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# C 184



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## Information and Notices

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<sup>(1)</sup> Text with EEA relevance

## IV

(Notices)

NOTICES FROM EUROPEAN UNION INSTITUTIONS, BODIES, OFFICES AND  
AGENCIES

## COUNCIL

**Notice for the attention of certain persons and entities subject to the restrictive measures provided for in Council Decision 2014/145/CFSP and Council Regulation (EU) No 269/2014 concerning restrictive measures in respect of actions undermining or threatening the territorial integrity, sovereignty and independence of Ukraine**

(2016/C 184/01)

The following information is brought to the attention of Mr Vladimir Andreevich KONSTANTIOV (no 2), Mr Rustam Ilmirovich TEMIRGALIEV (no 3), Mr Anatoliy Alekseevich SIDOROV (no 20), Mr Andriy Yevgenovych PURGIN (no 45), Mr Viacheslav PONOMARIOV (no 54), Mr Alexander KHRYAKOV (no 65), Mr Vasyl NIKITIN (no 67), Mr Aleksey Vyacheslavovich KARYAKIN (no 68), Mr Sergei Orestovoch BESEDA (no 78), Mr Pavel Yurievich GUBAREV (no 82), Ms Ekaterina Yurievna GUBAREVA (no 83), Mr Vladimir ANTYUFEYEV (no 87), Mr Konstantin Valerevich MALOFEEV (no 93), Mr Alexander Vladimirovich ZAKHARCHENKO (no 96), Mr Vladimir KONONOV (no 97), Mr Miroslav Vladimirovich RUDENKO (no 98), Mr Gennady Nikolaiovych TSYPKALOV (no 99), Mr Oleg Vladimirovich BEREZA (no 101), Mr Aleksandr Akimovich KARAMAN (no 103), Mr Sergey Yurievich KOZYAKOV (no 120), Mr Oleg Konstantinovich AKIMOV (no 121), Mr Aleksandr Igorevich KOFMAN (no 124), Mr Ravil Zakarievich KHALIKOV (no 125), Mr Yevgeniy Eduardovich MIKHAYLOV (no 129), Mr Ihor Vladymyrovych KOSTENOK (no 130), Mr Sergey Yurevich IGNATOV (no 140), Mr Aleksandr Yurievich TIMOFEEV (no 142), and 'Vostok battalion' (entity listed under no 11), State Unitary Enterprise of the Republic of Crimea 'National Institute of Wine "Magarach"' (entity listed under no 19), Cossack National Guard (entity listed under no 29), Sparta battalion (entity listed under no 30), Somali battalion (entity listed under no 31), Zarya battalion (entity listed under no 32), Prizrak brigade (entity listed under no 33), Oplot battalion (entity listed under no 34), Kalmius battalion (entity listed under no 35), Death battalion (entity listed under no 36), appearing in the Annex to Council Decision 2014/145/CFSP<sup>(1)</sup> and in Annex I to Council Regulation (EU) No 269/2014<sup>(2)</sup> concerning restrictive measures in respect of actions undermining or threatening the territorial integrity, sovereignty and independence of Ukraine.

The Council is considering maintaining the restrictive measures against the abovementioned persons and entities with new statements of reasons. Those persons and entities are hereby informed that they may submit a request to the Council to obtain the intended statements of reasons for their designation, before 27 May 2016, 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

Email: [sanctions@consilium.europa.eu](mailto:sanctions@consilium.europa.eu)

The persons and entities concerned may submit at any time a request to the Council, together with any supporting documentation, that the decision to include and maintain them on the list should be reconsidered, to the address provided above. Such requests will be considered when they are received. In this respect, the attention of the persons and entities concerned is drawn to the regular review by the Council of the list. In order for requests to be considered at the next review, they should be submitted by 3 June 2016.

<sup>(1)</sup> OJ L 78, 17.3.2014, p. 16.

<sup>(2)</sup> OJ L 78, 17.3.2014, p. 6.

## EUROPEAN COMMISSION

### Euro exchange rates <sup>(1)</sup>

**20 May 2016**

(2016/C 184/02)

#### 1 euro =

Currency	Exchange rate	Currency	Exchange rate		
USD	US dollar	1,1219	CAD	Canadian dollar	1,4704
JPY	Japanese yen	123,81	HKD	Hong Kong dollar	8,7141
DKK	Danish krone	7,4370	NZD	New Zealand dollar	1,6578
GBP	Pound sterling	0,77008	SGD	Singapore dollar	1,5499
SEK	Swedish krona	9,3588	KRW	South Korean won	1 332,02
CHF	Swiss franc	1,1123	ZAR	South African rand	17,6669
ISK	Iceland króna		CNY	Chinese yuan renminbi	7,3456
NOK	Norwegian krone	9,3355	HRK	Croatian kuna	7,4865
BGN	Bulgarian lev	1,9558	IDR	Indonesian rupiah	15 285,95
CZK	Czech koruna	27,025	MYR	Malaysian ringgit	4,5785
HUF	Hungarian forint	316,78	PHP	Philippine peso	52,477
PLN	Polish zloty	4,4203	RUB	Russian rouble	74,9139
RON	Romanian leu	4,5058	THB	Thai baht	40,085
TRY	Turkish lira	3,3476	BRL	Brazilian real	3,9797
AUD	Australian dollar	1,5519	MXN	Mexican peso	20,6541
			INR	Indian rupee	75,6975

<sup>(1)</sup> Source: reference exchange rate published by the ECB.

## V

(Announcements)

PROCEDURES RELATING TO THE IMPLEMENTATION OF COMPETITION  
POLICY

EUROPEAN COMMISSION

**Prior notification of a concentration**

**(Case M.8038 — Apax Partners/Accenture/Duck Creek)**

**Candidate case for simplified procedure**

**(Text with EEA relevance)**

(2016/C 184/03)

1. On 10 May 2016, the Commission received a notification of a proposed concentration pursuant to Article 4 of Council Regulation (EC) No 139/2004 <sup>(1)</sup> by which the undertakings Apax Partners LLP ('AP', United Kingdom) and Accenture plc ('Accenture', Ireland) acquire within the meaning of Article 3(1)(b) of the Merger Regulation joint control of Duck Creek ('Duck Creek', USA), by way of purchase of ownership interests as well as the creation of a strategic alliance between Accenture and Duck Creek.
2. The business activities of the undertakings concerned are:
  - for AP: private equity firm managing private equity funds,
  - for Accenture: professional and advisory services on strategy, management, technology and IT systems,
  - for Duck Creek: provider of software solutions for the non-life insurance sector.
3. On preliminary examination, the Commission finds that the notified transaction could fall within the scope of the Merger Regulation. However, the final decision on this point is reserved. Pursuant to the Commission Notice on a simplified procedure for treatment of certain concentrations under the Council Regulation (EC) No 139/2004 <sup>(2)</sup> it should be noted that this case is a candidate for treatment under the procedure set out in this 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 M.8038 — Apax Partners/Accenture/Duck Creek), to the following address:

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

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<sup>(1)</sup> OJ L 24, 29.1.2004, p. 1 (the 'Merger Regulation').

<sup>(2)</sup> OJ C 366, 14.12.2013, p. 5.

**Prior notification of a concentration**  
**(Case M.7983 — Danish Crown/SPF-Danmark)**  
**Candidate case for simplified procedure**  
**(Text with EEA relevance)**  
(2016/C 184/04)

1. On 12 May 2016, the Commission received a notification of a proposed concentration pursuant to Article 4 of Council Regulation (EC) No 139/2004<sup>(1)</sup> by which Leverandørselskabet Danish Crown AmbA ('Danish Crown', Denmark) acquires within the meaning of Article 3(1)(b) of the Merger Regulation control of the whole of SPF-Danmark A/S ('SPF', Denmark) by way of purchase of shares.

2. The business activities of the undertakings concerned are:

- for Danish Crown: active internationally in the food industry, specialised in the slaughtering, de-boning, processing and refining of meat as well as the sale of fresh meat and meat products,
- for SPF: trading and transportation of breeding animals and piglets as well as transportation of slaughter pigs.

3. On preliminary examination, the Commission finds that the notified transaction could fall within the scope of the Merger Regulation. However, the final decision on this point is reserved. Pursuant to the Commission Notice on a simplified procedure for treatment of certain concentrations under Council Regulation (EC) No 139/2004<sup>(2)</sup> it should be noted that this case is a candidate for treatment under the procedure set out in this 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 M.7983 — Danish Crown/SPF-Danmark, to the following address:

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

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<sup>(1)</sup> OJ L 24, 29.1.2004, p. 1 (the 'Merger Regulation').

<sup>(2)</sup> OJ C 366, 14.12.2013, p. 5.

**Prior notification of a concentration**  
**(Case M.8013 — PitPoint/Primagaz/PitPoint.LNG JV)**

**Candidate case for simplified procedure**

(Text with EEA relevance)

(2016/C 184/05)

1. On 13 May 2016, the Commission received a notification of a proposed concentration pursuant to Article 4 of Council Regulation (EC) No 139/2004 <sup>(1)</sup> by which the undertakings Primagaz Nederland BV (The Netherlands) ultimately controlled by SHV Interholding AG (Switzerland), and PitPoint BV (The Netherlands) ultimately controlled by Bencis Capital Partners BV (The Netherlands) acquire within the meaning of Article 3(1)(b) and 3(4) of the Merger Regulation joint control of the undertaking PitPoint.LNG BV (The Netherlands), by way of purchase of shares.
2. The business activities of the undertakings concerned are:
  - for undertaking SHV Interholding: active worldwide in a diverse range of of sectors, including trade in and distribution of liquefied petroleum gas, cash and carry wholesale, heavy lifting and transport solutions, industrial services, exploration and production of oil and gas, animal nutrition and private equity,
  - for undertaking Bencis Capital Partners: active as a private equity company in the Netherlands and Belgium, with investments in different sectors, including food products, textiles, medical care and art,
  - for the undertaking PitPoint.LNG: retail supply of liquefied natural gas for motor vehicles.
3. On preliminary examination, the Commission finds that the notified transaction could fall within the scope of the Merger Regulation. However, the final decision on this point is reserved. Pursuant to the Commission Notice on a simplified procedure for treatment of certain concentrations under Council Regulation (EC) No 139/2004 <sup>(2)</sup> it should be noted that this case is a candidate for treatment under the procedure set out in this 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 M.8013 — PitPoint/Primagaz/PitPoint.LNG JV, to the following address:

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

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<sup>(1)</sup> OJ L 24, 29.1.2004, p. 1 (the 'Merger Regulation').

<sup>(2)</sup> OJ C 366, 14.12.2013, p. 5.

**Prior notification of a concentration****(Case M.8000 — DCC/Dansk Fuels)****(Text with EEA relevance)**

(2016/C 184/06)

1. On 13 May 2016, the Commission received notification of a proposed concentration pursuant to Article 4 of Council Regulation (EC) No 139/2004 <sup>(1)</sup> by which the undertaking DCC Plc. ('DCC', Ireland) will acquire within the meaning of Article 3(1)(b) of the Merger Regulation sole control of Dansk Fuels A/S ('Dansk Fuels', Denmark) by way of purchase of shares.
2. The business activities of the undertakings concerned are:
  - DCC operates across four division in the fields of technology, healthcare, environment and energy. DCC is active in Denmark on the market for wholesale supply of refined oil products as a distributor of Shell-branded commercial fuels,
  - Dansk Fuels is active in the non-retail sales of aviation fuels and refined oil products, as well as the retail sales of motor fuels in Denmark.
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.

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 M.8000 — DCC/Dansk Fuels, to the following address:

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

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<sup>(1)</sup> OJ L 24, 29.1.2004, p. 1 (the 'Merger Regulation').



**Prior notification of a concentration****(Case M.8003 — INEOS/INOVYN)****Candidate case for simplified procedure****(Text with EEA relevance)**

(2016/C 184/07)

1. On 12 May 2016, the Commission received a notification of a proposed concentration pursuant to Article 4 of Council Regulation (EC) No 139/2004 <sup>(1)</sup> by which INEOS AG ('INEOS', Switzerland) acquires within the meaning of Article 3(1)(b) of the Merger Regulation sole control of the whole of INOVYN Limited ('INOVYN', the United Kingdom) by way of purchase of shares.

2. The business activities of the undertakings concerned are:

— for INEOS: production and sale of petrochemicals, speciality chemicals and oil products globally,

— for INOVYN: production and sale of polyvinyl chloride (PVC) and related products mainly in the EEA.

3. On preliminary examination, the Commission finds that the notified transaction could fall within the scope of the Merger Regulation. However, the final decision on this point is reserved. Pursuant to the Commission Notice on a simplified procedure for treatment of certain concentrations under Council Regulation (EC) No 139/2004 <sup>(2)</sup> it should be noted that this case is a candidate for treatment under the procedure set out in this 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 M.8003 — INEOS/INOVYN to the following address:

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

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<sup>(1)</sup> OJ L 24, 29.1.2004, p. 1 (the 'Merger Regulation').

<sup>(2)</sup> OJ C 366, 14.12.2013, p. 5.

**Prior notification of a concentration**  
**(Case M.8063 — CaixaBank/Banco BPI)**  
**Candidate case for simplified procedure**  
**(Text with EEA relevance)**  
(2016/C 184/08)

1. On 12 May 2016, the Commission received a notification of a proposed concentration pursuant to Article 4 of Council Regulation (EC) No 139/2004 <sup>(1)</sup> by which the undertaking CaixaBank SA ('CaixaBank', Spain) belonging to the group Fundació Bancaria Caixa d'Estalvis i Pensions de Barcelona (Spain) acquires within the meaning of Article 3(1)(b) of the Merger Regulation control of the whole of the undertaking Banco BPI ('BPI', Portugal) by way of public bid.
2. The business activities of the undertakings concerned are:
  - for CaixaBank: banking services (retail, corporate, private banking), collective investment and securitisation services as well as the provision of specialised insurance products,
  - for BPI: investment banking (equities, corporate finance and private banking), retail banking, management of investment funds, pension funds and life insurance-capitalisation.
3. On preliminary examination, the Commission finds that the notified transaction could fall within the scope of the Merger Regulation. However, the final decision on this point is reserved. Pursuant to the Commission Notice on a simplified procedure for treatment of certain concentrations under Council Regulation (EC) No 139/2004 <sup>(2)</sup> it should be noted that this case is a candidate for treatment under the procedure set out in this 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 M.8063 — CaixaBank/Banco BPI, to the following address:

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

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<sup>(1)</sup> OJ L 24, 29.1.2004, p. 1 (the 'Merger Regulation').

<sup>(2)</sup> OJ C 366, 14.12.2013, p. 5.

**Prior notification of a concentration**  
**(Case M.8023 — Hon Hai Precision/Sharp)**  
**(Text with EEA relevance)**  
(2016/C 184/09)

1. On 13 May 2016, the Commission received a notification of a proposed concentration pursuant to Article 4 of Council Regulation (EC) No 139/2004 <sup>(1)</sup> by which the undertaking Hon Hai Precision Industry Co., Ltd ('Hon Hai', Taiwan), trading as Foxconn, acquires within the meaning of Article 3(1)(b) of the Merger Regulation control of the whole of the undertaking Sharp Corporation ('Sharp', Japan) by way of purchase of shares.
2. The business activities of the undertakings concerned are:
  - for Hon Hai: providing third-party electronic manufacturing services (EMS) to original equipment manufacturers (OEMs) of electronic products such as computers, mobile phones, video game consoles and televisions,
  - for Sharp: developing, manufacturing and selling multiple electronic products such as products incorporating thin film transistor liquid crystal display (TFT-LCD) panels, including LCD TV sets and LCD monitors, solar panels, mobile communication handsets, video projectors, multi-function printing devices, microwave ovens, air conditioners, cash registers, complementary metal-oxide-semiconductor (CMOS) and charge-coupled device (CCD) sensors and flash memory.
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.

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](mailto:COMP-MERGER-REGISTRY@ec.europa.eu) or by post, under reference number M.8023 — Hon Hai Precision/Sharp, to the following address:

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

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<sup>(1)</sup> OJ L 24, 29.1.2004, p. 1 (the 'Merger Regulation').

## OTHER ACTS

## EUROPEAN COMMISSION

**Application for approval of minor amendment made public in accordance with the fifth subparagraph of Article 6(2) of Commission Delegated Regulation (EU) No 664/2014**

(2016/C 184/10)

The European Commission has approved this minor amendment in accordance with the third subparagraph of Article 6(2) of Commission Delegated Regulation (EU) No 664/2014 <sup>(1)</sup>.

## APPLICATION FOR APPROVAL OF A MINOR AMENDMENT

**Application for approval of a minor amendment in accordance with the second subparagraph of Article 53(2) of Regulation (EU) No 1151/2012 of the European Parliament and of the Council <sup>(2)</sup>****'PEMBROKESHIRE EARLIES'/'PEMBROKESHIRE EARLY POTATOES'**

EU No: PGI-GB-02098 — 8.12.2015

PDO ( ) PGI (X) TSG ( )

**1. Applicant group and legitimate interest**

Name: Puffin Produce Ltd  
Address: Withybush Industrial Estate  
Haverfordwest  
Pembrokeshire  
SA62 4BS  
UNITED KINGDOM

Tel. +44 1437766716  
Fax +44 1437767319  
Email: info@puffinproduce.com

**2. Member State or Third Country**

United Kingdom

**3. Heading in the product specification affected by the amendment(s)**

- Description of product
- Proof of origin
- Method of production
- Link
- Labelling
- Other (to be specified)

**4. Type of amendment(s)**

- Amendment to product specification of registered PDO or PGI to be qualified as minor in accordance with the third subparagraph of Article 53(2) of Regulation (EU) No 1151/2012, that requires no amendment to the published single document
- Amendment to product specification of registered PDO or PGI to be qualified as minor in accordance with the third subparagraph of Article 53(2) of Regulation (EU) No 1151/2012, that requires an amendment to the published single document

<sup>(1)</sup> OJ L 179, 19.6.2014, p. 17.

<sup>(2)</sup> OJ L 343, 14.12.2012, p. 1.

- Amendment to product specification of registered PDO or PGI to be qualified as minor in accordance with the third subparagraph of Article 53(2) of Regulation (EU) No 1151/2012, for which a single document (or equivalent) has not been published.
- Amendment to product specification of registered TSG to be qualified as minor in accordance with the fourth subparagraph of Article 53(2) of Regulation (EU) No 1151/2012.

#### 5. Amendment(s)

In Section 4.5 'Method of production' of the product specification. The original text states:

##### *Soil Preparation*

'Soil preparation begins in January with ploughing. The field is then left to weather to allow the upturned soil to breakdown ...'

The amended text should state:

'From autumn onwards, soil preparation begins with ploughing. The field is then left to weather to allow the upturned soil to breakdown ...'

The reason for this amendment is that for some Pembrokeshire Earlies/Pembrokeshire Early growers (particularly those on the Pembrokeshire coast) ploughing starts earlier than stated in the original product specification.

#### 6. Updated product specification (only for PDO and PGI)

[https://www.gov.uk/government/uploads/system/uploads/attachment\\_data/file/488435/20151208-pembrokeshire-earlies-pgi-amendment-spec.pdf](https://www.gov.uk/government/uploads/system/uploads/attachment_data/file/488435/20151208-pembrokeshire-earlies-pgi-amendment-spec.pdf)

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