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(‘) Text with EEA relevance.
Non-opposition to a notified concentration
(Case M.10344 — Accenture/Umlaut)
(Text with EEA relevance)
(2021/C 333/01)

On 13 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,


NOTICES FROM EUROPEAN UNION INSTITUTIONS, BODIES, OFFICES AND AGENCIES

EUROPEAN COMMISSION

Euro exchange rates (1)
18 August 2021
(2021/C 333/02)

<table>
<thead>
<tr>
<th>Currency</th>
<th>Exchange rate</th>
<th>Currency</th>
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<tbody>
<tr>
<td>USD US dollar</td>
<td>1,1723</td>
<td>CAD Canadian dollar</td>
<td>1,4793</td>
</tr>
<tr>
<td>JPY Japanese yen</td>
<td>128,67</td>
<td>HKD Hong Kong dollar</td>
<td>9,1299</td>
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<tr>
<td>DKK Danish krone</td>
<td>7,4368</td>
<td>NZD New Zealand dollar</td>
<td>1,6980</td>
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<tr>
<td>GBP Pound sterling</td>
<td>0,85183</td>
<td>SGD Singapore dollar</td>
<td>1,5942</td>
</tr>
<tr>
<td>SEK Swedish krona</td>
<td>10,2233</td>
<td>KRW South Korean won</td>
<td>1 371,95</td>
</tr>
<tr>
<td>CHF Swiss franc</td>
<td>1,0726</td>
<td>ZAR South African rand</td>
<td>17,4356</td>
</tr>
<tr>
<td>ISK Iceland króna</td>
<td>148,40</td>
<td>CNY Chinese yuan renminbi</td>
<td>7,5976</td>
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<tr>
<td>NOK Norwegian krone</td>
<td>10,4220</td>
<td>HRK Croatian kuna</td>
<td>7,4953</td>
</tr>
<tr>
<td>BGN Bulgarian lev</td>
<td>1,9558</td>
<td>IDR Indonesian rupiah</td>
<td>16 872,12</td>
</tr>
<tr>
<td>CZK Czech koruna</td>
<td>25,447</td>
<td>MYR Malaysian ringgit</td>
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<tr>
<td>HUF Hungarian forint</td>
<td>350,52</td>
<td>PHP Philippine peso</td>
<td>59,150</td>
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<tr>
<td>PLN Polish zloty</td>
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<td>RUB Russian rouble</td>
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</tr>
<tr>
<td>RON Romanian leu</td>
<td>4,9254</td>
<td>THB Thai baht</td>
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<tr>
<td>TRY Turkish lira</td>
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<td>BRL Brazilian real</td>
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<tr>
<td>AUD Australian dollar</td>
<td>1,6170</td>
<td>MXP Mexican peso</td>
<td>23,4178</td>
</tr>
</tbody>
</table>

(1) 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 M.10407 — AIP/Alvance Dunkerque Target Business)
Candidate case for simplified procedure

(Text with EEA relevance)

(2021/C 333/03)

1. On 26 July 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:

— American Industrial Partners Capital Fund VII, LP (US), an investment fund managed by American Industrial Partners (collectively referred to as 'AIP'), and
— Alvance Aluminium Dunkerque (‘Dunkerque Aluminium’, France), currently owned by Liberty France Industries 1 SA, in turn ultimately owned by Alvance Aluminium Group and Mr Gupta.

AIP intends to acquire within the meaning of Article 3(1)(b) of the Merger Regulation control of the whole of Alvance Dunkerque Target Business. The concentration is accomplished by way of purchase of shares.

The same concentration was already notified to the Commission on 16 July 2021, but the notification was subsequently withdrawn on 19 July 2021.

2. The business activities of the undertakings concerned are:

— AIP is a private equity firm focused on buying and improving industrial businesses.
— Dunkerque Aluminium is a primary aluminium producer, which operates an aluminium smelter in Loon-Plage near Dunkerque (France).

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.10407 — AIP/Alvance Dunkerque Target Business

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.10393 — Brookfield/Modulaire)
Candidate case for simplified procedure
(Text with EEA relevance)
(2021/C 333/04)

1. On 10 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:
— BCP V Modular Services Holdings IV Limited (‘Modular Holdings’, United Kingdom), indirectly controlled by Brookfield Asset Management Inc. (‘Brookfield’, Canada),

Modular Holdings acquires within the meaning of Article 3(1)(b) of the Merger Regulation control of the whole of Modulaire.

The concentration is accomplished by way of purchase of shares.

2. The business activities of the undertakings concerned are:
— for Modular Holdings: investment entity created for the purpose of the acquisition of Modulaire; for Brookfield: global asset management with a focus on real estate, infrastructure, renewable power and private equity.
— for Modulaire: infrastructure services and sale of modular buildings under the brand names Algeco in Europe and Scandinavia, as well as Elliott, Advanté and Carter in the United Kingdom, BUKO Huisvesting, BUKO Bouw & Winkels and BUKO Bouwsystemen in the Netherlands, Ausco in Australia, Portacom in New Zealand and Algeco Chengdong in China.

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.10393 — Brookfield/Modulaire

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

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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.10381 — One Rock Capital/The Eastman Tire Additives business of Eastman Chemical Company)

Candidate case for simplified procedure

(Text with EEA relevance)

(2021/C 333/05)

1. On 10 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:

— One Rock Capital Partners, LLC, (ORC, USA),
— Eastman Tire Additives business (ETA, Switzerland).

ORC acquires within the meaning of Article 3(1)(b) of the Merger Regulation sole control of the whole of ETA.

The concentration is accomplished by way of purchase of shares.

2. The business activities of the undertakings concerned are:

— for ORC: private equity investment in a variety of sectors and with focus on control-stake equity investments in North American middle-market companies;
— for ETA: development, manufacture and sales of tire additives used in tire manufacturing.

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.10381 — One Rock Capital/The Eastman Tire Additives business of Eastman Chemical Company

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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