

Official Journal of the European Union

C 111



English edition

Information and Notices

Volume 57

12 April 2014

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⁽¹⁾ Text with EEA relevance

II

*(Information)*INFORMATION FROM EUROPEAN UNION INSTITUTIONS, BODIES,
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EUROPEAN COMMISSION

Information from the Commission about notifications by the Member States of cases of non-reciprocity in accordance with Article 1(4)(a) of Council Regulation (EC) No 539/2001 as amended by Regulation (EU) No 1289/2013 of the European Parliament and of the Council

(2014/C 111/01)

I. **Legal basis**

In accordance with Article 1(4)(a) of Regulation (EC) No 539/2001 of 15 March 2001 listing the third countries whose nationals must be in possession of visas when crossing the external borders and those whose nationals are exempt from that requirement⁽¹⁾ as amended by Regulation (EU) No 1289/2013 of the European Parliament and of the Council⁽²⁾, the Member State concerned shall notify the European Parliament, the Council and the Commission in writing within 30 days of the implementation by a third country listed in Annex II of a visa requirement or, in cases where the visa requirement existing on 9 January 2014 is maintained, within 30 days of that date.

Information about that notification shall be published without delay by the Commission in the *Official Journal of the European Union*, including information on the date of implementation of the visa requirement and the types of travel documents and visas concerned.

The present information is based on the notifications received from the Member States in accordance with the above-mentioned Article 1(4)(a).

Disclaimer: The publication by the European Commission of information about a notification from a Member State concerning visa reciprocity does not entail an automatic recognition by the European Commission of a visa non-reciprocity situation in the meaning of the provisions of Article 1(4)(a) of Regulation (EC) No 539/2001 as amended by Regulation (EU) No 1289/2013.

II. **Information about the notifications by the Member States concerned, including on the date of the implementation of the visa requirement and the types of travel documents and visas concerned.**

The Commission has received notifications from 5 Member States:

- Bulgaria – notifications sent on 7 February 2014;
- Croatia – notification sent on 7 February 2014;
- Cyprus – notification sent on 7 February 2014;
- Poland – notification sent on 4 February 2014;
- Romania – notification sent on 5 February 2014;

⁽¹⁾ OJ L 81, 21.3.2001, p. 1.

⁽²⁾ OJ L 347, 20.12.2013, p. 74.

BULGARIA

Third country listed in Annex II of Regulation (EC) No 539/2001 implementing the visa requirement	Date of implementation of the visa requirement	Types of travel documents and visas concerned
United States of America	Since Bulgaria's accession to the European Union on 1 January 2007	Bulgarian nationals holding Bulgarian passports
Australia	Since Bulgaria's accession to the European Union on 1 January 2007	Bulgarian nationals holding Bulgarian passports
Canada	Since Bulgaria's accession to the European Union on 1 January 2007	Bulgarian nationals holding Bulgarian passports

CROATIA

Third country listed in Annex II of Regulation (EC) No 539/2001 implementing the visa requirement	Date of implementation of the visa requirement	Types of travel documents and visas concerned
United States of America	Since the USA recognised the Republic of Croatia on 7 April 1992	Diplomatic passports, official passports, ordinary passports
Brunei Darussalam	Since Brunei Darussalam recognised the Republic of Croatia on 21 May 1992	Diplomatic passports, official passports, ordinary passports

CYPRUS

Third country listed in Annex II of Regulation (EC) No 539/2001 implementing the visa requirement	Date of implementation of the visa requirement	Types of travel documents and visas concerned
United States of America	Since the accession of Cyprus to the EU on 1 May 2004	Nationals of the Republic of Cyprus, holders of Cypriot passports
Australia	Since the accession of Cyprus to the EU on 1 May 2004	Nationals of the Republic of Cyprus, holders of Cypriot passports

POLAND

Third country listed in Annex II of Regulation (EC) No 539/2001 implementing the visa requirement	Date of implementation of the visa requirement	Types of travel documents and visas concerned
United States of America	Since the accession of Poland to the EU on 1 May 2004	All Polish citizens; all types of travel documents

ROMANIA

Third country listed in Annex II of Regulation (EC) No 539/2001 implementing the visa requirement	Date of implementation of the visa requirement	Types of travel documents and visas concerned
Australia	Since Romania's accession to the European Union on 1 January 2007	All Romanian citizens, irrespective of the type of document or purpose of short stay
Canada	Since Romania's accession to the European Union on 1 January 2007	All Romanian citizens, irrespective of the type of document or purpose of short stay
Japan	Since Romania's accession to the European Union on 1 January 2007	<ul style="list-style-type: none"> — Ordinary temporary passports; — holders of ordinary electronic passports are covered by a temporary visa waiver only (until 31 December 2015).
United States of America	Since Romania's accession to the European Union on 1 January 2007	All Romanian citizens, irrespective of the type of document or purpose of short stay

Communication from the Commission
on the quantity of certain products in the milk and milk products sector available for the
second half of 2014 under certain quotas opened by the Union

(2014/C 111/02)

Import licenses which were allocated for the first half of 2014 for certain quotas referred to in Commission Regulation (EC) No 2535/2001⁽¹⁾, did not cover the full quantity available under those quotas. The remaining quantities are laid out in the Annex. They will be available as of 1 July until 31 December 2014.

ANNEX

Products originating in the Republic of Moldova	
Quota number	Quantity (kilograms)
09.4210	1 500 000
Products originating in New Zealand	
Quota number	Quantity (kilograms)
09.4182	29 947 000
09.4195	23 776 000
09.4514	3 210 000
09.4515	1 641 000
Products originating in Norway	
Quota number	Quantity (kilograms)
09.4179	5 901 500

⁽¹⁾ OJ L 341, 22.12.2001, p. 29.

IV

(Notices)

NOTICES FROM EUROPEAN UNION INSTITUTIONS, BODIES, OFFICES AND AGENCIES

COUNCIL

Notice for the attention of the persons to which measures provided for in Council Decision 2011/235/CFSP, as amended by Council Decision 2014/205/CSFP and in Council Regulation (EU) No 359/2011, as implemented by Council implementing Regulation (EU) No 371/2014 concerning restrictive measures directed against certain persons, entities and bodies in view of the situation in Iran apply

(2014/C 111/03)

COUNCIL OF THE EUROPEAN UNION

The following information is brought to the attention of the persons that appear in the Annex to Council Decision 2011/235/CFSP, as amended by Council Decision 2014/205/CSFP⁽¹⁾, and in Annex I to Council Regulation (EU) No 359/2011, as implemented by Council implementing Regulation (EU) No 371/2014⁽²⁾ concerning restrictive measures directed against certain persons, entities and bodies in view of the situation in Iran.

The Council of the European Union has decided that the persons that appear in the above-mentioned Annexes should be included in the list of persons and entities subject to restrictive measures provided for in Decision 2011/235/CFSP and in Regulation (EU) No 359/2011.

The attention of the persons concerned is drawn to the possibility of making an application to the competent authorities of the relevant Member State(s) as indicated on the websites in Annex II to Regulation (EU) No 359/2011, in order to obtain an authorisation to use frozen funds for basic needs or specific payments (cf. Article 4 of the Regulation).

The persons concerned may submit a request to the Council **before 14 February 2015**, together with supporting documentation, that the decision to include them on the above-mentioned list should be reconsidered, to the following address:

Council of the European Union
General Secretariat
DG C 1C
Rue de la Loi/Wetstraat 175
1048 Bruxelles/Brussel
BELGIQUE/BELGIË

E-mail: sanctions@consilium.europa.eu

The attention of the persons concerned is also drawn to the possibility of challenging the Council's decision before the General Court of the European Union, in accordance with the conditions laid down in Article 275, second paragraph, and Article 263, fourth and sixth paragraphs, of the Treaty on the Functioning of the European Union.

⁽¹⁾ OJ L 109, 12.4.2014, p. 26.

⁽²⁾ OJ L 109, 12.4.2014, p. 10.

EUROPEAN COMMISSION

Euro exchange rates⁽¹⁾

11 April 2014

(2014/C 111/04)

1 euro =

Currency	Exchange rate	Currency	Exchange rate		
USD	US dollar	1,3872	CAD	Canadian dollar	1,5216
JPY	Japanese yen	140,69	HKD	Hong Kong dollar	10,7575
DKK	Danish krone	7,4662	NZD	New Zealand dollar	1,6003
GBP	Pound sterling	0,82910	SGD	Singapore dollar	1,7342
SEK	Swedish krona	9,0754	KRW	South Korean won	1 443,75
CHF	Swiss franc	1,2161	ZAR	South African rand	14,5728
ISK	Iceland króna		CNY	Chinese yuan renminbi	8,6151
NOK	Norwegian krone	8,2605	HRK	Croatian kuna	7,6188
BGN	Bulgarian lev	1,9558	IDR	Indonesian rupiah	15 868,51
CZK	Czech koruna	27,452	MYR	Malaysian ringgit	4,4904
HUF	Hungarian forint	306,96	PHP	Philippine peso	61,640
LTL	Lithuanian litas	3,4528	RUB	Russian rouble	49,5665
PLN	Polish zloty	4,1837	THB	Thai baht	44,815
RON	Romanian leu	4,4658	BRL	Brazilian real	3,0667
TRY	Turkish lira	2,9490	MXN	Mexican peso	18,1640
AUD	Australian dollar	1,4772	INR	Indian rupee	83,4766

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

Commission notice concerning the date of application of the Regional Convention on pan-Euro-Mediterranean preferential rules of origin or the protocols on rules of origin providing for diagonal cumulation between the Contracting Parties to this Convention

(2014/C 111/05)

For the purpose of the application of diagonal cumulation of origin among the Contracting Parties⁽¹⁾ to the Regional Convention on pan-Euro-Mediterranean preferential rules of origin⁽²⁾ (hereafter referred to as 'the Convention'), the Parties concerned notify each other, through the European Commission, of the origin rules in force with the other Parties.

Based on these notifications, the tables attached specify the date from which diagonal cumulation becomes applicable.

The dates mentioned in Table 1 refer to:

- The date of application of diagonal cumulation on the basis of Article 3 of Appendix I to the Convention, where the free trade agreement concerned refers to the Convention. In that case, the date is preceded by '(C)'.
- The date of application of the protocols on rules of origin providing for diagonal cumulation attached to the free trade agreement concerned, in other cases.

It is recalled that diagonal cumulation can only be applied if the Parties of final manufacture and of final destination have concluded free trade agreements, containing identical rules of origin, with all the Parties participating in the acquisition of originating status, i.e. with all the Parties from which all the materials used originate. Materials originating in a Party which has not concluded an agreement with the Parties of final manufacture and of final destination shall be treated as non-originating. Specific examples are given in the Explanatory Notes concerning the pan-Euro-Mediterranean protocols on rules of origin⁽³⁾.

The dates mentioned in Table 2 refer to the date of application of the protocols on rules of origin providing for diagonal cumulation attached to the free trade agreements between the EU, Turkey and the participants to the EU's Stabilisation and Association Process. Each time a reference to the Convention is made in a free trade agreement between Parties in this table, for whom the Convention has entered into force⁽⁴⁾, a date preceded by '(C)' has been added in Table 1.

It is also recalled that materials originating in Turkey covered by the EU-Turkey customs union can be incorporated as originating materials for the purpose of diagonal cumulation between the European Union and the countries participating in the Stabilisation and Association Process with which an origin protocol is in force.

The codes for the Contracting Parties listed in the tables are given here below.

— European Union	EU
— EFTA States:	
— Iceland	IS
— Switzerland (including Liechtenstein) ⁽⁵⁾	CH (+ LI)
— Norway	NO
— The Faroe Islands	FO
— The participants in the Barcelona Process:	
— Algeria	DZ
— Egypt	EG
— Israel	IL

⁽¹⁾ The Contracting Parties are the European Union, Albania, Algeria, Bosnia and Herzegovina, Egypt, Faeroe Islands, Iceland, Israel, Jordan, Kosovo (under Resolution 1244(1999) of the United Nations Security Council), Lebanon, the former Yugoslav Republic of Macedonia, Montenegro, Morocco, Norway, Serbia, Switzerland (including Liechtenstein), Syria, Tunisia, Turkey and West Bank and Gaza Strip.

⁽²⁾ OJ L 54, 26.2.2013, p. 4.

⁽³⁾ OJ C 83, 17.4.2007, p. 1.

⁽⁴⁾ These are the EU, Turkey, Albania, the former Yugoslav Republic of Macedonia, Montenegro and Serbia.

⁽⁵⁾ Switzerland and the Principality of Liechtenstein form a customs union.

— Jordan	JO
— Lebanon	LB
— Morocco	MA
— West Bank and Gaza Strip	PS
— Syria	SY
— Tunisia	TN
— Turkey	TR
— The participants in the EU's Stabilisation and Association Process:	
— Albania	AL
— Bosnia and Herzegovina	BA
— The former Yugoslav Republic of Macedonia	MK ⁽⁶⁾
— Montenegro	ME
— Serbia	RS
— Kosovo ⁽⁷⁾	KO

This notice replaces notice 2013/C 205/03 (OJ C 205, 19.7.2013, p. 3) and notice 2013/C 205/04 (OJ C 205, 19.7.2013, p. 7).

⁽⁶⁾ ISO code 3166. Provisional code which does not prejudice in any way the definitive nomenclature for this country, which will be agreed following the conclusions of negotiations currently taking place under the auspices of the United Nations.

⁽⁷⁾ This designation is without prejudice to positions on status and is in line with UNSCR 1244 and the ICJ Opinion on the Kosovo Declaration of Independence.

Table 1: date of application of rules of origin providing for diagonal cumulation in the pan-Euro-Med zone

	EU	EFTA states			FO	Participants in the Barcelona Process										TR	Participants in the EU's Stabilisation and Association Process																					
		CH (+ LI)	IS	NO		DZ	EG	IL	JO	LB	MA	PS	SY	TN	AL		BA	KO	ME	MK	RS																	
EU		1.1. 2006	1.1. 2006	1.1. 2006	1.12. 2005	1.11. 2007	1.3. 2006	1.1. 2006	1.7. 2006							1.12. 2005	1.7. 2009				1.8. 2006	(¹)																
CH (+ LI)	1.1. 2006		1.8. 2005 (C) 1.7. 2013	1.8. 2005 (C) 1.7. 2013	1.1. 2006		1.8. 2007	1.7. 2005	17.7. 2007	1.1. 2007	1.3. 2005				1.6. 2005	1.9. 2007																(C) 1.9. 2012						
IS	1.1. 2006	1.8. 2005 (C) 1.7. 2013		1.8. 2005 (C) 1.7. 2013	1.11. 2005		1.8. 2007	1.7. 2005	17.7. 2007	1.1. 2007	1.3. 2005				1.3. 2006	1.9. 2007																		(C) 1.10. 2012				
NO	1.1. 2006	1.8. 2005 (C) 1.7. 2013	1.8. 2005 (C) 1.7. 2013		1.12. 2005		1.8. 2007	1.7. 2005	17.7. 2007	1.1. 2007	1.3. 2005				1.8. 2005	1.9. 2007																			(C) 1.11. 2012			
FO	1.12. 2005	1.1. 2006	1.11. 2005	1.12. 2005																																		
DZ	1.11. 2007																																					
EG	1.3. 2006	1.8. 2007	1.8. 2007	1.8. 2007																																		
IL	1.1. 2006	1.7. 2005	1.7. 2005	1.7. 2005																																		

	EU	EFTA states			FO	Participants in the Barcelona Process											TR	Participants in the EU's Stabilisation and Association Process						
		CH (+ LI)	IS	NO		DZ	EG	IL	JO	LB	MA	PS	SY	TN	AL	BA		KO	ME	MK	RS			
JO	1.7.2006	17.7.2007	17.7.2007	17.7.2007			6.7.2006	9.2.2006				6.7.2006			6.7.2006	1.3.2011								
LB		1.1.2007	1.1.2007	1.1.2007																				
MA	1.12.2005	1.3.2005	1.3.2005	1.3.2005			6.7.2006		6.7.2006						6.7.2006	1.1.2006								
PS	1.7.2009																							
SY																1.1.2007								
TN	1.8.2006	1.6.2005	1.3.2006	1.8.2005			6.7.2006		6.7.2006			6.7.2006				1.7.2005								
TR	(¹)	1.9.2007	1.9.2007	1.9.2007			1.3.2007	1.3.2006	1.3.2011			1.1.2006		1.1.2007	1.7.2005									
AL																					(C) 1.4.2014	(C) 1.4.2014	(C) 1.4.2014	
BA																								
KO																								

	EFTA states				Participants in the Barcelona Process											Participants in the EU's Stabilisation and Association Process					
	EU	CH (+ LI)	IS	NO	FO	DZ	EG	IL	JO	LB	MA	PS	SY	TN	TR	AL	BA	KO	ME	MK	RS
ME		(C) 1.9. 2012	(C) 1.10. 2012	(C) 1.11. 2012												(C) 1.4. 2014				(C) 1.4. 2014	(C) 1.4.2014
MK																(C) 1.4. 2014			(C) 1.4. 2014		(C) 1.4.2014
RS																(C) 1.4. 2014			(C) 1.4. 2014	(C) 1.4. 2014	

(¹) For goods covered by the EU-Turkey customs union, the date of application is 27 July 2006.
 For agricultural products, the date of application is 1 January 2007.
 For coal and steel products, the date of application is 1 March 2009.

Table 2: date of application of the protocols on rules of origin providing for diagonal cumulation between the European Union, Albania, Bosnia and Herzegovina, the former Yugoslav Republic of Macedonia, Montenegro, Serbia and Turkey

	EU	AL	BA	MK	ME	RS	TR
EU		1.1.2007	1.7.2008	1.1.2007	1.1.2008	8.12.2009	(¹)
AL	1.1.2007		22.11.2007	26.7.2007	26.7.2007	24.10.2007	1.8.2011
BA	1.7.2008	22.11.2007		22.11.2007	22.11.2007	22.11.2007	14.12.2011
MK	1.1.2007	26.7.2007	22.11.2007		26.7.2007	24.10.2007	1.7.2009
ME	1.1.2008	26.7.2007	22.11.2007	26.7.2007		24.10.2007	1.3.2010
RS	8.12.2009	24.10.2007	22.11.2007	24.10.2007	24.10.2007		1.9.2010
TR	(¹)	1.8.2011	14.12.2011	1.7.2009	1.3.2010	1.9.2010	

(¹) For goods covered by the EU-Turkey customs union, the date of application is 27 July 2006.

NOTICES FROM MEMBER STATES

Specimen of residence permits issued by Member States (Article 34(1) of the Schengen Borders Code)

(2014/C 111/06)

The specimen of residence permits or cards transmitted in accordance with Article 34(1) of the Schengen Borders Code are published on the website of the Directorate-General for Home Affairs under the following link:

http://ec.europa.eu/dgs/home-affairs/e-library/documents/categories/notifications/index_en.htm

Winding-up proceedings**Decision to open winding-up proceedings in respect of AIM Általános Biztosító Zrt. 'f.a.'**

(Publication made in accordance with Article 14 of Directive 2001/17/EC of the European Parliament and of the Council on the reorganisation and winding-up of insurance undertakings)

(2014/C 111/07)

Insurance undertaking	AIM Általános Biztosító Zrt. 'f.a.' Budapest Könyves Kálmán krt. 11. 1097 MAGYARORSZÁG/HUNGARY
Date, entry into force and nature of the decision	15 January 2014 Entry into force: 20 February 2014 Compulsory liquidation order with appointment of liquidator
Competent authorities	Metropolitan Tribunal Budapest Varsányi Irén u. 40-44. 1027 MAGYARORSZÁG/HUNGARY
Supervisory authority	Hungarian Central Bank Budapest Krisztina krt. 39. 1013 MAGYARORSZÁG/HUNGARY
Liquidator appointed	Hitelintézeti Felszámoló Nonprofit Kft. Budapest Damjanich u. 11-15. 1071 MAGYARORSZÁG/HUNGARY Tel. +36 13210116 Email: kht@enternet.hu
Applicable law	Hungary Part Nine of Act LX of 2003 on Insurance Institutions and the Insurance Business Act XLIX of 1991 on Bankruptcy Proceedings and Liquidation Proceedings

Winding-up proceedings
Decision to open winding-up proceedings in respect of
Island Capital (Europe) Limited

(Publication made in accordance with Article 14 of Directive 2001/17/EC of the European Parliament and of the Council on the reorganisation and winding-up of insurance undertakings)

(2014/C 111/08)

Insurance undertaking	Island Capital (Europe) Limited Castlegate House 36 Castle Street Hertford SG14 1HH UNITED KINGDOM Previously at: The Isis Building 193 Marsh Wall London E14 9SG UNITED KINGDOM
Date, entry into force and nature of the decision	23 January 2014 the company was placed into members voluntary liquidation NOTE: ALL KNOWN CREDITORS HAVE BEEN OR WILL BE PAID IN FULL.
Competent authorities	The Prudential Regulation Authority 20 Moorgate London EC2R 8AH UNITED KINGDOM And Financial Conduct Authority 25 The North Colonnade Canary Wharf London E14 5HS UNITED KINGDOM
Supervisory authority	The Prudential Regulation Authority 20 Moorgate London EC2R 8AH UNITED KINGDOM
Liquidator appointed	Richard Long Richard Long & Co Castlegate House 36 Castle Street Hertford SG14 1HH UNITED KINGDOM Tel. + 44 01992503372
Applicable law	England Insolvency Act 1986 Insolvency Rules 1986

V

(Announcements)

PROCEDURES RELATING TO THE IMPLEMENTATION OF COMPETITION
POLICY

EUROPEAN COMMISSION

Prior notification of a concentration

(Case COMP/M.7227 — Temasek/Olam International)

Candidate case for simplified procedure

(Text with EEA relevance)

(2014/C 111/09)

1. On 3 April 2014, the European Commission received a notification of a proposed concentration pursuant to Article 4 of Council Regulation (EC) No 139/2004⁽¹⁾ by which the undertaking Temasek Holdings (Private) Limited ('Temasek', Singapore), through an indirect wholly-owned subsidiary Breedens Investments Pte. Ltd, acquires within the meaning of Article 3(1)(b) of the Merger Regulation sole control of the whole of the undertaking Olam International Limited ('Olam', Singapore) by way of public bid announced on 14 March 2014.
2. The business activities of the undertakings concerned are:
 - Temasek: investment company whose portfolio covers a broad spectrum of industries such as financial services; telecommunications, media and technology; transportation and industrials; consumer and real estate; energy and resources; and life sciences,
 - Olam: global integrated supply chain manager and processor of agricultural products and food ingredients.
3. On preliminary examination, the European 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 European Commission invites interested third parties to submit their possible observations on the proposed operation to the European Commission.

Observations must reach the European Commission not later than 10 days following the date of this publication. Observations can be sent to the European Commission by fax (+32 22964301), by e-mail to COMP-MERGER-REGISTRY@ec.europa.eu or by post, under reference number COMP/M.7227 — Temasek/Olam International, 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 'Merger Regulation').

⁽²⁾ OJ C 366, 14.12.2013, p. 5.

Prior notification of a concentration
(Case COMP/M.7199 — Nestlé/Galderma)
(Text with EEA relevance)
(2014/C 111/10)

1. On 4 April 2014 the European Commission received a notification of a proposed concentration pursuant to Article 4 of Council Regulation (EC) No 139/2004⁽¹⁾ by which the undertaking Nestlé SA ('Nestlé', Switzerland) acquires within the meaning of Article 3(1)(b) of the Merger Regulation control of the whole of Galderma Pharma SA (Switzerland) and Galderma International SAS (France), together referred to as 'Galderma', currently jointly controlled by Nestlé and L'Oréal SA, by way of purchase of shares.

2. The business activities of the undertakings concerned are:

- for Nestlé: production, marketing and sale of a large variety of food and beverage products, including dairy products, prepared foods, sausages, dry pasta, ice cream, chocolate and tea, etc. Through its subsidiaries, Nestlé is also active in the market for sale of cosmetic and personal care products for babies, kids and pregnant women.
- for Galderma: sale of dermatological products with a limited number of personal care products.

3. On preliminary examination, the European 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 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 European Commission invites interested third parties to submit their possible observations on the proposed operation to the European Commission.

Observations must reach the European Commission not later than 10 days following the date of this publication. Observations can be sent to the European Commission by fax (+32 22964301), by e-mail to COMP-MERGER-REGISTRY@ec.europa.eu or by post, under reference number COMP/M.7199 — Nestlé/Galderma, 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 'Merger Regulation').

⁽²⁾ OJ C 366, 14.12.2013, p. 5.

Prior notification of a concentration**(Case COMP/M.7182 — Visteon Corporation/Automotive Electronics Business of Johnson Controls)****(Text with EEA relevance)**

(2014/C 111/11)

1. On 4 April 2014, the European Commission received a notification of a proposed concentration pursuant to Article 4 of Council Regulation (EC) No 139/2004⁽¹⁾ by which Visteon Corporation ('Visteon', USA) acquires within the meaning of Article 3(1)(b) of the Merger Regulation sole control of the whole of the Automotive Electronics Business which is currently held by Johnson Controls, Inc. ('JCI', USA), by way of purchase of assets and stocks.
2. The business activities of the undertakings concerned are:
 - for Visteon: supply of climate, electronics and interiors systems, modules and components to automotive original equipment manufacturers (OEMs),
 - for JCI: technology and industrial operations in building efficiency; automotive supply and power solutions,
 - for the Automotive Electronics Business of Johnson Controls, Inc.: provision of driver information and body electronics products to automotive OEMs.
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.
4. The Commission invites interested third parties to submit their possible observations on the proposed operation to the Commission.
5. 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 e-mail to COMP-MERGER-REGISTRY@ec.europa.eu or by post, under reference number COMP/M.7182 — Visteon Corporation/Automotive Electronics Business of Johnson Controls 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 'Merger Regulation').

Prior notification of a concentration
(Case COMP/M.7180 — Agrifirm/BayWa/Agrimec JV)
Candidate case for simplified procedure
(Text with EEA relevance)
(2014/C 111/12)

1. On 4 April 2014, the European Commission received a notification of a proposed concentration pursuant to Article 4 of Council Regulation (EC) No 139/2004⁽¹⁾ by which the undertakings BayWa AG ('BayWa', Germany) and Agrifirm Group B.V. ('Agrifirm', the Netherlands) acquire within the meaning of Article 3(1)(b) of the Merger Regulation joint control of the whole of the undertaking Agrimec Group B.V. ('Agrimec JV', the Netherlands) by way of purchase of shares. Agrimec is presently a fully-owned subsidiary of Agrifirm.

2. The business activities of the undertakings concerned are:

- for BayWa: trading and services in agricultural products, building materials and energy products,
- for Agrifirm: cooperative enterprise of Dutch farmers and horticulturalists providing products and services in arable farming, horticulture, livestock, cattle, poultry and pork sector, organic farming and agricultural machinery, and
- for Agrimec JV: importation and distribution of agricultural machinery, including related after-sales services, in the Netherlands.

3. On preliminary examination, the European 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 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 European Commission invites interested third parties to submit their possible observations on the proposed operation to the European Commission.

Observations must reach the European Commission not later than 10 days following the date of this publication. Observations can be sent to the European Commission by fax (+32 22964301), by e-mail to COMP-MERGER-REGISTRY@ec.europa.eu or by post, under reference number COMP/M.7180 — Agrifirm/BayWa/Agrimec 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 'Merger Regulation').

⁽²⁾ OJ C 366, 14.12.2013, p. 5

OTHER ACTS

EUROPEAN COMMISSION

Countries whose checks on conformity have been approved under Article 15 of Commission Regulation (EU) No 543/2011

(2014/C 111/13)

This announcement replaces Commission's announcement 2009/C 154/13 on Countries whose checks on conformity have been approved under Article 13 of Commission Regulation (EC) No 1580/2007. Future amendments to the current announcement will be made public on the web address: http://ec.europa.eu/agriculture/fruit-and-vegetables/marketing-standards/index_en.htm

PART A: LIST OF COUNTRIES AND PRODUCTS CONCERNED

Country	Products
Switzerland	Fresh fruit and vegetables other than citrus fruit
Morocco	Fresh fruit and vegetables
South Africa	Fresh fruit and vegetables
Israel	Fresh fruit and vegetables
India	Fresh fruit and vegetables
New Zealand	Apples, pears and kiwi fruit
Senegal	Fresh fruit and vegetables
Kenya	Fresh fruit and vegetables
Turkey	Fresh fruit and vegetables


PART B: DETAILS OF OFFICIAL AUTHORITIES AND INSPECTION BODIES

Country	Official Authority	Inspection bodies
Switzerland	Office fédéral de l'agriculture Département fédéral de l'économie Mattenhofstrasse 5 CH-3003 Berne Tel. (41-31) 324 84 21 Fax (41-31) 322 26 34	Qualiservice Sàrl Kapellenstrasse 5 Case postale 7960 CH-3001 Berne Tel. (41-31) 385 36 90 Fax (41-31) 385 36 99

Country	Official Authority	Inspection bodies
Morocco	Minister for Agriculture and Sea Fisheries Quartier Administratif Place Abdallah Chefchaouni BP 607 Rabat Morocco Tel. (212-37) 76 01 01/76 09 93 Fax (212-37) 77 64 11 E-mail: webmaster@madprm.gov.ma and info@madrpm.gov.ma	Food Export Control and Coordination Organization (EACCE) 72, Angle Boulevard Mohamed Smiha et Rue Moulay Mohamed El Baâmrani Casablanca Morocco Tel. (212-22) 30 51 04/30 51 73/ 30 50 91/30 51 95 Fax (212-22) 30 51 68 E-mail: eacce@eacce.org.ma
South Africa	Department of Agriculture, Forestry and Fisheries Directorate Food Safety and Quality Assurance Private Bag X343 Pretoria 0001 South Africa Tel. + 27-123197000/6023 Fax + 27-123196764 and + 27-123196055 E-mail: BoitshokoN@daff.gov.za or BilloyM@daff.gov.za	PPECB (Perishable Products Export Control Board) P.O. Box 15289 Panorama 7506 South Africa Tel. (27-21 930 1134) Fax (27-21 939 6868) E-mail: ho@ppecb.com
Israel	Ministry of Agriculture and Rural Development PPIS (Plant Protection and Inspection Service) PO Box 78 Bet-Dagan 50250 Israel Tel. (972-3) 968 15 00 Fax (972-3) 368 15 07	Ministry of Agriculture and Rural Development PPIS (Plant Protection and Inspection Service) Fresh produce quality control service PO Box 78 Bet-Dagan 50250 Israel Tel. (972-3) 968 15 20 Fax (972-3) 368 15 07
India	Agricultural Marketing Adviser Ministry of Agriculture Room No 299 C Krishi Bhawan Dr Rajendra Prasad Road New Delhi-110001 Tel. +91.11.23388756 Fax +91.11.23381757 E-mail: narendra.bhooshan@gov.in	Directorate of Marketing & Inspection Department of Agriculture and Cooperation Government of India C.G.O. Building, N.H. -IV Faridabad - 121 001 Tel. +91.129. 2414905,2434348 Fax +91.129.2416568 E-mail: dmifbd@nic.in
New Zealand	Ministry for Primary Industries Pastoral House 25 the Terrace, PO Box 2526 Wellington 6140, New Zealand Tel. + 64-4 894 0100 Fax + 64-4 894 0720 Website: www.mpi.govt.nz	Ministry for Primary Industries Pastoral House 25 the Terrace, PO Box 2526 Wellington 6140, New Zealand Tel. + 64-4 894 0100 Fax + 64-4 894 0720 Website: www.mpi.govt.nz

Country	Official Authority	Inspection bodies
Senegal	Ministère de l'Agriculture et de l'Hydraulique Direction de la protection des végétaux BP 20054 Thiaroye Dakar, Senegal Tel. (221) 834 03 97 Fax (221) 834 28 54/834 42 90 E-mail: almhanne@hotmail.com	Ministère de l'Agriculture et de l'Hydraulique Direction de la protection des végétaux Bureau qualité de la Division Législation et Contrôle phytosanitaire Tel. (221) 834 03 97 Fax (221) 834 28 54 E-mail: dpv1@sentoo.sn almhanne@yahoo.fr
Kenya	Kenya Plant Health Inspectorate Service Kephis Managing Director PO Box 49592-00100 Nairobi Tel. (254-20) 88 25 84 Fax (254-20) 88 22 65 E-mail: kephis@nbnet.co.ke	Kenya Plant Health Inspectorate Service, Kephis PO Box 49592-00100 Nairobi Tel. (254-20) 88 45 45/88 23 08/ 88 29 33 Fax (254-20) 88 22 45 E-mail: kephis@nbnet.co.ke
Turkey	Ministry of Economy DG of Product Safety and Inspection Director-General: Mr H. Mehmet SÖNMEZ Deputy Director-General: Mrs H. Sibel KAPLAN Address: İnönü Bulvarı No: 36 06510 Emek/Ankara Tel. (+ 90-312) 212 87 67 Fax (+ 90-312) 212 68 64, (+ 90-312) 212 87 68 E-mail: kaplans@ekonomi.gov.tr	Ministry of Economy DG of Product Safety and Inspection Director-General: Mr H. Mehmet SÖNMEZ Deputy Director-General: Mrs H. Sibel KAPLAN Address: İnönü Bulvarı No: 36 06510 Emek/Ankara Tel. (+ 90-312) 212 87 67 Fax (+ 90-312) 212 68 64, (+ 90-312) 212 87 68 E-mail: kaplans@ekonomi.gov.tr

PART C: MODELS FOR CERTIFICATES

1. Trader	Certificate of conformity with the marketing standards of the European Union applicable to fruit and vegetables This certificate is exclusively for the use of inspection bodies	No	
2. Packer identified on packaging (if other than trader)	3. Inspection body Qualiservice GmbH Postfach 7960 3001 BERN		
.....	4. Place of inspection/country of origin (¹)	5. Region or country of destination	
6. Identifier of means of transport		7. <input type="checkbox"/> Internal <input type="checkbox"/> Import <input type="checkbox"/> Export	
8. Packages (number and type)	9. Type of product (variety if required by the standard)	10. Quality class	11. Total weight in kg gross/net (²)
12. The abovementioned inspection body certifies, following inspection by sampling, that at the time of inspection the above goods met the marketing standards of the European Union in force. <p style="text-align: center;">Inspection stamp</p> Intended customs office: entry/exit (²) Period of validity: days..... <p style="text-align: center;">Place and date of issue</p> Inspector: (name in block letters.....Signature.....Trader's signature			
13. Remarks: Time of inspection:.....from.....to.....km.....			
This copy: White (original): Pink: Yellow: Green: For: Consignee Dispatcher Qualiservice Inspector		 S SCHWEIZERISCHER INSPEKTIONSDIENST I SERVICE SUISSE D'INSPECTION S SERVIZIO SVIZZERO D'ISPEZIONE S SWISS INSPECTION SERVICE	

(¹) Where the goods are re-exported, indicate their origin in box 9.

(²) Delete as appropriate.

1. Trader/Exporter's name:				Serial Number:			
2. Packer/production unit code identified on packaging (if other than trader)				3. Official authority/Competent authority: National Department of Agriculture			
				Inspection body: Perishable Products Export Control Board (PPECB), designated by the Minister of Agriculture as Assignee			
				4. Country of origin Republic of South Africa		5. Country of destination	
6. Means of Transport:		AIR	SEA	ROAD	7. National regulations: Issued in terms of the regulations regarding control of the export of certain products, published under section 15 of the Agricultural Product Standards Act, 1990 (Act No 119 of 1990)		
Vessel: Container numbers:							
8. Packages (number and type)		9. Type of product (variety if the standard specifies)		10. Quality class		11. Total weight in kg gross/net	
12. This is to certify that samples of the products specified herein have been inspected and, at the time of inspection complied with the standards and requirements specified in terms of section 4(3) of the Agricultural Product Standards Act, 1990. Customs office foreseen: entry							
13. Period of validity days: 40 days by Sea or Land and 10 days by Air							
Inspection Stamp				Date of Issue:			
				Place of Issue:			
				Inspector:			
				Signature:			
14. Comments/observations:							

Any person who alters this certificate or makes a document or causes a document to be made which purports to be this certificate shall be guilty of an offence in terms of the Agricultural Product Standards Act, 1990.

<p>1. Name and address of exporter:</p>		<p>2</p> <div style="display: flex; justify-content: space-between; align-items: center;">  <div style="text-align: center;"> <p>State of Israel ministry of agriculture and rural development Plant Protection and Inspection Services Agricultural Products Inspection Service</p> </div>  </div> <p style="text-align: center;">INSPECTION CERTIFICATE No</p> <p style="text-align: right;">ORIGINAL</p>	
<p>3. Packer identified on packaging (if other than exporter):</p>		<p>This certificate is exclusively for the use of inspection agencies</p>	
<p>4. Country of destination:</p>			
<p>5. Country of origin*:</p>			
<p>6. Declared means of transport:</p>		<p>Indicate as appropriate:</p>	
<p>7. Declared point of entry**:</p>		<p>Import...<input type="checkbox"/> Export...<input type="checkbox"/></p>	
<p>8. Packages (number and type)</p>	<p>9. Type of product (variety if the standard specifies)</p>	<p>10. Quality class</p>	<p>11. Total weight in kg (gross/net)***</p>
<p>12. The abovementioned inspection body certifies, following inspection by sampling, that the abovementioned goods corresponded at the time of inspection to the quality standards in force.</p>			
<p>13.</p> <div style="display: flex; justify-content: space-between;"> <div style="width: 45%;"> <p>_____</p> <p>Customs office of exit**</p> <p>Period of validity.....days</p> <p>_____</p> <p>Inspector (name in block letters)</p> <p>Signature</p> </div> <div style="width: 45%;"> <p>_____</p> <p>Place and date of issue</p> <p>Inspection stamp</p> </div> </div>			
<p>14. Comments</p>			
<p>* If the product is re-exported, indicate its origin after the type of product. ** Optional. *** Delete as appropriate.</p>			

GOVERNMENT OF INDIA
MINISTRY OF AGRICULTURE
DEPARTMENT OF AGRICULTURE AND COOPERATION
DIRECTORATE OF MARKETING & INSPECTION
CERTIFICATE OF AGMARK GRADING FOR EXPORT OF FRESH FRUITS AND VEGETABLES


1. Name and address of the authorised packer			
2. Exporter identified on packaging (if other than the authorised packer)		3. Place of inspection	
4. Country of origin		5. Name of consignee and country of destination	
6. Identification of means of transport		7. Packer's/exporter's shipping marks	
8. Packages (number, type and identification)	9. Name of product (variety if the standard specifies)	10. Quality grade	11. Total weight in kg. gross/net
<p>12. The above mentioned inspection body certifies, following inspection by sampling, that the above goods correspond, at the time of inspection, to the grading and marking standards in force.</p> <p>13. Comments/remarks</p> <p>14. Certificate No:</p> <p>15. Period of validity: _____ days.....</p> <p style="text-align: right; margin-right: 100px;">Signature</p> <p>_____</p> <p>Place and date of issue.....Inspecting Officer</p> <p style="text-align: center;">(Name in Block Letters)</p>			


Exporter:			Certificate number:	
			NEW ZEALAND Ministry for Primary Industries OFFICIAL GRADE ASSURANCE CERTIFICATE	
Packer as indicated on packaging (if other than exporter):			Country of Origin	Country of Destination
Identification of means of transport:			<p>The above mentioned control office certifies that, on the basis of an examination by sampling, the consignment referred to below conforms, at the time of inspection with the standards in force.</p> <p>No financial liability with respect to this certificate shall attach to the New Zealand Food Safety Authority or to any of its officers or representatives</p> <p>This certificate is for the exclusive use of control services.</p>	
Number (and kind) of packages	Nature of produce (variety if specified)	Quality class	Total weight in kg	
			Gross weight	Net weight
Observations				
Duration of validity				
This certificate is valid for.....days from the date of issue (including day of inspection).				
Stamp of Organisation				
Signature	Name	Place of issue	Date...../...../.....	

Exporter's Reference Number

NEW ZEALAND			Serial number of the certificate of inspection:	
Ministry for Primary Industries OFFICIAL GRADE ASSURANCE CERTIFICATE				
CONTINUATION PAGE 2 OF 2				
Number (and kind) of packages	Nature of produce (variety if specified)	Quality class	Total weight in kg	
			Gross weight	Net weight

Exporter's Reference Number

1. Exporter <input type="checkbox"/>	2. Certificate No:							
3. Packer identified on packaging (if other than exporter)	 MINISTRY OF AGRICULTURE & RURAL DEVELOPMENT KENYA PLANT HEALTH INSPECTORATE SERVICE (KEPHIS) CERTIFICATE OF CONFORMITY Agricultural Produce (Export) Act Cap 319							
4. Identification of Means of transport	5. Country of origin	6. Country of destination						
7. Packages (number and type): Nature of produce (variety if specified): Quality class:		8. Total weight in kg <table border="1" style="width: 100%; border-collapse: collapse;"> <thead> <tr> <th style="width: 50%;">Gross</th> <th style="width: 50%;">Net</th> </tr> </thead> <tbody> <tr> <td style="height: 100px;"></td> <td style="height: 100px;"></td> </tr> </tbody> </table>	Gross	Net				
Gross	Net							
9. Duration of validity: days								
10. Comments								
11. KEPHIS certifies that following inspection by sampling the above consignment conformed with the standards in force <table style="width: 100%;"> <tr> <td style="width: 50%;">Name of inspector: (Name in block letters)</td> <td style="width: 50%;">Place of issue:</td> </tr> <tr> <td>Signature:</td> <td></td> </tr> <tr> <td>Date:</td> <td>Official stamp</td> </tr> </table> <p><i>No financial liability with respect to this certificate shall attach to KEPHIS or any of its officers or representative.</i></p>			Name of inspector: (Name in block letters)	Place of issue:	Signature:		Date:	Official stamp
Name of inspector: (Name in block letters)	Place of issue:							
Signature:								
Date:	Official stamp							

OECD Şeması OECD Scheme		 <p>UYGUNLUK BELGESİ* CERTIFICATE OF CONFORMITY*</p> <p>Referans No. (Reference no.)</p> <p>Parti No. (Lot no.)</p>	
1. İhracatçının Unvanı ve Vergi No'su (Exporter's name & tax identification No)		3. T.C. Ekonomi Bakanlığı (Republic of Turkey — Ministry of Economy)	
2. İmalatçı veya Paketleyici Firma (Eğer ihracatçıdan farklı ise) (Producer or packer as indicated on packing) (if other than exporter)	 Bölge Müdürlüğü (Regional Directorate of.....)	
6. Taşıma Aracı (Identification of means of transport)		4. Menşe Ülke (Country of origin)	5. Gideceği Ülke (Country of destination)
		7. Ulusal Mevzuat (National regulation)	
8. Ambalaj Sayısı ve Çeşidi (Number and kind of packages)	9. Ürünün Türü ve Çeşidi (Nature and variety of product)	10. Kalite Sınıfı (Quality class)	11. Net/Brüt Ağırlık (kg) (Total net/gross weight in kg.)
12. Yukarıda vasıfları yazılı ürünün, işbu belgenin düzenlendiği tarihte yürürlükte olan mevzuata uygun olduğu tasdik olunur. (The consignment referred to above conforms with the legislation in force on the issue date of this certificate.)			
13. Çıkış Gümrüğü (Customs office of departure)			
14. Bu Belge GG/AA/YYYY tarihine kadar geçerlidir. (This Certificate is valid until DD/MM/YYYY)			
15. Denetim Tarihi: GG/AA/YYYY (Date of Inspection: DD/MM/YYYY)		Mühür ve İmza (Seal and signature)	
16. Ürün Denetmeni: Adı, SOYADI (Product Inspector: Name, SURNAME)			

* İşbu belge sadece Denetim Birimlerinin kullanımı içindir.

* (This certificate is for use of Inspection Services only.)

ISSN 1977-091X (electronic edition)
ISSN 1725-2423 (paper edition)



Publications Office of the European Union
2985 Luxembourg
LUXEMBOURG

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