1,381,91</td>
</tr>
<tr>
<td>CHF Swiss franc</td>
<td>1,0713</td>
<td>ZAR South African rand</td>
<td>17,4416</td>
</tr>
<tr>
<td>ISK Iceland króna</td>
<td>148,40</td>
<td>CNY Chinese yuan renminbi</td>
<td>7,6244</td>
</tr>
<tr>
<td>NOK Norwegian krone</td>
<td>10,3983</td>
<td>HRK Croatian kuna</td>
<td>7,4910</td>
</tr>
<tr>
<td>BGN Bulgarian lev</td>
<td>1,9558</td>
<td>IDR Indonesian rupiah</td>
<td>16 932,04</td>
</tr>
<tr>
<td>CZK Czech koruna</td>
<td>25,441</td>
<td>MYR Malaysian ringgit</td>
<td>4,9869</td>
</tr>
<tr>
<td>HUF Hungarian forint</td>
<td>351,15</td>
<td>PHP Philippine peso</td>
<td>59,346</td>
</tr>
<tr>
<td>PLN Polish zloty</td>
<td>4,5605</td>
<td>RUB Russian rouble</td>
<td>86,3767</td>
</tr>
<tr>
<td>RON Romanian leu</td>
<td>4,9256</td>
<td>THB Thai baht</td>
<td>39,208</td>
</tr>
<tr>
<td>TRY Turkish lira</td>
<td>9,9113</td>
<td>BRL Brazilian real</td>
<td>6,2065</td>
</tr>
<tr>
<td>AUD Australian dollar</td>
<td>1,6138</td>
<td>MXN Mexican peso</td>
<td>23,4266</td>
</tr>
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</table>

(1) Source: reference exchange rate published by the ECB.
PROCEDURES RELATING TO THE IMPLEMENTATION OF COMPETITION POLICY

EUROPEAN COMMISSION

Prior notification of a concentration
(Case M.10287 — Proximus/Besix/SL/i.Leco)
Candidate case for simplified procedure

1. On 11 August 2021, the Commission received notification of a proposed concentration pursuant to Article 4 and following a referral pursuant to Article 4(5) of Council Regulation (EC) No 139/2004 (1).

This notification concerns the following undertakings:
— Proximus NV (‘Proximus’, Belgium),
— N.V. Besix S.A. (‘Besix’, Belgium), belonging to the Besix Group (Belgium),
— Stefan Lodeweyckx (‘SL’, Belgium),
— i.Leco NV (‘JV’ or ‘i.Leco’, Belgium).

Proximus, Besix and SL acquire within the meaning of Articles 3(1)(b) and 3(4) of the Merger Regulation joint control of i.Leco. The concentration is accomplished by way of purchase of shares and a subsequent capital increase.

2. The business activities of the undertakings concerned are:
   — for Proximus: fixed and mobile electronic communication services and networks for residential and business customers in Belgium,
   — for Besix: construction services, including building works, marine works, infrastructure, environmental works, sports and leisure facilities as well as industrial building works,
   — for SL: a private individual, current Chief Executive Officer (CEO) of i.LECO, and
   — for i.Leco: development and provision of software and building energy management solutions for the smart building solutions industry.

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.10287 — Proximus/Besix/SL/iLeco

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.10423 — AEA Investors/Polygon Holding)
Candidate case for simplified procedure
(Text with EEA relevance)
(2021/C 332/06)

1. On 6 August 2021, 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:
— AEA Investors LP (‘AEA’, USA),
— Polygon Holding AB (‘Polygon’, Sweden).

AEA acquire(s) within the meaning of Article 3(1)(b) of the Merger Regulation sole control of the whole of Polygon.

The concentration is accomplished by way of purchase of shares.

2. The business activities of the undertakings concerned are:
— for AEA: private equity firm with investments in a variety of sectors, in particular value-added industrial products, specialty chemicals, consumer/retail and services.
— for Polygon: provider of property damage restoration services and temporary climate solutions.

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.10423 — AEA Investors/Polygon Holding

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:
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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.10394 – Platinum Equity Group/Solenis)
Candidate case for simplified procedure
(Text with EEA relevance)
(2021/C 332/07)

1. On 11 August 2021, the Commission received notification of a proposed concentration pursuant to Article 4 of Council Regulation (EC) No 139/2004 (').

This notification concerns the following undertakings:

— Platinum Equity Group (USA);
— Solenis UK International Limited (‘Solenis’, UK), jointly controlled by Clayton Dubilier & Rice (United States) and BASF SE (Germany).

Platinum Equity Group acquires within the meaning of Article 3(1)(b) of the Merger Regulation sole control of the whole of Solenis.

The concentration is accomplished by way of purchase of shares.

2. The business activities of the undertakings concerned are:

— Platinum Equity Group is a private equity investment firm specialised in the merger, acquisition and operation of companies in a broad range of businesses. One of its portfolio companies is Sigura Water, active in water care solutions and services for residential and commercial pool and spa applications as well as industrial markets.
— Solenis is a specialty chemical company and provider of process and water solutions. The company’s product portfolio includes process aids, water treatment chemistries, functional additives, and monitoring and control systems.

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 (’ 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.10394 – Platinum Equity Group/Solenis

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
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