Prior notification of a concentration (Case COMP/M.6394 — Gilde/Eismann) Candidate case for simplified procedure

(Text with EEA relevance)

(2011/C 321/12)

- 1. On 25 October 2011, the Commission received a notification of a proposed concentration pursuant to Article 4 of Council Regulation (EC) No 139/2004 (¹) by which Gilde Buy-Out Management Holding B.V. ('Gilde', the Netherlands) acquires within the meaning of Article 3(1)(b) of the Merger Regulation sole control over Eismann AG ('Eismann', Germany) by way of purchase of shares.
- 2. The business activities of the undertakings concerned are:
- for Gilde: private equity investor specialized in management buy-out investments,
- for Eismann: retail and delivery of frozen foods in the direct-to-home channel.
- 3. On preliminary examination, the Commission finds that the notified transaction could fall within the scope of the EC 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 EC Merger Regulation (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. Observations can be sent to the Commission by fax (+32 22964301), by email to COMP-MERGER-REGISTRY@ec.europa.eu or by post, under reference number COMP/M.6394 — Gilde/Eismann, to the following address:

European Commission Directorate-General for Competition Merger Registry J-70 1049 Bruxelles/Brussel BELGIQUE/BELGIË

⁽¹⁾ OJ L 24, 29.1.2004, p. 1 (the 'EC Merger Regulation').

⁽²⁾ OJ C 56, 5.3.2005, p. 32 ('Notice on a simplified procedure').