

Official Journal of the European Union



English edition

Information and Notices

Volume 56

14 December 2013

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EN
**Price:
EUR 3**

(¹) Text with EEA relevance

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⁽¹⁾ Text with EEA relevance

II

(Information)

**INFORMATION FROM EUROPEAN UNION INSTITUTIONS, BODIES, OFFICES
AND AGENCIES**

EUROPEAN COMMISSION

COMMUNICATION FROM THE COMMISSION

**Corresponding values of the thresholds of Directives 2004/17/EC, 2004/18/EC and 2009/81/EC of
the European Parliament and of the Council**

(Text with EEA relevance)

(2013/C 366/01)

The corresponding values in the national currencies other than euro of the thresholds of Directives 2004/17/EC⁽¹⁾, 2004/18/EC⁽²⁾ and 2009/81/EC⁽³⁾ are the following:

EUR 80 000	BGN	New Bulgarian lev	156 464
	CZK	Czech koruna	2 027 040
	DKK	Danish krone	595 832
	GBP	Pound sterling	66 672
	HRK	Croatian kuna	602 336
	HUF	Hungarian forint	23 455 200
	LTL	Lithuanian litas	276 224
	PLN	Polish zloty	337 992
	RON	New Romanian leu	353 384
	SEK	Swedish krona	698 136

EUR 134 000	BGN	New Bulgarian lev	262 077
	CZK	Czech koruna	3 395 292
	DKK	Danish krone	998 019
	GBP	Pound sterling	111 676
	HRK	Croatian kuna	1 008 913
	HUF	Hungarian forint	39 287 460
	LTL	Lithuanian litas	462 675
	PLN	Polish zloty	566 137
	RON	New Romanian leu	591 918
	SEK	Swedish krona	1 169 378

⁽¹⁾ OJ L 134, 30.4.2004, p. 1.

⁽²⁾ OJ L 134, 30.4.2004, p. 114.

⁽³⁾ OJ L 216, 20.8.2009, p. 76.

EUR 207 000	BGN	New Bulgarian lev	404 851
	CZK	Czech koruna	5 244 966
	DKK	Danish krone	1 541 715
	GBP	Pound sterling	172 514
	HRK	Croatian kuna	1 558 544
	HUF	Hungarian forint	60 690 330
	LTL	Lithuanian litas	714 730
	PLN	Polish zloty	874 554
	RON	New Romanian leu	914 381
	SEK	Swedish krona	1 806 427
EUR 414 000	BGN	New Bulgarian lev	809 701
	CZK	Czech koruna	10 489 932
	DKK	Danish krone	3 083 431
	GBP	Pound sterling	345 028
	HRK	Croatian kuna	3 117 089
	HUF	Hungarian forint	121 380 660
	LTL	Lithuanian litas	1 429 459
	PLN	Polish zloty	1 749 109
	RON	New Romanian leu	1 828 762
	SEK	Swedish krona	3 612 854
EUR 1 000 000	BGN	New Bulgarian lev	1 955 800
	CZK	Czech koruna	25 338 000
	DKK	Danish krone	7 447 900
	GBP	Pound sterling	833 400
	HRK	Croatian kuna	7 529 200
	HUF	Hungarian forint	293 190 000
	LTL	Lithuanian litas	3 452 800
	PLN	Polish zloty	4 224 900
	RON	New Romanian leu	4 417 300
	SEK	Swedish krona	8 726 700
EUR 5 186 000	BGN	New Bulgarian lev	10 142 779
	CZK	Czech koruna	131 402 868
	DKK	Danish krone	38 624 809
	GBP	Pound sterling	4 322 012
	HRK	Croatian kuna	39 046 431
	HUF	Hungarian forint	1 520 483 340
	LTL	Lithuanian litas	17 906 221
	PLN	Polish zloty	21 910 331
	RON	New Romanian leu	22 908 118
	SEK	Swedish krona	45 256 666

Non-opposition to a notified concentration
(Case COMP/M.6984 — EPH/Stredoslovenská Energetika)
(Text with EEA relevance)
(2013/C 366/02)

On 20 November 2013, the Commission decided not to oppose the above notified concentration and to declare it compatible with the common market. This decision is based on Article 6(1)(b) of Council Regulation (EC) No 139/2004. 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/en/index.htm>) under document number 32012M6984. EUR-Lex is the online access to the European law.
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IV

(Notices)

NOTICES FROM EUROPEAN UNION INSTITUTIONS, BODIES, OFFICES AND AGENCIES

EUROPEAN COMMISSION

Euro exchange rates (⁽¹⁾)

13 December 2013

(2013/C 366/03)

1 euro =

	Currency	Exchange rate		Currency	Exchange rate
USD	US dollar	1,3727	AUD	Australian dollar	1,5355
JPY	Japanese yen	141,93	CAD	Canadian dollar	1,4626
DKK	Danish krone	7,4611	HKD	Hong Kong dollar	10,6430
GBP	Pound sterling	0,84370	NZD	New Zealand dollar	1,6691
SEK	Swedish krona	9,0351	SGD	Singapore dollar	1,7251
CHF	Swiss franc	1,2226	KRW	South Korean won	1 446,78
ISK	Iceland króna		ZAR	South African rand	14,1407
NOK	Norwegian krone	8,4900	CNY	Chinese yuan renminbi	8,3367
BGN	Bulgarian lev	1,9558	HRK	Croatian kuna	7,6283
CZK	Czech koruna	27,534	IDR	Indonesian rupiah	16 496,17
HUF	Hungarian forint	302,42	MYR	Malaysian ringgit	4,4425
LTL	Lithuanian litas	3,4528	PHP	Philippine peso	60,620
LVL	Latvian lats	0,7030	RUB	Russian rouble	45,0965
PLN	Polish złoty	4,1796	THB	Thai baht	44,002
RON	Romanian leu	4,4573	BRL	Brazilian real	3,2005
TRY	Turkish lira	2,7992	MXN	Mexican peso	17,7782
			INR	Indian rupee	85,3350

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

Commission Notice on a simplified procedure for treatment of certain concentrations under Council Regulation (EC) No 139/2004

(2013/C 366/04)

I. INTRODUCTION

1. This Notice sets out a simplified procedure under which the Commission intends to treat certain concentrations pursuant to Council Regulation (EC) No 139/2004 (¹) (the 'Merger Regulation') on the basis that they do not raise competition concerns. This Notice replaces the Notice on a simplified procedure for treatment of certain concentrations under Council Regulation (EC) No 139/2004 published in 2005 (²). The Commission's experience gained in applying the Merger Regulation, including Council Regulation (EEC) No 4064/89 (³), which preceded the current Merger Regulation, has shown that certain categories of notified concentrations are normally cleared without having raised any substantive doubts, provided that there were no special circumstances.
2. The purpose of this Notice is to set out the conditions under which the Commission usually adopts a short-form decision declaring a concentration compatible with the internal market pursuant to the simplified procedure and to provide guidance in respect of the procedure itself. When the necessary conditions set forth at point 5 or 6 of this Notice are met and provided there are no special circumstances, the Commission adopts a short-form clearance decision within 25 working days from the date of notification, pursuant to Article 6(1)(b) of the Merger Regulation (⁴).
3. However, the Commission may launch an investigation and/or adopt a full decision under the Merger Regulation in respect of any proposed concentration, in particular if the safeguards or exclusions set forth at points 8 to 19 of this Notice are applicable.
4. By following the procedure outlined in the following sections, the Commission aims to make Union merger control more focused and effective.

II. CATEGORIES OF CONCENTRATIONS SUITABLE FOR TREATMENT UNDER THE SIMPLIFIED PROCEDURE

Eligible concentrations

5. The Commission will in principle apply the simplified procedure to each of the following categories of concentrations (⁵):
 - (a) two or more undertakings acquire joint control of a joint venture, provided that the joint venture has no, or negligible, actual or foreseen activities within the territory of the European Economic Area (EEA); such cases occur where:

- (i) the turnover of the joint venture and/or the turnover of the contributed activities (⁶) is less than EUR 100 million in the EEA territory at the time of notification (⁷); and
- (ii) the total value of assets transferred to the joint venture is less than EUR 100 million in the EEA territory at the time of notification (⁸);
- (b) two or more undertakings merge, or one or more undertakings acquire sole or joint control of another undertaking, provided that none of the parties to the concentration are engaged in business activities in the same product and geographic market (⁹), or in a product market which is upstream or downstream from a product market in which any other party to the concentration is engaged (¹⁰);
- (c) two or more undertakings merge, or one or more undertakings acquire sole or joint control of another undertaking and both of the following conditions are fulfilled:
 - (i) the combined market share of all the parties to the concentration that are engaged in business activities in the same product and geographic market (¹¹) (horizontal relationships) is less than 20 % (¹²);
 - (ii) the individual or combined market shares of all the parties to the concentration that are engaged in business activities in a product market which is upstream or downstream from a product market in which any other party to the concentration is engaged (vertical relationships) (¹³) are less than 30 % (¹⁴);
- (d) a party is to acquire sole control of an undertaking over which it already has joint control.
- 6. The Commission may also apply the simplified procedure where two or more undertakings merge, or one or more undertakings acquire sole or joint control of another undertaking, and both of the following conditions are fulfilled:
 - (i) the combined market share of all the parties to the concentration that are in a horizontal relationship is less than 50%; and
 - (ii) the increment (delta) of the Herfindahl-Hirschman Index (HHI) resulting from the concentration is below 150 (¹⁵) (¹⁶).

7. For the purpose of the application of points 5(b), 5(c) and 6 in the case of an acquisition of joint control outside the field of activity of the joint venture, relationships that exist only between the undertakings acquiring joint control are not considered horizontal or vertical relationships for the purpose of this Notice. Those relationships may however give rise to coordination as referred to in Article 2(4) of the Merger Regulation; such situations are dealt with in point 15 of this Notice.

Safeguards and exclusions

8. In assessing whether a concentration falls into one of the categories referred to in points 5 and 6, the Commission will ensure that all relevant circumstances are established with sufficient clarity. Given that market definitions are likely to be a key element in this assessment, the parties should provide information on all plausible alternative market definitions, generally during the pre-notification phase (see point 22). Notifying parties are responsible for describing all alternative relevant product and geographic markets on which the notified concentration could have an impact and for providing data and information relating to the definition of such markets⁽¹⁷⁾. The Commission retains the discretion to take the ultimate decision on market definition, basing its decision on an analysis of the facts of the case. Where it is difficult to define the relevant markets or to determine the parties' market shares, the Commission will not apply the simplified procedure. In addition, to the extent that concentrations involve novel legal issues of a general interest, the Commission would normally abstain from adopting short-form decisions, and would normally revert to a normal first phase merger procedure.

9. While it can normally be assumed that concentrations falling into the categories referred to in points 5 and 6 will not raise serious doubts as to their compatibility with the internal market, there may nonetheless be certain situations which exceptionally require a closer investigation and/or a full decision. In such cases, the Commission may revert to a normal first phase merger procedure.

10. The following are indicative examples of types of cases which may be excluded from the simplified procedure.

11. The Commission is less likely to accept a proposed concentration under the simplified procedure if any of the special circumstances mentioned in the Commission's Guidelines on the assessment of horizontal mergers⁽¹⁸⁾ are present. This includes instances where the market is already concentrated, where the proposed concentration would eliminate an important competitive force, where the proposed concentration would combine two important innovators, where the proposed concentration involves a firm that has promising pipeline products or where there are indications that the proposed concentration would allow the merging parties to hinder the expansion of their competitors.

12. The same may also apply where it is not possible to determine the parties' precise market shares. This is often the case when the parties operate in new or little developed markets.

13. Certain types of concentrations may increase the parties' market power by combining technological, financial or other resources, even if the parties to the concentration do not operate in the same market. Concentrations where at least two parties to the concentration are present in closely related neighbouring markets⁽¹⁹⁾ may also be unsuitable for the simplified procedure, in particular, where one or more of the parties to the concentration holds individually a market share of 30 % or more in any product market in which there is no horizontal or vertical relationship between the parties but which is a neighbouring market to a market where another party is active⁽²⁰⁾.

14. The Commission may consider it appropriate to carry out a full assessment under the normal merger procedure of certain joint ventures with a turnover below the threshold specified in point 5(a) in the EEA at the time of notification, but which can be expected to significantly surpass that threshold in the EEA within the following 3 years. In cases falling under point 5(a) a normal procedure may also be considered appropriate if there are horizontal or vertical relationships between the parties to the concentration on the basis of which it cannot be excluded that the concentration will raise serious doubts as to its compatibility with the internal market or if any of the special circumstances set out in point 11 are present.

15. Furthermore, the Commission may revert to a full assessment under the normal merger procedure where an issue of coordination as referred to in Article 2(4) of the Merger Regulation arises.

16. The Commission's experience to date has shown that a change from joint to sole control may exceptionally require closer investigation and/or a full decision. A particular competition concern could arise in circumstances where a former joint venture is integrated into the group or network of its remaining single controlling shareholder, whereby the disciplining constraints exercised by the potentially diverging incentives of the different controlling shareholders are removed and its strategic market position could be strengthened. For example, in a scenario in which undertaking A and undertaking B jointly control a joint venture C, a concentration pursuant to which A acquires sole control of C may give rise to competition concerns in circumstances in which C is a direct competitor of A, where C and A will hold a substantial combined market position and where this removes a degree of independence previously held by C⁽²¹⁾. In cases where such scenarios require a closer analysis, the Commission may revert to a normal first phase merger procedure⁽²²⁾.

17. The Commission may also revert to a normal first phase merger procedure where neither the Commission nor the competent authorities of Member States have reviewed the prior acquisition of joint control of the joint venture in question.
18. In the case of concentrations described in point 6, the Commission will decide on a case-by-case basis whether, under the particular circumstances of the case at hand, the increase in market concentration level indicated by the HHI delta is such that the case should be examined under the normal first phase merger procedure.
19. If a Member State expresses substantiated concerns about the notified concentration within 15 working days of receipt of the copy of the notification, or if a third party expresses substantiated concerns within the time limit laid down for such comments, the Commission will revert to a normal first phase merger procedure.

Referral requests

20. The simplified procedure will not be applied if a Member State requests the referral of a notified concentration pursuant to Article 9 of the Merger Regulation or if the Commission accepts a request from one or more Member States for referral of a notified concentration pursuant to Article 22 of the Merger Regulation.

Pre-notification referrals at the request of the notifying parties

21. Subject to the safeguards and exclusions set out in this Notice, the Commission may apply the simplified procedure to concentrations where:
 - (a) following a reasoned submission pursuant to Article 4(4) of the Merger Regulation, the Commission decides not to refer the case to a Member State; or
 - (b) following a reasoned submission pursuant to Article 4(5) of the Merger Regulation the case is referred to the Commission.

III. PROCEDURAL PROVISIONS

Pre-notification contacts

22. The Commission has found pre-notification contacts between notifying parties and the Commission on a voluntary basis beneficial even in seemingly unproblematic cases.⁽²³⁾ The Commission's experience of the simplified procedure has shown that candidate cases for the simplified procedure may raise complex issues, for instance of market definition (see point 8), which should preferably be

resolved prior to notification. Such contacts allow the Commission and the notifying parties to determine the precise amount of information to be provided in a notification. Pre-notification contacts should be initiated at least 2 weeks prior to the expected date of notification. Notifying parties are particularly encouraged to engage in pre-notification contacts where they wish to request the Commission to apply the simplified procedure in the situation described in point 6. Under the Merger Regulation, notifying parties are entitled to notify a concentration at any time, provided the notification is complete. The possibility to engage in pre-notification contacts is a service offered by the Commission to notifying parties on a voluntary basis in order to prepare the formal merger review procedure. As such, while not mandatory, pre-notification contacts can be extremely valuable to both the notifying parties and the Commission in determining the precise amount of information required in a notification and, in the majority of cases, will result in a significant reduction of the information required.

23. Nonetheless, pre-notification contacts, in particular the submission of a draft notification, may be less useful in cases falling under point 5(b), that is in cases where there are no reportable markets⁽²⁴⁾ since the parties are not engaged in business activities in the same product and geographic market, or in a product market which is upstream or downstream from a product market in which any other party to the concentration is engaged. In such circumstances, notifying parties may prefer to notify immediately without submitting a draft notification beforehand.⁽²⁵⁾
24. The determination of the absence of reportable markets needs to be undertaken in accordance with point 8 of this Notice. It therefore remains the responsibility of the notifying parties to submit all the information necessary for the Commission to conclude that the proposed concentration does not give rise to any reportable market in the EEA. The Commission will not apply the simplified procedure on the basis of point 5(b) if it is difficult to conclude that the proposed concentration does not give rise to any reportable markets. In such cases, the Commission may revert to the normal procedure and consider the notification as being incomplete in a material respect as set out under point 26 of this Notice.

Publication of the fact of notification

25. The information to be published in the *Official Journal of the European Union* upon receipt of a notification⁽²⁶⁾ will include: the names of the parties to the concentration, their country of origin, the nature of the concentration and the economic sectors involved, as well as an indication that, on the basis of the information provided by the notifying party, the concentration may qualify for a simplified procedure. Interested parties will then have the opportunity to submit observations, in particular on circumstances which might require an investigation.

Short-form decision

26. If the Commission is satisfied that the concentration fulfils the criteria for the simplified procedure (see points 5 and 6), it will normally issue a short-form decision. This includes appropriate cases not giving rise to any competition concerns where it receives a full form notification. The concentration will thus be declared compatible with the internal market, within 25 working days from the date of notification, pursuant to Article 10(1) and (6) of the Merger Regulation. The Commission will endeavour to issue a short-form decision as soon as practicable following expiry of the 15 working day period during which Member States may request referral of a notified concentration pursuant to Article 9 of the Merger Regulation. However, in the period leading up to the 25 working day deadline, the option of reverting to a normal first phase merger procedure and thus launching investigations and/or adopting a full decision remains open to the Commission, should it judge such action appropriate in the case in question. In such cases, the Commission may also consider the notification as being incomplete in a material respect pursuant to Article 5(2) of the Implementing Regulation if it has not received a full form notification.

Publication of the short-form decision

27. The Commission will publish a notice of the fact of the decision in the *Official Journal of the European Union* as it does for full clearance decisions. The public version of the decision will be made available on the website of the Directorate-General for Competition. The short-form decision will contain the information about the notified concentration published in the *Official Journal of the European Union* at the time of notification (names of the parties, their country of origin, nature of the concentration and economic sectors concerned) and a statement that the concentration is declared compatible with the internal market because it falls within one or more of the categories described in this Notice, with the applicable category(ies) being explicitly identified.

IV. ANCILLARY RESTRICTIONS

28. The simplified procedure is not suited to cases in which the undertakings concerned request an express assessment of restrictions which are directly related to, and necessary for, the implementation of the concentration.

(¹) Council Regulation (EC) No 139/2004 of 20 January 2004 on the control of concentrations between undertakings (OJ L 24, 29.1.2004, p. 1).

(²) OJ C 56, 5.3.2005, p. 32.

(³) Council Regulation (EEC) No 4064/89 of 21 December 1989 on the control of concentrations between undertakings (OJ L 395, 30.12.1989 p. 1); corrected version OJ L 257, 21.9.1990, p. 13.

(⁴) The notification requirements are set out in Annex I and II to Council Regulation (EC) No 802/2004 implementing Council Regulation (EC) No 139/2004 on the control of concentrations between undertakings (the 'Implementing Regulation').

(⁵) The following categories apply alternatively, not cumulatively, i.e. fulfilling all the criteria of any of the categories mentioned in point 5 (a), (b), (c) or (d) or point 6 will in principle make a notified concentration eligible for the simplified procedure. A transaction may fulfil the criteria of more than one of the categories described in this Notice. Accordingly, notifying parties may submit a notification of a transaction on the basis of more than one of the categories described in this Notice.

(⁶) The expression 'and/or' refers to the variety of situations covered; for example:

- in the case of a joint acquisition of a target company, the turnover to be taken into account is the turnover of this target (the joint venture),
- in the case of the creation of a joint venture to which the parent companies contribute their activities, the turnover to be taken into account is that of the contributed activities,
- in the case of entry of a new controlling party into an existing joint venture, the turnover of the joint venture and the turnover of the activities contributed by the new parent company (if any) must be taken into account.

(⁷) The turnover of the joint venture can be determined according to the most recent audited accounts of the parent companies, or the joint venture itself, depending upon the availability of separate accounts for the resources combined in the joint venture.

(⁸) The total value of assets of the joint venture can be determined according to the last prepared and approved balance sheet of each parent company. The term 'assets' includes: (i) all tangible and intangible assets that will be transferred to the joint venture (examples of tangible assets include production plants, wholesale or retail outlets, and inventory of goods; examples of intangible assets include intellectual property, goodwill, etc.), and (ii) any amount of credit or any obligations of the joint venture which any parent company of the joint venture has agreed to extend or guarantee. Where the assets transferred generate turnover at the time of notification, then neither the value of the assets nor that of the annual turnover may exceed EUR 100 million.

- (⁹) See Commission Notice on the definition of relevant market for the purposes of Community competition law (OJ C 372, 9.12.1997, p. 5). Any reference in this Notice to undertakings' activities in markets should be understood as activities in markets within the EEA territory or markets which include the EEA territory, but may be wider than the EEA territory.
- (¹⁰) A vertical relationship normally presupposes that the product or service of the undertaking active in the upstream market in question constitutes an important input to the product or service of the undertaking active in the downstream market: see the Commission's Guidelines on the assessment of non-horizontal mergers under the Council Regulation on the control of concentrations between undertakings (OJ C 265, 18.10.2008, p. 6), paragraph 34.
- (¹¹) See footnote 9.
- (¹²) The thresholds for horizontal and vertical relationships apply to any plausible alternative product and geographic market definition that may have to be considered in a given case. It is important that the underlying market definitions set out in the notification are precise enough to justify the assessment that these thresholds are not met, and that all plausible alternative market definitions that may have to be considered are mentioned (including geographic markets narrower than national).
- (¹³) See footnote 10.
- (¹⁴) See footnote 12.
- (¹⁵) The HHI is calculated by summing the squares of the individual market shares of all the firms in the market: see Commission Guidelines on the assessment of horizontal mergers under the Council Regulation on the control of concentrations between undertakings (OJ C 31, 5.2.2004, p. 5), point 16. However, in order to calculate the HHI delta resulting from the concentration, it is sufficient to subtract from the square of the sum of the market shares of the parties to the concentration (in other words, the square of the merged entity's market share post-concentration) the sum of the squares of the parties' individual market shares (since the market shares of all other competitors in the market remain unchanged and thus do not influence the result of the equation). In other words, the HHI delta can be calculated on the basis of only the market shares of the parties to the concentration, without a need to know the market shares of any other competitors in the market.
- (¹⁶) See footnote 12.
- (¹⁷) As with all other notifications, the Commission may revoke the short-form decision if it is based on incorrect information for which one of the undertakings concerned is responsible (Article 6(3)(a) of the Merger Regulation).
- (¹⁸) See Commission Guidelines on the assessment of horizontal mergers under the Council Regulation on the control of concentrations between undertakings (OJ C 31, 5.2.2004, p. 5), in particular paragraph 20.
- (¹⁹) Product markets are closely related neighbouring markets when the products are complementary to each other or when they belong to a range of products that is generally purchased by the same set of customers for the same end use.
- (²⁰) See the Commission's Guidelines on the assessment of non-horizontal mergers under the Council Regulation on the control of concentrations between undertakings (OJ C 265, 18.10.2008, p. 6), in particular paragraph 25 and Section V.
- (²¹) Case COMP/M.5141 KLM/Martinair, 17.12.2008, recitals 14-22.
- (²²) Case COMP/M.2908 Deutsche Post/DHL (II), 18.9.2002.
- (²³) See the Directorate-Gerneral for Competition's Best Practices on the conduct of EC merger control proceedings (the 'Best Practices') e online (<http://ec.europa.eu/competition/mergers/legislation/proceedingspdf>).
- (²⁴) For the definition of reportable markets, see Section 6.2 of the Short Form CO (Annex II to the Implementing Regulation).
- (²⁵) In light of the Best Practices, the Commission would nevertheless encourage parties to submit in advance a request for the allocation of a Directorate-General for Competition case team.
- (²⁶) Article 4(3) of the Merger Regulation.

New national side of euro coins intended for circulation

(2013/C 366/05)



National side of the new commemorative 2-euro coin intended for circulation and issued by Finland

Euro coins intended for circulation have legal tender status throughout the euro area. For the purpose of informing the public and all parties who handle the coins, the Commission publishes a description of the designs of all new coins ⁽¹⁾. In accordance with the Council conclusions of 10 February 2009 ⁽²⁾, euro-area Member States and countries that have concluded a monetary agreement with the European Union providing for the issuing of euro coins are allowed to issue commemorative euro coins intended for circulation, provided that certain conditions are met, particularly that only the 2-euro denomination is used. These coins have the same technical characteristics as other 2-euro coins, but their national face features a commemorative design that is highly symbolic in national or European terms.

Issuing country: Finland

Subject of commemoration: the 125th anniversary of the birth of Nobel Prize winning author F. E. SILLANPÄÄ

Description of the design:

The inner part of the coin depicts Sillanpää's portrait. At the top, in semi-circle, the words 'F. E. SILLANPÄÄ'. At the left, the year '1888' and the mint mark. At the right, the year '1964', the indication of the issuing country 'FI' and the year of issuance '2013'.

This is a special coin to commemorate the grandfather of a whole nation. F. E. SILLANPÄÄ was a master of style who brought deep insights about the relationship between people and nature into Finnish literature. He was awarded the Nobel prize in 1939 based in particular on the works Meek Heritage and The Maid Silja. This masterful author gained even more national renown with his popular radio appearances and memorable Christmas columns. After the war years, the master writer evolved into the long-bearded 'Taata', the unofficial grandfather to the country. From recollections of his childhood Christmases emerged a well-loved tradition: Grandpa gathered the whole nation devoutly around their radios with his easy-going Christmas 'talks'.

The coin's outer ring depicts the 12 stars of the European flag.

Number of coins to be issued: 1,5 million

Date of issue: November 2013

⁽¹⁾ See OJ C 373, 28.12.2001, p. 1, for the national faces of all the coins issued in 2002.

⁽²⁾ See the conclusions of the Economic and Financial Affairs Council of 10 February 2009 and the Commission Recommendation of 19 December 2008 on common guidelines for the national sides and the issuance of euro coins intended for circulation (OJ L 9, 14.1.2009, p. 52).

NOTICES FROM MEMBER STATES

List of national authorities designed according to the provision in Article 29(2) of Council Regulation (EC) No 515/97 on mutual assistance between the administrative authorities of the Member States and cooperation between the latter and the Commission to ensure the correct application of the law on customs and agricultural matters

(2013/C 366/06)

(LIST A)

Organisation code	Organisation description	MS	CIS-EU	FIDE-EU
AT_BMF	Bundesministerium für Finanzen (BMF)	AT	7	7
AT_BMF_RMEA_COK	Zollamt St. Pölten Krems Wiener Neustadt	AT	1	3
AT_BMF_RMEA_COV	Zollamt Eisenstadt Flughafen Wien	AT	1	3
AT_BMF_RMEA_COV_DIAC	Daten-, Informations- und Aufbereitungscenter im BMF	AT	7	7
AT_BMF_RMMA_COL	Zollamt Linz Wels	AT		18
AT_BMF_RMMA_COSB	Zollamt Salzburg	AT		8
AT_BMF_RMS_COG	Zollamt Graz	AT	1	4
AT_BMF_RMS_COK	Zollamt Klagenfurt Villach	AT		2
AT_BMF_RMV_COV	Zollamt Wien	AT	9	9
AT_BMF_RMW_COF	Zollamt Feldkirch Wolfurt	AT		1
AT_BMF_RMW_COI	Zollamt Innsbruck	AT		5
AT_FIU	Bundeskriminalamt (Zentralstelle für die Bekämpfung der Geldwäscherei)	AT	1	1
BE_DOUANE_RECH_ANTWERPEN	Antwerpen Opsporingsinspectie	BE	14	10
BE_DOUANE_RECH_LIÈGE	Liège Inspection des recherches	BE	1	1
BE_DOUANE_RECH_NODDNR	Nationale Opsporingsdirectie (NOD) — Direction Nationale des Recherches (DNR)	BE	4	8
BE_FIU	Cel voor Financiële Informatieverwerking (CFI) — Cellule de Traitement des Informations Financières (CTIF)	BE	1	1
BG_FIU	Българска финансовоизузнавателна структура (Дирекция „Финансово разузнаване“ ДАНС)	BG	2	2
BG_GDBOP	Главна дирекция „Борба с организираната престъпност“	BG		5
BG_NCA	Агенция „Митници“	BG	19	13
BG_NCA_MBU	Митница „Бургас“	BG	2	1
BG_NCA_MRU	Митница „Русе“	BG	1	1

Organisation code	Organisation description	MS	CIS-EU	FIDE-EU
BG_VKP	Върховна касационна прокуратура	BG		2
CY_DCE_LAR	Τελωνειακό Σώμα Λάρνακας	CY	1	1
CY_DCE_LIM	Τελωνειακό Σώμα Λεμεσσού	CY	4	4
CY_DCE_NIO	Εθνικό Γραφείο Πληροφοριών HQRS	CY	6	6
CY_DCE_PAP	Τελωνειακό Σώμα Πάφου	CY	2	2
CY_FIU	Κυπριακή Μονάδα Οικονομικών Πληροφοριών	CY	1	1
CZ_GDC	Generální ředitelství cel	CZ	2	3
CZ_GDC_PLZ	Celní úřad pro Plzeňský kraj	CZ	2	4
DE_ZKA	Zollkriminalamt	DE	51	70
DE_ZKA_ZFABerlin	Zollfahndungsamt Berlin-Brandenburg	DE	3	90
DE_ZKA_ZFADresden	Zollfahndungsamt Dresden	DE	1	71
DE_ZKA_ZFAEssen	Zollfahndungsamt Essen	DE	15	134
DE_ZKA_ZFAFrankfurt	Zollfahndungsamt Frankfurt am Main	DE		91
DE_ZKA_ZFAHamburg	Zollfahndungsamt Hamburg	DE	18	124
DE_ZKA_ZFAHannover	Zollfahndungsamt Hannover	DE	4	99
DE_ZKA_ZFAMuenchen	Zollfahndungsamt München	DE	6	66
DE_ZKA_ZFASuttgart	Zollfahndungsamt Stuttgart	DE		70
DK_FIU	Den Danske Finansielle Efterretningsenhed	DK	1	1
DK_MOF_SKAT	SKAT (Hovedsæde)	DK	108	29
EC_OLAF	European Anti-Fraud Office	EC	1	1
EC_OLAF_01	01 Investigation Selection and Review	EC	5	3
EC_OLAF_B1	B1 Trade Customs Fraud	EC	4	4
EC_OLAF_B2	B2 Tobacco and Counterfeit Goods	EC	11	7
EC_OLAF_D4	D4 Strategic Analysis, Reporting, Joint Operations	EC	19	15
EC_TAXUD	Taxation and Customs Union DG	EC	3	1
EE_FIU	Rahapesu andmebüroo	EE	1	1
EE_MOF_EMTA_IVD	Uurimisosakond	EE		1
ES_AEAT_SDII	Subdirección de Inspección e Investigación	ES	1	1
ES_AEAT_SDII_PAC	Política Agrícola Común	ES		1
ES_AEAT_SDII_UCE	Unidad de Comercio Exterior	ES	2	1
ES_AEAT_SVAC_UCO	Centro de Coordinación de Operativos	ES	2	2
ES_FIU	Servicio Ejecutivo de Prevención de Blanqueo de Capitales (SEPBLAC)	ES	1	1
FI_FIU	Taloustiedustelu yksikkö	FI	1	1
FI_VM_CO_NBC	Tullihallitus	FI	5	1

Organisation code	Organisation description	MS	CIS-EU	FIDE-EU
FI_VM_CO_NCD	Pohjoinen tullipiiri	FI	2	2
FI_VM_CO_SCD	Eteläinen tullipiiri	FI	1	1
FI_VM_CO_WCD	Läntinen tullipiiri	FI	1	1
FI_VM_INI_ECD	Itäinen tullipiiri	FI	4	4
FI_VM_INI_NBC	Tullihallitus	FI	12	9
FI_VM_INI_NCD	Pohjoinen tullipiiri	FI	3	4
FI_VM_INI_SCD	Eteläinen tullipiiri	FI	8	7
FI_VM_INI_WCD	Läntinen tullipiiri	FI	9	16
FR_DG	Direction générale des douanes et des droits indirects	FR	1	5
FR_DNRED	Direction nationale des recherches et enquêtes douanières	FR	11	14
FR_FIU	TRACFIN (Traitement du renseignement et action contre les circuits financiers clandestins)	FR	1	1
GR_MEF_CE_ELACP	Τελωνείο Πειραιώς Α'	GR	1	1
GR_MEF_CE_ELACU	33ο Τμήμα Εφαρμογή Τελωνειακού Δικαίου	GR	29	20
GR_MEF_CE_ELAHC	Τελωνείο Αθηνών	GR	3	3
GR_MEF_CE_ELAIA	Τελωνείο Αθηνών Αερολιμένα «Ελ. Βενιζέλος»	GR	3	2
GR_MEF_CE_ELAIG	Τελωνείο Αιγίου	GR	2	2
GR_MEF_CE_ELALE	Τελωνείο Αλεξανδρούπολης	GR	4	1
GR_MEF_CE_ELAST	Τελωνείο Αστακού	GR	2	2
GR_MEF_CE_ELDOC	Τελωνείο Δοϊράνης	GR	2	2
GR_MEF_CE_ELELE	Τελωνείο Ελευσίνας	GR	2	2
GR_MEF_CE_ELEVZ	Τελωνείο Ευζώνων	GR	2	2
GR_MEF_CE_ELFCP	6ο Τελωνείο Πειραιώς	GR	2	2
GR_MEF_CE_ELHAC	Τελωνειακό Γραφείο Χαλκίδας	GR	4	2
GR_MEF_CE_ELHAN	Τελωνείο Χανίων	GR	2	2
GR_MEF_CE_ELHCP	Τελωνείο Πειραιώς Ε'	GR	3	2
GR_MEF_CE_ELHCT	Τελωνείο Θεσσαλονίκης Β'	GR	5	5
GR_MEF_CE_ELHER	Τελωνείο Ηρακλείου	GR	2	2
GR_MEF_CE_ELHIO	Τελωνείο Χίου	GR	3	2
GR_MEF_CE_ELGIC	Τελωνείο Ηγουμενίτσας	GR	5	3
GR_MEF_CE_ELINO	Τελωνείο Οινοφύτων	GR	1	1
GR_MEF_CE_ELOIA	Τελωνείο Ιωαννίνων	GR	1	1
GR_MEF_CE_ELKAC	Τελωνείο Καβάλας	GR	3	3

Organisation code	Organisation description	MS	CIS-EU	FIDE-EU
GR_MEF_CE_ELKAK	Τελωνείο Κακαβιάς	GR	3	3
GR_MEF_CE_ELKAS	Τελωνείο Καστανιάς	GR	2	2
GR_MEF_CE_ELKEC	Τελωνείο Κέρκυρας	GR	2	2
GR_MEF_CE_ELKIP	Τελωνείο Κίμων	GR	3	3
GR_MEF_CE_ELKOR	Τελωνείο Κορίνθου	GR	1	1
GR_MEF_CE_ELKOS	Τελωνείο Κω	GR	2	2
GR_MEF_CE_ELKRY	Τελωνείο Κρυσταλλοπηγής	GR	1	1
GR_MEF_CE_ELLAC	Τελωνείο Λάρισας	GR	2	2
GR_MEF_CE_ELLVR	Τελωνείο Λαυρίου	GR	2	2
GR_MEF_CE_ELMAV	Τελωνείο Μαυροματίου	GR	3	3
GR_MEF_CE_ELMER	Τελωνείο Μερτζάνης	GR	1	1
GR_MEF_CE_ELMYC	Τελωνείο Μυτιλήνης	GR	2	2
GR_MEF_CE_ELNAF	Τελωνείο Ναυπλίου	GR	2	2
GR_MEF_CE_ELNIK	Τελωνείο Νίκης	GR	2	2
GR_MEF_CE_ELPAC	Τελωνείο Πατρών	GR	2	2
GR_MEF_CE_ELROC	Τελωνείο Ρόδου	GR	2	1
GR_MEF_CE_ELSAM	Τελωνείο Σάμου	GR	2	2
GR_MEF_CE_ELSYR	Τελωνείο Σύρου	GR	2	1
GR_MEF_CE_ELTHA	Τελωνείο Θεσσαλονίκης Ε'	GR	3	3
GR_MEF_CE_ELVER	Τελωνείο Βέροιας	GR	1	1
GR_MEF_CE_ELVOL	Τελωνείο Βόλου	GR	2	2
GR_MEF_CE_ELYTATTI	Υπηρεσία Τελωνειακού Ελέγχου Διεύθυνση Αττικής	GR	2	2
GR_MEF_CE_ELYTPAT	Υπηρεσία Τελωνειακού Ελέγχου Πατρών	GR	2	2
GR_MEF_CE_ELYTTHE	Υπηρεσία Τελωνειακού Ελέγχου Διεύθυνση Θεσσαλονίκης	GR	3	2
GR_MEF_SIS_ELODA	SIS — Επιχειρησιακό Τμήμα Αττικής	GR	2	2
GR_MEF_SIS_ELRDS	SIS — Περιφερειακό Τμήμα Νήσων Νοτίου Αιγαίου	GR	1	1
GR_MEF_SIS_ELSIS	SIS — Κεντρικά Γραφεία	GR	1	1
HR_NCA	Carinska uprava Republike Hrvatske	HR	3	3
HU_NAV_BFI	Nemzeti Adó- és Vámhivatal Bevetési Főigazgatósága	HU	9	9
HU_NAV_DARVPFI_BAKMVPI	Nemzeti Adó- és Vámhivatal Bács-Kiskun Megyei Vám- és Pénzügyőri Igazgatósága	HU	4	1
HU_NAV_DARVPFI_CSMVPI	Nemzeti Adó- és Vámhivatal Csongrád Megyei Vám- és Pénzügyőri Igazgatósága	HU	3	3

Organisation code	Organisation description	MS	CIS-EU	FIDE-EU
HU_NAV_DDRVPFI_BAMVPI	Nemzeti Adó- és Vámhivatal Baranya Megyei Vám- és Pénzügyőri Igazgatósága	HU	3	2
HU_NAV_EARVPFI_HBMVPI	Nemzeti Adó- és Vámhivatal Hajdú-Bihar Megyei Vám- és Pénzügyőri Igazgatósága	HU	3	2
HU_NAV_EMRVPFI	Nemzeti Adó- és Vámhivatal Észak-magyarországi Regionális Vám- és Pénzügyőri Főigazgatósága	HU	6	6
HU_NAV_EMRVPFI_BAMVPI	Nemzeti Adó- és Vámhivatal Borsod-Abaúj-Zemplén Megyei Vám- és Pénzügyőri Igazgatósága	HU	3	2
HU_NAV_EMRVPFI_NOMVPI	Nemzeti Adó- és Vámhivatal Nógrád Megyei Vám- és Pénzügyőri Igazgatósága	HU	6	3
HU_NAV_KDRVPFI_FEMVPI	Nemzeti Adó- és Vámhivatal Fejér Megyei Vám- és Pénzügyőri Igazgatósága	HU	5	4
HU_NAV_KH_KOKO	Nemzeti Adó- és Vámhivatal Kockázatelemző Osztálya	HU	7	5
HU_NAV_KH_RKUFO	Nemzeti Adó- és Vámhivatal Kiemelt Ügyek Osztálya	HU	10	1
HU_NAV_KH_VAFO	Nemzeti Adó- és Vámhivatal Vám- és Pénzügyőri Osztálya	HU	11	10
HU_NAV_KMRVPFI_KAVIG	Nemzeti Adó- és Vámhivatal Kiemelt Adó és Vám Főigazgatósága	HU	3	1
HU_NAV_NYDRVPFI_VAMVPI	Nemzeti Adó- és Vámhivatal Vas Megyei Vám- és Pénzügyőri Igazgatósága	HU	4	3
IE_FIU	Irish Financial Intelligence Unit	IE	1	1
IT_DOG	Agenzia delle Dogane	IT	21	6
IT_DOG_BAR	Direzione Regionale Bari	IT	13	6
IT_DOG_BAR_BAC	Ufficio delle Dogane di Bari	IT	5	6
IT_DOG_BAR_BRI	Ufficio delle Dogane di Brindisi	IT	3	2
IT_DOG_BAR_CAM	Ufficio delle Dogane di Campobasso	IT	3	1
IT_DOG_BAR_CAM_TRM	SOT Termoli	IT	1	2
IT_DOG_BAR_FOG	Ufficio delle Dogane di Foggia	IT	4	2
IT_DOG_BAR_LEC	Ufficio delle Dogane di Lecce	IT	6	2
IT_DOG_BAR_POT	Ufficio delle Dogane di Potenza	IT	3	2
IT_DOG_BAR_TAR	Ufficio delle Dogane di Taranto	IT	5	2
IT_DOG_BOL	Direzione Regionale Bologna	IT	11	2
IT_DOG_BOL_ANN	Ufficio delle Dogane di Ancona	IT	10	3
IT_DOG_BOL_ANN_PEO	SOT Pesaro	IT	2	1
IT_DOG_BOL_BOLC	Ufficio delle Dogane di Bologna	IT	5	2
IT_DOG_BOL_CIM	Ufficio delle Dogane di Civitanova Marche	IT	4	1

Organisation code	Organisation description	MS	CIS-EU	FIDE-EU
IT_DOG_BOL_CIM_SBT	SOT S. Benedetto del Tronto	IT	2	1
IT_DOG_BOL_FER	Ufficio delle Dogane di Ferrara	IT	5	2
IT_DOG_BOL_FORL	Ufficio delle Dogane di Forlì — Cesena	IT	3	1
IT_DOG_BOL_MOD	Ufficio delle Dogane di Modena	IT	6	2
IT_DOG_BOL_PAR	Ufficio delle Dogane di Parma	IT	5	1
IT_DOG_BOL_PIA	Ufficio delle Dogane di Piacenza	IT	5	2
IT_DOG_BOL_RAV	Ufficio delle Dogane di Ravenna	IT	4	1
IT_DOG_BOL_Rem	Ufficio delle Dogane di Reggio Emilia	IT	2	2
IT_DOG_BOL_RIM	Ufficio delle Dogane di Rimini	IT	5	2
IT_DOG_BOZ	Direzione Provinciale Bolzano	IT	5	1
IT_DOG_BOZ_BOZC	Ufficio delle Dogane di Bolzano	IT	5	2
IT_DOG_FIR	Direzione Regionale Firenze	IT	10	3
IT_DOG_FIR_ARE	Ufficio delle Dogane di Arezzo	IT	5	2
IT_DOG_FIR_CAGC	Ufficio delle Dogane di Cagliari	IT	6	5
IT_DOG_FIR_CAGC_ORI	Sezione Operativa Territoriale di Oristano	IT	2	2
IT_DOG_FIR_FIRC	Ufficio delle Dogane di Firenze	IT	4	1
IT_DOG_FIR_LIV	Ufficio delle Dogane di Livorno	IT	4	3
IT_DOG_FIR_PER_PERAIR	SOT Perugia Aeroporto	IT	2	2
IT_DOG_FIR_PIS	Ufficio delle Dogane di Pisa	IT	5	3
IT_DOG_FIR_PRA	Ufficio delle Dogane di Prato	IT	8	3
IT_DOG_FIR_SAS	Ufficio delle Dogane di Sassari	IT	3	1
IT_DOG_FIR_SAS_ALG	SOT Alghero	IT	2	1
IT_DOG_FIR_SAS_OLB	SOT Olbia	IT	1	1
IT_DOG_GEN	Direzione Regionale Genova	IT	6	5
IT_DOG_GEN_GENC_GEAIR	SOT Aeroporto di Genova	IT		1
IT_DOG_GEN_IMP	Ufficio delle Dogane di Imperia	IT	4	2
IT_DOG_GEN_LSP	Ufficio delle Dogane di La Spezia	IT	4	5
IT_DOG_GEN_SAV	Ufficio delle Dogane di Savona	IT	4	2
IT_DOG_MIL	Direzione Regionale Milano	IT	10	7
IT_DOG_MIL_BER	Ufficio delle Dogane di Bergamo	IT	15	3
IT_DOG_MIL_BRE	Ufficio delle Dogane di Brescia	IT	14	3
IT_DOG_MIL_COM	Ufficio delle Dogane di Como	IT	21	4
IT_DOG_MIL_COM_CHA	SOT di Chiasso	IT	4	1
IT_DOG_MIL_COM_PCHI	SOT di Ponte Chiasso	IT	12	1

Organisation code	Organisation description	MS	CIS-EU	FIDE-EU
IT_DOG_MIL_MAL	Ufficio delle Dogane di Malpensa	IT	32	1
IT_DOG_MIL_MANT	Ufficio delle Dogane di Mantova	IT	7	3
IT_DOG_MIL_TIRA	Ufficio delle Dogane di Tirano	IT	4	3
IT_DOG_MIL_VAR	Ufficio delle Dogane di Varese	IT	8	4
IT_DOG_NAP	Direzione interregionale per la Campania e la Calabria	IT	5	5
IT_DOG_NAP_CATANZ_CRO	SOT di Crotone	IT	2	2
IT_DOG_NAP_CATANZ_LAM	SOT di Lamezia Terme	IT	5	1
IT_DOG_NAP_GTA	Ufficio delle Dogane di Gioia Tauro	IT	4	4
IT_DOG_NAP_NA2	Ufficio delle Dogane di Napoli 2	IT	9	7
IT_DOG_NAP_RCA_RCAIR	SOT Aeroporto dello Stretto (RC)	IT	6	2
IT_DOG_NAP_RCA_VIBOV	SOT di Vibo Valentia	IT	2	1
IT_DOG_NAP_SAL	Ufficio delle Dogane di Salerno	IT	4	3
IT_DOG_PAL	Direzione Regionale Palermo	IT	5	5
IT_DOG_PAL_CAT	Ufficio delle Dogane di Catania	IT	3	4
IT_DOG_PAL_MES	Ufficio delle Dogane di Messina	IT	4	3
IT_DOG_PAL_PALC	Ufficio delle Dogane di Palermo	IT	6	1
IT_DOG_PAL_PEMP	Ufficio delle Dogane di Porto Empedocle	IT	3	2
IT_DOG_PAL_SIR	Ufficio delle Dogane di Siracusa	IT	12	2
IT_DOG_PAL_TRA	Ufficio delle Dogane di Trapani	IT	5	2
IT_DOG_ROM	Direzione Regionale Roma	IT	7	1
IT_DOG_ROM_AVE	Ufficio delle Dogane di Avezzano	IT	2	2
IT_DOG_ROM_AVE_AQU	SOT L'Aquila	IT	2	2
IT_DOG_ROM_CIV	Ufficio delle Dogane di Civitavecchia	IT	5	3
IT_DOG_ROM_FCO1	Ufficio delle Dogane di Roma 2 — Antifrode Merci	IT	9	3
IT_DOG_ROM_FCO2	Ufficio delle Dogane di Roma 2 — Antifrode Viaggiatori	IT	5	4
IT_DOG_ROM_GAE	Ufficio delle Dogane di Gaeta	IT	2	1
IT_DOG_ROM_PES	Ufficio delle Dogane di Pescara	IT	4	3
IT_DOG_ROM_PES_GIU	SOT Giulianova	IT	2	1
IT_DOG_ROM_PES_ORM	SOT Ortona	IT	1	2
IT_DOG_ROM_ROMC1	Ufficio delle Dogane di Roma 1	IT	6	3
IT_DOG_ROM_ROMC1_CIA	SOT di Ciampino (U.D. Roma 1)	IT	2	1
IT_DOG_TOR	Direzione interregionale per il Piemonte e la Valle d'Aosta	IT	6	3

Organisation code	Organisation description	MS	CIS-EU	FIDE-EU
IT_DOG_TOR_ALE	Ufficio delle Dogane Alessandria	IT	2	2
IT_DOG_TOR_AOS	Ufficio delle Dogane di Aosta	IT	5	2
IT_DOG_TOR_BIE	Ufficio delle Dogane di Biella	IT	3	2
IT_DOG_TOR_CUN	Ufficio delle Dogane di Cuneo	IT	3	2
IT_DOG_TOR_MODANE	Dogana Modane (FR)	IT		1
IT_DOG_TOR_NOV	Ufficio delle Dogane di Novara	IT	5	1
IT_DOG_TOR_TORC	Ufficio delle Dogane di Torino	IT	6	2
IT_DOG_TOR_VERC	Ufficio delle Dogane di Vercelli	IT	7	2
IT_DOG_TRE_UDTRE	Ufficio delle Dogane di Trento	IT	8	4
IT_DOG_VEN	Direzione Regionale Venezia	IT	9	4
IT_DOG_VEN_GOR	Ufficio delle Dogane di Gorizia	IT	4	1
IT_DOG_VEN_GOR_RONC	SOT Ronchi dei Legionari	IT	3	1
IT_DOG_VEN_PAD	Ufficio delle Dogane di Padova	IT	5	1
IT_DOG_VEN_PAD_ROV	SOT Rovigo	IT	3	2
IT_DOG_VEN_PORD	Ufficio delle Dogane di Pordenone	IT	4	3
IT_DOG_VEN_TRC_PFN	SOT TS — Punto Franco Nuovo	IT	5	1
IT_DOG_VEN_TREV	Ufficio delle Dogane di Treviso — Via Serenissima	IT	6	1
IT_DOG_VEN_TREV_SED	SOT Sedico Belluno	IT	1	1
IT_DOG_VEN_UDI	Ufficio delle Dogane di Udine	IT	5	3
IT_DOG_VEN_UDI_PNOG	SOT Porto Nogaro	IT	3	1
IT_DOG_VEN_UDI_PNTB	SOT Pontebba	IT	3	1
IT_DOG_VEN_VEC	Ufficio delle Dogane di Venezia	IT	11	2
IT_DOG_VEN_VEC_CHIO	SOT Chioggia	IT	3	1
IT_DOG_VEN_VEC_VENAIR	SOT Aeroporto Marco Polo di Tessera/Venezia	IT	6	1
IT_DOG_VEN_VER	Ufficio delle Dogane di Verona	IT	6	3
IT_DOG_VEN_VER_VERAIR	SOT Aeroporto V. Catullo di Verona	IT	2	1
IT_DOG_VEN_VICE	Ufficio delle Dogane di Vicenza	IT	2	1
IT_FIU	Italian Financial Intelligence Unit	IT	1	1
IT_GF_GF01	II Reparto	IT	8	8
LT_FIU	Lietuvos Respublikos Finansinių nusikaltimų tyrimo tarnyba	LT	1	1
LT_MOF_CD	Muitinės departamentas	LT	8	4
LT_MOF_CD_CCS	Muitinės kriminalinė tarnyba	LT	19	2
LT_MOF_CD_CISC	Muitinės informacinių sistemų centras	LT	2	2

Organisation code	Organisation description	MS	CIS-EU	FIDE-EU
LU_APL_SADPS	Service antidrogues et produits sensibles	LU		1
LU_DDA_AD	Service antidrogues et produits sensibles	LU	2	4
LU_DDA_AR	Analyse de risque	LU		4
LU_DDA_SC	Service contentieux	LU	3	3
LU_FIU	Luxembourg Financial Intelligence Unit — Cellule de renseignement financier de Luxembourg	LU	1	1
LV_FIU	(VID Finanšu policijas pārvaldes) Finanšu informācijas analīzes departaments	LV	1	1
LV_VID_CCB_IDICS	(VID Finanšu policijas pārvaldes) Finanšu informācijas analīzes departamenta Informācijas koordinēšanas nodaļa	LV	10	10
MT_CD	Dipartiment tad-Dwana	MT	2	2
MT_CD_ENF	Taqsimā tal-Infurzar tad-Dwana	MT	1	1
MT_CD_INT	Taqsimā tal-Intelligence tad-Dwana	MT	4	4
MT_FIU	Korp għall-Analiżi ta' Informazzjoni Finanzjarja	MT	1	1
NL_FIU	Financial Intelligence Unit — Nederland	NL	1	1
NL_MOF_BFE	Fiscale inlichtingen- en opsporingsdienst — Economische controledienst (FIOD-ECD)	NL	2	22
NL_MOF_CUSTOMS	Douane	NL	20	3
NL_MOF_DIC	Douane Informatie Centrum	NL	43	26
PL_FIU	Polska Jednostka Informacji Finansowej	PL	1	1
PL_MOFNET	Ministerstwo Finansów – Kontrola Celna	PL	8	12
PL_MOFNET_BIA	Izba Celna Białystok	PL	6	12
PL_MOFNET_BPD	Izba Celna Biała Podlaska	PL	5	68
PL_MOFNET_GDY	Izba Celna Gdynia	PL	11	7
PL_MOFNET_KAT	Izba Celna Katowice	PL	10	87
PL_MOFNET_KIE	Izba Celna Kielce	PL	1	2
PL_MOFNET_KRA	Izba Celna Kraków	PL	2	10
PL_MOFNET_LOD	Izba Celna Łódź	PL	2	5
PL_MOFNET_OLS	Izba Celna Olsztyn	PL	2	26
PL_MOFNET_OPO	Izba Celna Opole	PL	2	4
PL_MOFNET_POZ	Izba Celna Poznań	PL	6	5
PL_MOFNET_PRZ	Izba Celna Przemyśl	PL	3	13
PL_MOFNET_RZE	Izba Celna Rzepin	PL	3	8
PL_MOFNET_SZC	Izba Celna Szczecin	PL	3	1
PL_MOFNET_TOR	Izba Celna Toruń	PL	2	20

Organisation code	Organisation description	MS	CIS-EU	FIDE-EU
PL_MOFNET_WAR	Izba Celna Warszawa	PL	2	18
PL_MOFNET_WRO	Izba Celna Wrocław	PL	15	16
PT_MDF_DGAIEC	Autoridade Tributária e Aduaneira — Direção de Serviços Antifraude Aduaneira — Divisão de Informações	PT	32	35
PT_MDF_DGAIEC_ALTV	Alfândega de Alverca	PT	7	7
PT_MDF_DGAIEC_ALTV_BDTV	Posto Aduaneiro da Bobadela	PT	2	2
PT_MDF_DGAIEC_ANTV	Alfândega Marítima de Lisboa	PT	5	5
PT_MDF_DGAIEC_AVTV	Alfândega de Aveiro	PT	3	3
PT_MDF_DGAIEC_AVTV_CLTV	Delegação Aduaneira da Covilhã	PT	3	3
PT_MDF_DGAIEC_AVTV_FFVM	Delegação Aduaneira da Figueira da Foz	PT	4	4
PT_MDF_DGAIEC_AVTV_VFTV	Delegação Aduaneira de Vilar Formoso	PT	2	2
PT_MDF_DGAIEC_BRTV	Alfândega de Braga	PT	3	3
PT_MDF_DGAIEC_BRTV_PRTV	Delegação Aduaneira do Peso da Régua	PT	3	3
PT_MDF_DGAIEC_DPC	Direção de Serviços Antifraude Aduaneira — Divisão de Planeamento e Controlo Operacional	PT	10	10
PT_MDF_DGAIEC_FORM	Direção de Serviços Antifraude Aduaneira — Divisão de Informações — TRAINING	PT		13
PT_MDF_DGAIEC_FRTV	Alfândega do Freixo	PT	3	3
PT_MDF_DGAIEC_FSTV	Alfândega de Faro	PT	6	6
PT_MDF_DGAIEC_FSTV_FATV	Delegação Aduaneira do Aeroporto de Faro	PT	3	3
PT_MDF_DGAIEC_FSTV_PMVM	Posto Aduaneiro de Portimão	PT	3	3
PT_MDF_DGAIEC_FSTV_VMVM	Posto Aduaneiro de Vilamoura	PT	1	1
PT_MDF_DGAIEC_FUTV	Alfândega do Funchal	PT	4	3
PT_MDF_DGAIEC_FUTV_SCVA	Delegação Aduaneira do Aeroporto de Santa Catarina	PT	3	3
PT_MDF_DGAIEC_JTTV	Alfândega do Jardim do Tabaco	PT	4	4
PT_MDF_DGAIEC_LATV	Alfândega do Aeroporto de Lisboa — Carga	PT	4	4
PT_MDF_DGAIEC_LATV_EPVA	Delegação Aduaneira das Encomendas Postais de Lisboa	PT	1	1
PT_MDF_DGAIEC_LETV	Alfândega de Leixões	PT	4	4
PT_MDF_DGAIEC_LITV	Direção de Serviços Antifraude Aduaneira — Divisão Operacional do Sul	PT	4	4
PT_MDF_DGAIEC_PATV	Alfândega do Aeroporto do Porto — Carga	PT	5	5
PT_MDF_DGAIEC_PDTV	Alfândega de Ponta Delgada	PT	3	3
PT_MDF_DGAIEC_PDTV_AHTV	Delegação Aduaneira de Angra do Heroísmo	PT	3	3
PT_MDF_DGAIEC_PDTV_HOTV	Delegação Aduaneira da Horta	PT	4	4

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PT_MDF_DGAIEC_PETV	Alfândega de Peniche	PT	4	4
PT_MDF_DGAIEC_PETV_RITV	Posto Aduaneiro de Riachos	PT	2	2
PT_MDF_DGAIEC_POTV	Direção de Serviços Antifraude Aduaneira — Divisão Operacional do Norte	PT	4	4
PT_MDF_DGAIEC_SETV	Alfândega de Setúbal	PT	5	5
PT_MDF_DGAIEC_SETV_ELTW	Delegação Aduaneira de Elvas	PT	2	2
PT_MDF_DGAIEC_SETV_SITV	Delegação Aduaneira de Sines	PT	3	3
PT_MDF_DGAIEC_VCTV	Alfândega de Viana do Castelo	PT	2	2
RO_FIU	Unitatea de Informații Financiare a României	RO	1	1
RO_MOF_NCA	Autoritatea Națională a Vămilor	RO	2	4
SE_FIU	Finanspolisen	SE	1	1
SE_TV	Tullverket	SE	5	5
SE_TV_BB	Tullverket Brotsbekämpning	SE	46	45
SE_TV_EH	Tullverket Effektiv Handel	SE	6	6
SI_FIU	Slovenska finančna obveščevalna enota	SI	1	1
SI_MOF_CA_ID	Sektor za preiskave	SI	37	36
SK_CS_CKU_AD	Analytické oddelenie	SK	11	2
SK_CS_CKU_OACIS	Oddelenie analýz a colného informačného systému	SK	2	2
SK_CS_CKU_ODZCK	Oddelenie drog a závažnej colnej kriminality	SK	2	2
SK_CS_CKU_OMS	Oddelenie medzinárodnej spolupráce	SK	5	2
SK_CS_CKU_OVZAK	Oddelenie vysokozdaniteľného tovaru a komodít	SK	2	1
UK_FIU	United Kingdom Financial Intelligence Unit	UK	1	1
UK_HMRC_NCU	NCU	UK	7	3
BG_NCA_MAES	Митница „Аерогара София“	BG	3	
BG_NCA_MPV	Митница „Пловдив“	BG	2	
BG_NCA_MST	Митница „Столична“	BG	3	
BG_NCA_MVA	Митница „Варна“	BG	2	
CZ_GDC_OC	Operacni centrum GRC	CZ	38	
DE_BMF_ZIVIT	Zentrum für Informationsverarbeitung und Informationstechnik	DE	2	
DE_BMF_ZORA	Zentralstelle Risikoanalyse Zoll	DE	15	
EC_OLAF_C3	C3 Operational Analysis and Forensics	EC	1	
EE_MOF_EMTA	Maksu- ja Tolliamet	EE	2	

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EE_MOF_EMTA_ITD	Uurimisosakond	EE	16	
ES_AEAT_SVAC_IRM	Investigación Recintos Marítimos (Maritime Premises)	ES	2	
FI_VM_CO_ECD	Itäinen Tullipiiri	FI	1	
FI_VM_CO_SCD_RAC	Riskianalyysi keskus	FI	11	
HU_NAV_BEFL_JI	Nemzeti Adó- és Vámhivatal Bevetési Főigazgatóság Járőr Igazgatósága	HU	1	
HU_NAV_DARVPFI	Nemzeti Adó- és Vámhivatal Dél-alföldi Regionális Vám- és Pénzügyőri Főigazgatósága	HU	1	
HU_NAV_DARVPFI_BAKMVPI_BAJA	Nemzeti Adó- és Vámhivatal Bács-Kiskun Megyei Vám- és Pénzügyőri Igazgatóság Kirendeltsége Baja	HU	2	
HU_NAV_DARVPFI_BAKMVPI_Hercegszanto	Nemzeti Adó- és Vámhivatal Bács-Kiskun Megyei Vám- és Pénzügyőri Igazgatóság Határkirendeltsége Hercegszántó	HU	1	
HU_NAV_DARVPFI_BAKMVPI_KISKÖROS	Nemzeti Adó- és Vámhivatal Bács-Kiskun Megyei Vám- és Pénzügyőri Igazgatóság Kirendeltsége Kiskőrös	HU	1	
HU_NAV_DARVPFI_BAKMVPI_TO-MPA	Nemzeti Adó- és Vámhivatal Bács-Kiskun Megyei Vám- és Pénzügyőri Igazgatóság Határkirendeltsége Tompa	HU	3	
HU_NAV_DARVPFI_BKMVPI	Nemzeti Adó- és Vámhivatal Békés Megyei Vám- és Pénzügyőri Igazgatósága	HU	1	
HU_NAV_DARVPFI_CSMVPI_ROSKKE	Nemzeti Adó- és Vámhivatal Csongrád Megyei Vám- és Pénzügyőri Igazgatóság Határkirendeltsége Röszke	HU	1	
HU_NAV_DDRVPFI_SOMVPI	Nemzeti Adó- és Vámhivatal Somogy Megyei Vám- és Pénzügyőri Igazgatósága	HU	1	
HU_NAV_DDRVPFI_TOMVPI	Nemzeti Adó- és Vámhivatal Tolna Megyei Vám- és Pénzügyőri Igazgatósága	HU	1	
HU_NAV_EARVPFI_JNSZMVPI	Nemzeti Adó- és Vámhivatal Jász-Nagykun-Szolnok Megyei Vám- és Pénzügyőri Igazgatósága	HU	1	
HU_NAV_EARVPFI_SZSZBMVPI	Nemzeti Adó- és Vámhivatal Szabolcs-Szatmár-Bereg Megyei Vám- és Pénzügyőri Igazgatósága	HU	6	
HU_NAV_EARVPFI_SZSZBMVPI_BERÉGSURANY	Nemzeti Adó- és Vámhivatal Szabolcs-Szatmár-Bereg Megyei Vám- és Pénzügyőri Igazgatóság Határkirendeltsége Beregsurány	HU	8	
HU_NAV_EARVPFI_SZSZBMVPI_K-ISVARDA	Nemzeti Adó- és Vámhivatal Szabolcs-Szatmár-Bereg Megyei Vám- és Pénzügyőri Igazgatóság Kirendeltsége Kisvárda	HU	1	
HU_NAV_EARVPFI_SZSZBMVPI_MATESZALKA	Nemzeti Adó- és Vámhivatal Szabolcs-Szatmár-Bereg Megyei Vám- és Pénzügyőri Igazgatóság Kirendeltsége Mátészalka	HU	1	

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HU_NAV_EARVPFI_SZSBMVPI_T-ISZABECS	Nemzeti Adó- és Vámhivatal Szabolcs-Szatmár-Bereg Megyei Vám- és Pénzügyőri Igazgatóság Határkirendeltsége Tiszabecs	HU	6	
HU_NAV_EARVPFI_SZSBMVPI_Z-AHONY	Nemzeti Adó- és Vámhivatal Szabolcs-Szatmár-Bereg Megyei Vám- és Pénzügyőri Igazgatóság Határkirendeltsége Záhony	HU	2	
HU_NAV_EMRPFI_HEMVPI	Nemzeti Adó- és Vámhivatal Heves Megyei Vám- és Pénzügyőri Igazgatósága	HU	2	
HU_NAV_KDRVPFI_KEMVPI	Nemzeti Adó- és Vámhivatal Komárom-Esztergom Megyei Vám- és Pénzügyőri Igazgatósága	HU	1	
HU_NAV_KDRVPFI_VEMVPI	Nemzeti Adó- és Vámhivatal Veszprém Megyei Vám- és Pénzügyőri Igazgatósága	HU	1	
HU_NAV_KMRVPFI	Nemzeti Adó- és Vámhivatal Közép-magyarországi Regionális Vám- és Pénzügyőri Főigazgatóság	HU	1	
HU_NAV_KMRVPFI_DBPVPI	Nemzeti Adó- és Vámhivatal Dél-budapesti Vám- és Pénzügyőri Igazgatósága	HU	2	
HU_NAV_KMRVPFI_EBPVPI	Nemzeti Adó- és Vámhivatal Észak-budapesti Vám- és Pénzügyőri Igazgatósága	HU	3	
HU_NAV_KMRVPFI_KBVPI	Nemzeti Adó- és Vámhivatal Kelet-budapesti Vám- és Pénzügyőri Igazgatósága	HU	5	
HU_NAV_KMRVPFI_PEMVPI	Nemzeti Adó- és Vámhivatal Pest Megyei Vám- és Pénzügyőri Igazgatósága	HU	1	
HU_NAV_NYDRVPFI_GYMSMVPI	Nemzeti Adó- és Vámhivatal Győr-Moson-Sopron Megyei Vám- és Pénzügyőri Igazgatóság	HU	4	
HU_NAV_NYDRVPFI_ZAMVPI	Nemzeti Adó- és Vámhivatal Zala Megyei Vám- és Pénzügyőri Igazgatósága	HU	2	
HU_NAV_RFI_1RI	Nemzeti Adó- és Vámhivatal Repülőtéri Főigazgatóság 1. számú Repülőtéri Igazgatósága	HU	3	
HU_NAV_RFI_2RI	Nemzeti Adó- és Vámhivatal Repülőtéri Főigazgatóság 2. számú Repülőtéri Igazgatósága	HU	6	
IE_REV_CD	Customs Division	IE	2	
IE_REV_CEIB	Customs Investigations	IE	19	
IE_REV_CER_BMW	Border Midlands and West Region	IE	6	
IE_REV_CER_DUB	Dublin Region	IE	8	
IE_REV_CER_SER	South East Region	IE	12	
IE_REV_CER_SWR	South West Region	IE	2	
IE_REV_CICB	Customs Investigations & Coordination Branch	IE	4	
IE_REV_CIDLE_NDT	National Drugs Team	IE	11	
IE_REV_CIDLE_NFIU	National Freight Intelligence Unit	IE	13	

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IT_DOG_BAR_BAC_BARL	SOT Barletta	IT	1	
IT_DOG_BAR_BAC_MOLF	SOT Molfetta	IT	1	
IT_DOG_BAR_BAC_MONO	SOT Monopoli	IT	1	
IT_DOG_BAR_BAC_PALE	SOT Aeroporto Bari Palestro	IT	1	
IT_DOG_BAR_BRI_CASA	SOT Aeroporto Casale	IT	1	
IT_DOG_BAR_FOG_MANF	SOT Manfredonia	IT	1	
IT_DOG_BAR_LEC_OTR	SOT Otranto	IT	1	
IT_DOG_BAR_POT_MATE	SOT Matera	IT	2	
IT_DOG_BOL_ANN_FAB	SOT Fabriano	IT	1	
IT_DOG_BOL_ANN_FAL	SOT Falconara	IT	3	
IT_DOG_BOL_ANN_FAN	SOT Fano	IT	1	
IT_DOG_BOL_BOLC_BOAIR	SOT Aeroporto «G. Marconi»	IT	5	
IT_DOG_BOL_BOLC_INTERPORTO	SOT Interporto	IT	2	
IT_DOG_BOL_FORL_CESENA	SOT Cesena	IT	2	
IT_DOG_BOL_RAV_LUGOFAENZA	SOT di Lugo — Faenza	IT	2	
IT_DOG_BOL_RIM_RNAIR	SOT Aeroporto Miramare «F. Fellini»	IT	1	
IT_DOG_BOZ_BOZC_BRES	SOT Bressanone	IT	6	
IT_DOG_BOZ_BOZC_BRUN	SOT Brunico (U.D. Bz)	IT	2	
IT_DOG_BOZ_BOZC_BZAIR	SOT Aeroporto S. Giacomo (U.D. Bz)	IT	2	
IT_DOG_BOZ_BOZC_MERA	SOT Merano (U.D. Bz)	IT	2	
IT_DOG_BOZ_BOZC_MGBZ	SOT Magazzini generali (U.D. Bz)	IT	2	
IT_DOG_BOZ_BOZC_RESIA	SOT Resia (U.D. Bz)	IT	2	
IT_DOG_BOZ_BOZC_TRENS	SOT Campo di Trens (U.D. Bz)	IT	2	
IT_DOG_BOZ_BOZC_TUB	SOT Tambre (U.D. Bz)	IT	2	
IT_DOG_FIR_ARE_SIENA	SOT Siena	IT	1	
IT_DOG_FIR_CAGC_ARBA	SOT Arbatax	IT	2	
IT_DOG_FIR_CAGC_ELMAS	SOT Aeroporto Cagliari Elmas	IT	2	
IT_DOG_FIR_CAGC_PVES	SOT Portovesme	IT	2	
IT_DOG_FIR_FIRC_PERE	SOT A. Vespucci	IT	1	
IT_DOG_FIR_LIV_GROS	SOT Grosseto	IT	2	
IT_DOG_FIR_LIV PIO	SOT Piombino	IT	1	
IT_DOG_FIR_LIV_PORT	SOT Portoferraio	IT	1	
IT_DOG_FIR_PER	Ufficio delle dogane di Perugia	IT	2	
IT_DOG_FIR_PIS_ITPISAIR	SOT Aeroporto di Pisa	IT	3	
IT_DOG_FIR_PIS_LUC	Ufficio delle Dogane Lucca	IT	1	

Organisation code	Organisation description	MS	CIS-EU	FIDE-EU
IT_DOG_FIR_PIS_MCA	Dogana Marina di Carrara	IT	1	
IT_DOG_FIR_PIS_VIA	Dogana Viareggio	IT	3	
IT_DOG_FIR_PRA_MONT	SOT Montale	IT	1	
IT_DOG_GEN_GENC	Ufficio delle Dogane di Genova	IT	7	
IT_DOG_MIL_BER_OSERIO	SOT Orio al Serio (U.D. Bergamo)	IT	4	
IT_DOG_MIL_BRE_CRE	SOT Cremona (U.D. di Brescia)	IT	5	
IT_DOG_MIL_BRE_MONT	SOT Montichiari (U.D. BS)	IT	1	
IT_DOG_MIL_COM_OVAL	SOT Oria Valsolda (U.D. Como)	IT	1	
IT_DOG_MIL_MIC	Ufficio delle Dogane di Milano 2	IT	9	
IT_DOG_MIL_MIL1	Ufficio delle Dogane di Milano 1	IT	13	
IT_DOG_MIL_MIL3	Ufficio delle Dogane di Milano 3	IT	5	
IT_DOG_MIL_PAV	Ufficio delle Dogane di Pavia	IT	8	
IT_DOG_MIL_PAV_VIG	SOT Vigevano (U.D. Pavia)	IT	1	
IT_DOG_MIL_PAV_VOG	SOT Voghera (U.D. Pavia)	IT	1	
IT_DOG_MIL_TIRA_PFOSC	SOT Passo del Foscagno (U.D. Tirano)	IT	1	
IT_DOG_MIL_TIRA_SOND	SOT Sondrio (U.D. Tirano)	IT	2	
IT_DOG_MIL_TIRA_VCHIA	SOT Villa di Chiavenna (U.D. Tirano)	IT	1	
IT_DOG_MIL_VAR_BUS	SOT Busto Arsizio (U.D. Varese)	IT	2	
IT_DOG_MIL_VAR_GAG	SOT Gaggiolo (U.D. Varese)	IT	1	
IT_DOG_MIL_VAR_PTRESA	SOT Ponte Tresa	IT	2	
IT_DOG_NAP_CAS	Ufficio delle dogane di Caserta	IT	3	
IT_DOG_NAP_CATANZ	Ufficio delle Dogane di Catanzaro	IT	3	
IT_DOG_NAP_CATANZ_COS	SOT di Cosenza	IT	3	
IT_DOG_NAP_ITBEN	Ufficio delle Dogane di Benevento	IT	2	
IT_DOG_NAP_NA1	Ufficio delle Dogane di Napoli 1	IT	5	
IT_DOG_NAP_NA1_NAPAIR	SOT Aeroporto Napoli Capodichino	IT	3	
IT_DOG_NAP_NA2_NAPTER	SOT di Nola	IT	2	
IT_DOG_NAP_RCA	Ufficio delle Dogane di Reggio Calabria	IT	4	
IT_DOG_PAL_CAT_FONT	SOT Aeroporto di Fontanarossa	IT	2	
IT_DOG_PAL_CAT_RIPO	SOT Riposto	IT	2	
IT_DOG_PAL_MES_AGAT	SOT S. Agata Militello	IT	1	
IT_DOG_PAL_MES_LIPA	SOT Lipari	IT	1	
IT_DOG_PAL_MES_MILA	SOT Milazzo	IT	2	
IT_DOG_PAL_MES_NAXO	SOT Giardini Naxos	IT	1	

Organisation code	Organisation description	MS	CIS-EU	FIDE-EU
IT_DOG_PAL_PALC_PRAI	SOT Aeroporto Punta Raisi	IT	2	
IT_DOG_PAL_PALC_TERM	SOT Termini Imerese	IT	2	
IT_DOG_PAL_PEMP_CALT	SOT Caltanissetta	IT	1	
IT_DOG_PAL_PEMP_GELA	SOT Gela	IT	1	
IT_DOG_PAL_PEMP_LICA	SOT Licata	IT	1	
IT_DOG_PAL_PEMP_SCIA	SOT Sciacca	IT	1	
IT_DOG_PAL_SIR_AUGU	SOT Augusta	IT	6	
IT_DOG_PAL_SIR_POZZ	SOT Pozzallo	IT	4	
IT_DOG_PAL_SIR_RAGU	SOT Ragusa	IT	4	
IT_DOG_PAL_TRA_CAST	SOT Castellammare del Golfo	IT	1	
IT_DOG_PAL_TRA_MARS	SOT Marsala	IT	1	
IT_DOG_PAL_TRA_MAZA	SOT Mazara del Vallo	IT	2	
IT_DOG_PAL_TRA_PANT	SOT Pantelleria	IT	1	
IT_DOG_ROM_CIV_VITE	SOT Viterbo	IT	2	
IT_DOG_ROM_FCO2_FIUM	SOT Fiumicino	IT	3	
IT_DOG_ROM_FRO	Ufficio delle Dogane Frosinone	IT	2	
IT_DOG_ROM_GAE_APRI	SOT Aprilia	IT	2	
IT_DOG_ROM_GAE_LATI	SOT Latina	IT	2	
IT_DOG_ROM_PES_VAS	SOT Vasto	IT	1	
IT_DOG_ROM_ROMC1_POME	SOT Pomezia (U.D. Roma 1)	IT	2	
IT_DOG_ROM_ROMC1 RIETI	SOT Rieti	IT	2	
IT_DOG_TOR_ALE_ASTI	SOT Asti	IT	1	
IT_DOG_TOR_ALE_POZZ	SOT Pozzolo Formigaro	IT	1	
IT_DOG_TOR_AOS_TGSB	SOT Traforo Gran S. Bernardo	IT	1	
IT_DOG_TOR_BIE_SAIMA	SOT Mag. Generali Saima Avandero	IT	2	
IT_DOG_TOR_TORC_CASE	SOT Caselle Torinese	IT	2	
IT_DOG_TOR_VERB	Ufficio delle Dogane Verbano-Cusio-Ossola	IT	3	
IT_DOG_TRE	Direzione provinciale di Trento	IT	6	
IT_DOG_TRE_UDTRE_RON-CAFORT	SOT Roncafort (UD TN)	IT	2	
IT_DOG_VEN_GOR_MONF	SOT Monfalcone	IT	3	
IT_DOG_VEN_TRC	Ufficio delle Dogane di Trieste	IT	4	
IT_DOG_VEN_TRC_FERN	SOT Fornetti	IT	2	
IT_DOG_VEN_TRC_PVF	SOT TS — Punto Franco Vecchio	IT	3	

Organisation code	Organisation description	MS	CIS-EU	FIDE-EU
IT_DOG_VEN_TRC_PIND	SOT Porto industriale	IT	3	
IT_DOG_VEN_TREV_TREVAIR	SOT Aeroporto Canova	IT	1	
IT_DOG_VEN_UDI_ZAU	SOT Z.A.U.	IT	3	
IT_DOG_VEN_VEC_PGRU	SOT Portogruaro	IT	3	
IT_DOG_VEN_VEC_VEINT	SOT Interporto	IT	3	
IT_DOG_VEN_VEC_VENMAR	SOT Marittima (U.D. VE)	IT	2	
LT_MOF_CD_CTC	Muitinės mokymo centras	LT	2	
LT_MOF_CD_KLTCO	Klaipėdos teritorinė muitinė	LT	2	
LT_MOF_CD_KTCO	Kauno teritorinė muitinė	LT	2	
LT_MOF_CD_VTCO	Vilniaus teritorinė muitinė	LT	2	
LU-UsersToBeSorted	LUXEMBOURG	LU	1	
LV_VID_CB_RMS	(VID Muitas pārvaldes) Riska vadības nodaļa	LV	18	
PT_MDF_DGAIEC_LATV_LIVA	Aeroporto de Lisboa-Sala Bagagem	PT	2	
PT_MDF_DGAIEC_LETV_LEVM	Alfândega Leixões-Marina	PT	1	
PT_MDF_DGAIEC_PATV_POVA	Aeroporto do Porto-Sala Bagagem	PT	4	
SE_KCL_KRS	Svenska kustbevakningen, södra regionen	SE	1	
SI_MOF_CA_COK	Carinski urad Koper	SI	1	
SK_CS_CKU_OOaOO	Operačné stredisko	SK	1	
SK_CS_CRSR_CJAR	Centrálna jednotka analýzy rizika	SK	10	
UK_HMRC	HM Revenue & Customs	UK	3	
UK_HMRC_BFIAT	BF Intelligence & Analytics Team	UK	4	
UK_HMRC_D	DOVER	UK	15	
UK_HMRC_EL	Intelligence Bureau, London	UK	1	
UK_HMRC_F	FELIXSTOWE	UK	4	
UK_HMRC_IA	RIS A&I	UK	1	
UK_HMRC_M	RIS OPS	UK	3	
UK_HMRC_S	SOUTHAMPTON	UK	11	
		Totals	2 290	2 195

List of national authorities designed according to the provision in Article 30(3) of Council Regulation (EC) No 515/97 on mutual assistance between the administrative authorities of the Member States and cooperation between the latter and the Commission to ensure the correct application of the law on customs and agricultural matters

(2013/C 366/07)

(LIST B)

Organisation code	Organisation description	MS	CIS-EU	FIDE-EU
AT_BMF	Bundesministerium für Finanzen (BMF)	AT	7	7
AT_BMF_RMEA_COK	Zollamt St. Pölten Krems Wiener Neustadt	AT	1	3
AT_BMF_RMMA_COL	Zollamt Linz Wels	AT		18
AT_BMF_RMMA_COSB	Zollamt Salzburg	AT		8
AT_BMF_RMW_COF	Zollamt Feldkirch Wolfurt	AT		1
AT_BMF_RMW_COI	Zollamt Innsbruck	AT		5
BE_DOUANE_RECH_ANTWERPEN	Antwerpen Opsporingsinspectie	BE	14	10
BE_DOUANE_RECH_NODDNR	Nationale Opsporingsdirectie (NOD) — Direction nationale des recherches (DNR)	BE	4	8
BG_NCA	Агенция „Митници“	BG	19	13
CY_DCE_NIO	Εθνικό Γραφείο Πληροφοριών HQRS	CY	6	6
CZ_GDC	Generální ředitelství cel	CZ	2	3
CZ_GDC_PLZ	Celní úřad pro Plzeňský kraj	CZ	2	4
DE_ZKA	Zollkriminalamt	DE	51	70
DE_ZKA_ZFAEssen	Zollfahndungsamt Essen	DE	15	134
DE_ZKA_ZFAFrankfurt	Zollfahndungsamt Frankfurt am Main	DE		91
DE_ZKA_ZFAHamburg	Zollfahndungsamt Hamburg	DE	18	124
DE_ZKA_ZFAHannover	Zollfahndungsamt Hannover	DE	4	99
DE_ZKA_ZFAMuenchen	Zollfahndungsamt München	DE	6	66
DE_ZKA_ZFASuttgart	Zollfahndungsamt Stuttgart	DE		70
DK_MOF_SKAT	SKAT (Hovedsæde)	DK	108	29
EC_OLAF_01	01 Investigation Selection and Review	EC	5	3
EC_OLAF_B1	B1 Trade Customs Fraud	EC	4	4
EC_OLAF_B2	B2 Tobacco and Counterfeit Goods	EC	11	7
EC_OLAF_D4	D4 Strategic Analysis, Reporting, Joint Operations	EC	19	15
EE_MOF_EMTA_IVD	Uurimisosakond	EE		1
ES_AEAT_SVAC_UCO	Centro de Coordinación de Operativos	ES	2	2
FI_VM_CO_NBC	Tullihallitus	FI	5	1
FI_VM_INI_NBC	Tullihallitus	FI	12	9

Organisation code	Organisation description	MS	CIS-EU	FIDE-EU
FI_VM_INI_SCD	Eteläinen tullipiiri	FI	8	7
FR_DG	Direction générale des douanes et droits indirects	FR	1	5
FR_DNRED	Direction nationale des recherches et enquêtes douanières	FR	11	14
GR_MEF_CE_ELACU	33ο Τμήμα Εφαρμογής Τελωνειακού Δικαίου	GR	29	20
GR_MEF_CE_ELAST	Τελωνείο Αστακού	GR	2	2
GR_MEF_CE_ELHER	Τελωνείο Ηρακλείου	GR	2	2
GR_MEF_CE_ELTHA	Τελωνείο Θεσσαλονίκης Ε'	GR	3	3
GR_MEF_CE_ELYTTHE	Υπηρεσία Τελωνειακού Ελέγχου Διεύθυνση Θεσσαλονίκης	GR	3	2
HU_NAV_BFI	Nemzeti Adó- és Vámhivatal Bevetési Főigazgatósága	HU	9	9
HU_NAV_KH_KOKO	Nemzeti Adó- és Vámhivatal Kockázatelemző Osztálya	HU	7	5
HU_NAV_NYDRVPFI_VAMVPI	Nemzeti Adó- és Vámhivatal Vas Megyei Vám- és Pénzügyőri Igazgatósága	HU	4	3
IT_DOG_BOL_PAR	Ufficio delle Dogane di Parma	IT	5	1
IT_DOG_BOL_RAV	Ufficio delle Dogane di Ravenna	IT	4	1
IT_DOG_FIR_LIV	Ufficio delle Dogane di Livorno	IT	4	3
IT_DOG_GEN	Direzione Regionale Genova	IT	6	5
IT_DOG_GEN_SAV	Ufficio delle dogane di Savona	IT	4	2
IT_DOG_MIL	Direzione Regionale Milano	IT	10	7
IT_DOG_MIL_BRE	Ufficio delle Dogane di Brescia	IT	14	3
IT_DOG_NAP	Direzione interregionale per la Campania e la Calabria	IT	5	5
IT_DOG_NAP_NA2	Ufficio delle Dogane di Napoli 2	IT	9	7
IT_DOG_NAP_SAL	Ufficio delle dogane di Salerno	IT	4	3
IT_DOG_PAL	Direzione Regionale Palermo	IT	5	5
IT_DOG_PAL_PEMP	Ufficio delle dogane di Porto Empedocle	IT	3	2
IT_DOG_ROM_PES	Ufficio delle Dogane di Pescara	IT	4	3
IT_DOG_ROM_PES_GIU	SOT Giulianova	IT	2	1
IT_DOG_ROM_PES_ORM	SOT Ortona	IT	1	2
IT_DOG_TOR_AOS	Ufficio delle Dogane di Aosta	IT	5	2
IT_DOG_TOR_BIE	Ufficio delle Dogane di Biella	IT	3	2
IT_DOG_TOR_VERC	Ufficio delle Dogane di Vercelli	IT	7	2
IT_DOG_TRE_UDTRE	Ufficio delle Dogane di Trento	IT	8	4
IT_DOG_VEN	Direzione Regionale Venezia	IT	9	4
IT_DOG_VEN_PORD	Ufficio delle Dogane di Pordenone	IT	4	3
IT_DOG_VEN_UDI	Ufficio delle Dogane di Udine	IT	5	3
IT_GF_GF01	II Reparto	IT	8	8

Organisation code	Organisation description	MS	CIS-EU	FIDE-EU
LT_MOF_CD	Muitinės departamentas	LT	8	4
LT_MOF_CD_CCS	Muitinės kriminalinė tarnyba	LT	19	2
LU_DDA_AR	Analyse de risque	LU		4
LU_DDA_SC	Service contentieux	LU	3	3
LV_VID_CCB_IDICS	(VID Finanšu policijas pārvaldes) Finanšu informācijas analīzes departamenta Informācijas koordinēšanas nodāja	LV	10	10
MT_CD	Dipartiment tad-Dwana	MT	2	2
MT_CD_INT	Taqsim tal-Intelligence tad-Dwana	MT	4	4
MT_FIU	Korp għall-Analizi ta' Informazzjoni Finanzjarja	MT	1	1
NL_MOF_CUSTOMS	Douane	NL	20	3
NL_MOF_DIC	Douane Informatie Centrum	NL	43	26
PL_MOFNET	Ministerstwo Finansów – Kontrola Celna	PL	8	12
PL_MOFNET_BIA	Izba Celna Białystok	PL	6	12
PL_MOFNET_BPD	Izba Celna Biała Podlaska	PL	5	68
PL_MOFNET_KAT	Izba Celna Katowice	PL	10	87
PL_MOFNET_KIE	Izba Celna Kielce	PL	1	2
PL_MOFNET_KRA	Izba Celna Kraków	PL	2	10
PL_MOFNET_LOD	Izba Celna Łódź	PL	2	5
PL_MOFNET_OLS	Izba Celna Olsztyn	PL	2	26
PL_MOFNET_OPO	Izba Celna Opole	PL	2	4
PL_MOFNET_POZ	Izba Celna Poznań	PL	6	5
PL_MOFNET_PRZ	Izba Celna Przemyśl	PL	3	13
PL_MOFNET_RZE	Izba Celna Rzepin	PL	3	8
PL_MOFNET_TOR	Izba Celna Toruń	PL	2	20
PL_MOFNET_WRO	Izba Celna Wrocław	PL	15	16
RO_MOF_NCA	Autoritatea Națională a Vămilor	RO	2	4
SE_TV	Tullverket	SE	5	5
SE_TV_BB	Tullverket Brottbekämpning	SE	46	45
SI_MOF_CA_ID	Sektor za preiskave	SI	37	36
SK_CS_CKU_OACIS	Oddelenie analýz a colného informačného systému	SK	2	2
SK_CS_CKU_OMS	Oddelenie medzináronej spolupráce	SK	5	2
UK_HMRC_NCU	NCU	UK	7	3
BG_NCA_MVA	Митница „Варна“	BG	2	
DE_BMF_ZORA	Zentralstelle Risikoanalyse Zoll	DE	15	
EE_MOF_EMTA	Maksu- ja Tolliamet	EE	2	
EE_MOF_EMTA_ITD	Uurimisosakond	EE	16	
ES_AEAT_SVAC_IRM	Investigación Recintos Marítimos (Maritime Premises)	ES	2	

Organisation code	Organisation description	MS	CIS-EU	FIDE-EU
FI_VM_CO_SCD_RAC	Riskianalyysikeskus	FI	11	
HU_NAV_DARVPFI_BAKMVPI_TOMPA	Nemzeti Adó- és Vámhivatal Bács-Kiskun Megyei Vám- és Pénzügyőri Igazgatóság Határrendeltsége Tompa	HU	3	
HU_NAV_DARVPFI_CSMVPI_ROSZKE	Nemzeti Adó- és Vámhivatal Csongrád Megyei Vám- és Pénzügyőri Igazgatóság Határrendeltsége Röszke	HU	1	
HU_NAV_EARVPFI_SZSZBMVPI_ZAHONY	Nemzeti Adó- és Vámhivatal Szabolcs-Szatmár-Bereg Megyei Vám- és Pénzügyőri Igazgatóság Határrendeltsége Záhony	HU	2	
IE_REV_CEIB	Customs Investigations	IE	19	
IE_REV_CER_DUB	Dublin Region	IE	8	
IE_REV_CER_SER	South East Region	IE	12	
IE_REV_CER_SWR	South West Region	IE	2	
IE_REV_CICB	Customs Investigations & Coordination Branch	IE	4	
IE_REV_CIDLE_NDT	National Drugs Team	IE	11	
IE_REV_CIDLE_NFIU	National Freight Intelligence Unit	IE	13	
IT_DOG_BAR_BRI_CASA	SOT Aeroporto Casale	IT	1	
IT_DOG_FIR_ARE_SIENA	SOT Siena	IT	1	
IT_DOG_FIR_PIS_ITPISAIR	SOT Aeroporto di Pisa	IT	3	
IT_DOG_FIR_PIS_MCA	Dogana Marina di Carrara	IT	1	
IT_DOG_FIR_PIS_VIA	Dogana Viareggio	IT	3	
IT_DOG_GEN_GENC	Ufficio delle Dogane di Genova	IT	7	
IT_DOG_MIL_BRE_MONT	SOT Montichiari (U.D. BS)	IT	1	
IT_DOG_MIL_MIC	Ufficio delle Dogane di Milano 2	IT	9	
IT_DOG_MIL_PAV	Ufficio delle Dogane di Pavia	IT	8	
IT_DOG_NAP_CAS	Ufficio delle dogane di Caserta	IT	3	
IT_DOG_NAP_NA1	Ufficio delle Dogane di Napoli 1	IT	5	
IT_DOG_PAL_TRA_MAZA	SOT Mazara del Vallo	IT	2	
IT_DOG_TOR_ALE_POZZ	SOT Pozzolo Formigaro	IT	1	
IT_DOG_VEN_GOR_MONF	SOT Monfalcone	IT	3	
IT_DOG_VEN_TRC_FERN	SOT Fernetti	IT	2	
LT_MOF_CD_CTC	Muitinės mokymo centras	LT	2	
LT_MOF_CD_VTCO	Vilniaus teritorinė muitinė	LT	2	
LV_VID_CB_RMS	(VID Muitas pārvaldes) Riska vadības nodalā	LV	18	
SE_KCL_KRS	Svenska kustbevakningen, södra regionen	SE	1	
SI_MOF_CA_COK	Carinski urad Koper	SI	1	
SK_CS_CKU_OOaOO	Operačné stredisko	SK	1	

Organisation code	Organisation description	MS	CIS-EU	FIDE-EU
SK_CS_CRSR_CJAR	Centrálna jednotka analýzy rizika	SK	10	
UK_HMRC_F	FELIXSTOWE	UK	4	
UK_HMRC_S	SOUTHAMPTON	UK	11	
		Totals	1 027	1 405

INFORMATION NOTE

Council Regulation (EC) No 428/2009 setting up a Community regime for the control of exports, transfer, brokering and transit of dual-use items: Information on measures adopted by Member States in conformity with Article 8

(2013/C 366/08)

Article 8 of Council Regulation (EC) No 428/2009 (⁽¹⁾) foresees that Member States may prohibit or impose authorisations requirements on the export of dual-use items not listed in Annex I to the Regulation for reasons of public security or human rights considerations. In accordance with Article 8(4) such measures shall be published in the *Official Journal of the European Union*.

The Netherlands has notified to the Commission that it has revoked Decree Stcrt. 2013 No 8590 from 28 March 2013 regarding brokering and export of certain dual use items to Syria and replaced it with Decree Stcrt. 2013 No 25632 published on 13 September 2012 thereby imposing the following measures:

1. A licence requirement for the export of certain dual-use items not listed in Annex I, for reasons of public security and human rights considerations. This measure applies to the export, with destination Syria and Egypt, of the following items that can be used for internal repression:

No	Item
1.	<i>Firearms, ammunition and related accessories therefor:</i>
1.1.	Firearms not controlled by ML 1 and ML 2 of the Common Military List
1.2.	Ammunition specially designed for the firearms listed in item 1.1 and specially designed components therefor
1.3.	Weapon-sights not controlled by the Common Military List
2.	<i>Bombs and grenades not controlled by the Common Military List</i>
3.	<i>Vehicles (⁽²⁾):</i>
3.1.	Vehicles equipped with a water cannon, specially designed or modified for the purpose of riot control
3.2.	Vehicles specially designed or modified to be electrified to repel borders
3.3.	Vehicles specially designed to or modified to remove barricades, including construction equipment with ballistic protection
3.4.	Vehicles specially designed for the transport or transfer of prisoners and/or detainees
3.5.	Vehicles specially designed to deploy mobile barriers (⁽³⁾)
3.6.	Components for the vehicles specified in items 3.1. to 3.5. specially designed for the purpose of riot control
4.	<i>Explosive substances and related equipment:</i>
4.1.	Equipment and devices specially designed to initiate explosions by electrical or non-electrical means, including firing sets, detonators, igniters, boosters and detonating cord, and specially designed components therefor; except those specially designed for a specific commercial use consisting of the actuation or operation by explosive means of other equipment or devices the function of which is not the creation of explosion (e.g. car air-bag inflators, electric-surge arresters of fire sprinkler actuators)

⁽¹⁾ OJ L 134, 29.5.2009, p. 1.

No	Item
4.2.	Linear cutting explosive charges not controlled by the Common Military List
4.3.	Other explosive not controlled by the Common Military List and related substances:
	(a) amatol
	(b) nitrocellulose (containing more than 12,5 % nitrogen)
	(c) nitroglycol
	(d) pentaerythritol tetranitrate (PETN)
	(e) picryl chloride
	(f) 2,4,6-trinitrotoluene (TNT)
5.	<i>Protective equipment not controlled by ML 13 of the Common Military List (4):</i>
5.1.	Body armour providing ballistic and/or stabbing protection
5.2.	Helmets providing ballistic and/or fragmentation protection, anti-riot helmets, anti-riot shields and ballistic shields
6.	<i>Simulators, other than those controlled by ML 14 of the Common Military List, for training in the use of firearms, and specially designed software therefor</i>
7.	<i>Night vision, thermal Imaging equipment and Image intensifier tubes, other than those controlled by the Common Military List</i>
8.	Razor barbed wire
9.	Military knives, combat knives and bayonets with blade lengths in excess of 10 cm
10.	<i>Production equipment specially designed for the items specified in this list</i>
11.	<i>Specific technology for the development, production or use of the items specified in this list</i>

(²) This item does not control vehicles specially designed for the purpose of fire-fighting.

(³) For the purpose of this item the term 'vehicles' includes trailers.

(⁴) This item does not control: (1) equipment specially designed for sports activities; (2) equipment specially designed for safety of work requirements.

An authorisation requirement for the export of certain type of laboratory equipment destined for Syria: laboratory equipment for the analysis (whether destructive or non-destructive) or detection of substances, including components of and accessories for such equipment, specifically designed for medical use. The authorisation requirement for the aforementioned items was introduced by Decree 2013 No 24410 from 2 September 2013. This authorisation requirement was introduced after publication of Council Regulation (EU) No 697/2013 (¹), which only covered laboratory equipment for the analysis (whether destructive or non-destructive) or detection of substances, with the exception of equipment, including parts or accessories, specifically designed for medical use. Before publication of Council Regulation (EU) No 697/2013 both authorisation requirements were part of national Decree 2013 No 8590 from 28 March 2013.

(¹) Council Regulation (EU) No 697/2013 of 22 July 2013 amending Regulation (EU) No 36/2012 concerning restrictive measures in view of the situation in Syria (OJ L 198, 23.7.2013, p. 28).

V

(Announcements)

**PROCEDURES RELATING TO THE IMPLEMENTATION OF THE COMMON
COMMERCIAL POLICY**

EUROPEAN COMMISSION

Notice of the impending expiry of certain anti-dumping measures

(2013/C 366/09)

1. As provided for in Article 11(2) of Council Regulation (EC) No 1225/2009 of 30 November 2009 on protection against dumped imports from countries not members of the European Community (⁽¹⁾), the Commission gives notice that, unless a review is initiated in accordance with the following procedure, the anti-dumping measures mentioned below will expire on the date mentioned in the table below.

2. Procedure

Union producers may lodge a written request for a review. This request must contain sufficient evidence that the expiry of the measures would be likely to result in a continuation or recurrence of dumping and injury.

Should the Commission decide to review the measures concerned, importers, exporters, representatives of the exporting country and Union producers will then be provided with the opportunity to amplify, rebut or comment on the matters set out in the review request.

3. Time limit

Union producers may submit a written request for a review on the above basis, to reach the European Commission, Directorate-General for Trade (Unit H-1), N-105 8/20, 1049 Brussels, Belgium (⁽²⁾) at any time from the date of the publication of the present notice but no later than 3 months before the date mentioned in the table below.

4. This notice is published in accordance with Article 11(2) of Council Regulation (EC) No 1225/2009.

Product	Country(ies) of origin or exportation	Measures	Reference	Date of expiry (⁽¹⁾)
Tube and pipe fittings of iron or steel	The People's Republic of China and Thailand extended to Taiwan, Indonesia, Sri Lanka and Philippines	Anti-dumping duty	Council Regulation (EC) No 803/2009 (OJ L 233, 4.9.2009, p. 1) extended as concerns China to imports consigned from Indonesia by Council Regulation (EC) No 2052/2004 (OJ L 355, 1.12.2004, p. 4) and to imports consigned from Sri Lanka by Council Regulation (EC) No 2053/2004 (OJ L 355, 1.12.2004, p. 9) and to imports consigned from the Philippines by Council Regulation (EC) No 655/2006 (OJ L 116, 29.4.2006, p. 1)	5.9.2014

(⁽¹⁾) The measure expires at midnight of the day mentioned in this column.

(⁽¹⁾) OJ L 343, 22.12.2009, p. 51.

(⁽²⁾) Fax +32 22956505.

PROCEDURES RELATING TO THE IMPLEMENTATION OF COMPETITION POLICY

EUROPEAN COMMISSION

Prior notification of a concentration

(Case COMP/M.7041 — Clariant/Tasnee/JV)

Candidate case for simplified procedure

(Text with EEA relevance)

(2013/C 366/10)

1. On 6 December 2013, the Commission received a notification of a proposed concentration pursuant to Article 4 of Council Regulation (EC) No 139/2004⁽¹⁾ by which the undertaking Clariant Participations Limited (Switzerland), a wholly-owned subsidiary of Clariant AG ('Clariant', Switzerland), and Rowad National plastic Co. Ltd ('Rowad', Saudi Arabia), a wholly-owned subsidiary of National Industrialisation Company ('Tasnee', Saudi Arabia), acquire within the meaning of Article 3(1)(b) of the Merger Regulation joint control of the whole of Clariant Masterbatches (Saudi Arabia) Limited ('CMBSA', Saudi Arabia) by way of purchase of shares.

2. The business activities of the undertakings concerned are:

- Clariant is active globally in the production and distribution of specialty chemicals,
- Tasnee builds, manages, operates and owns petrochemical, chemical, plastic, engineering and metal projects and provides industrial services globally,
- CMBSA is active in the production and distribution of masterbatches primarily to customers on the Arabian Peninsula.

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.7041 — Clariant/Tasnee/JV, to the following address:

European Commission
Directorate-General for Competition
Merger Registry
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').

Prior notification of a concentration**(Case COMP/M.7126 — Hellman & Friedman/Scout24)****Candidate case for simplified procedure**

(Text with EEA relevance)

(2013/C 366/11)

1. On 9 December 2013, the Commission received a notification of a proposed concentration pursuant to Article 4 of Council Regulation (EC) No 139/2004⁽¹⁾ by which the undertaking Hellman & Friedman Corporate Investors VII, LP, one of the private equity funds controlled by Hellman & Friedman LLC (such funds, collectively with Hellman & Friedman LLC, 'H&F', USA), acquires within the meaning of Article 3(1)(b) of the Merger Regulation control of the undertaking Scout24 Holding GmbH ('Scout24', Germany), by way of purchase of shares.

2. The business activities of the undertakings concerned are:

- for H&F: private equity funds with the objective to invest long-term equity capital in businesses in growing markets,
- for Scout24: web platforms and online marketplaces.

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.7126 — Hellman & Friedman/Scout24, to the following address:

European Commission
Directorate-General for Competition
Merger Registry
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').

Prior notification of a concentration**(Case COMP/M.7072 — TF1/Sodexo/STS Evènements JV)****Candidate case for simplified procedure**

(Text with EEA relevance)

(2013/C 366/12)

1. On 9 December 2013, the Commission received notification of a proposed concentration pursuant to Article 4 of Council Regulation (EC) No 139/2004 (¹) by which the undertakings TF1 Entreprises ('TF1', France), belonging to the Bouygues group (France), and Sodexo Etinbis ('Sodexo', France), belonging to the Sodexo group (France), acquire within the meaning of Article 3(1)(b) of the Merger Regulation joint control of the undertaking STS Evènements SAS ('STS', France) by way of purchase of shares in a newly created company constituting a joint venture.

2. The business activities of the undertakings concerned are:

- Bouygues: construction, property services and telecommunications/media,
- Sodexo: on-site service solutions, motivation solutions for employees, and personal and home services,
- STS: company responsible for the commercial operation of the future arts complex Cité Musicale de l'Île Seguin.

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 ten 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.7072 — TF1/Sodexo/STS Evènements JV, to the following address:

European Commission
Directorate-General for Competition
Merger Registry
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').

Prior notification of a concentration**(Case COMP/M.7121 — E.ON Sverige/SEAS-NVE Holding/E.ON Vind Sverige)****Candidate case for simplified procedure**

(Text with EEA relevance)

(2013/C 366/13)

1. On 9 December 2013 the Commission received a notification of a proposed concentration pursuant to Article 4 of Council Regulation (EC) No 139/2004⁽¹⁾ by which the undertakings E.ON Sverige AB ('E.ON Sverige' of Sweden) ultimately controlled by E.ON SE and SEAS-NVE Holding A/S ('SEAS-NVE Holding' of Denmark) owned by SEAS-NVE A.m.b.a. acquire within the meaning of Article 3(1)(b) of the Merger Regulation joint control of the undertaking E.ON Vind Sverige AB ('E.ON Vind Sverige' of Sweden) by way of purchase of shares.

2. The business activities of the undertakings concerned are:

- The E.ON group's activities cover all levels of the supply chain in the fields of electricity and gas and also extend to related sectors,
- SEAS-NVE A.m.b.a. is a Danish consumer-owned energy company, whose core business is the delivery of energy and communication services to customers in Denmark,
- for E.ON Vind Sverige: production and sale of electricity from wind farms as well as related activities, owning the offshore wind farm RS2 located south of the Danish island of Lolland.

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.7121 — E.ON Sverige/SEAS-NVE Holding/E.ON Vind Sverige, to the following address:

European Commission
Directorate-General for Competition
Merger Registry
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').

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