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Contents

II *Information*

INFORMATION FROM EUROPEAN UNION INSTITUTIONS, BODIES, OFFICES AND AGENCIES

European Commission

2022/C 9/01	Non-opposition to a notified concentration (Case M.10527 – INSIGHT / VECTOR CAPITAL / IRIS HOLDINGS JV) ⁽¹⁾	1
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IV *Notices*

NOTICES FROM MEMBER STATES

2022/C 9/02	Information communicated by Member States regarding closure of fisheries	2
2022/C 9/03	Information communicated by Member States regarding closure of fisheries	3

V *Announcements*

PROCEDURES RELATING TO THE IMPLEMENTATION OF COMPETITION POLICY

European Commission

2022/C 9/04	Prior notification of a concentration (Case M.10472 – Deutsche Post DHL Group/JF Hillebrand Group) – Candidate case for simplified procedure ⁽¹⁾	4
2022/C 9/05	Prior notification of a concentration (Case M.10548 – TELEKOM DEUTSCHLAND / IFM INVESTORS / JV) – Candidate case for simplified procedure ⁽¹⁾	6

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⁽¹⁾ Text with EEA relevance.

II

*(Information)*INFORMATION FROM EUROPEAN UNION INSTITUTIONS, BODIES, OFFICES
AND AGENCIES

EUROPEAN COMMISSION

Non-opposition to a notified concentration**(Case M.10527 – INSIGHT / VECTOR CAPITAL / IRIS HOLDINGS JV)****(Text with EEA relevance)**

(2022/C 9/01)

On 9 December 2021, the Commission decided not to oppose the above notified concentration and to declare it compatible with the internal market. This decision is based on Article 6(1)(b) of Council Regulation (EC) No 139/2004 ⁽¹⁾. The full text of the decision is available only in English and will be made public after it is cleared of any business secrets it may contain. It will be available:

- in the merger section of the ‘Competition policy’ 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/homepage.html?locale=en>) under document number 32021M10527. EUR-Lex is the online point of access to European Union law.

⁽¹⁾ OJ L 24, 29.1.2004, p. 1.

IV

(Notices)

NOTICES FROM MEMBER STATES

Information communicated by Member States regarding closure of fisheries

(2022/C 9/02)

In accordance with Article 35(3) of Council Regulation (EC) No 1224/2009 of 20 November 2009 establishing a Union control system for ensuring compliance with the rules of the common fisheries policy ⁽¹⁾, a decision has been taken to close the fishery as set down in the following table:

Date and time of closure	8.12.2021
Duration	8.12.2021 - 31.12.2021
Member State	France
Stock or Group of stocks	ALB/AN05N
Species	Northern Albacore (<i>Thunnus alalunga</i>)
Zone	Atlantic Ocean, north of 5° N
Type(s) of fishing vessels	—
Reference number	21/TQ92

⁽¹⁾ OJ L 343, 22.12.2009, p. 1.

Information communicated by Member States regarding closure of fisheries

(2022/C 9/03)

In accordance with Article 35(3) of Council Regulation (EC) No 1224/2009 of 20 November 2009 establishing a Union control system for ensuring compliance with the rules of the common fisheries policy ⁽¹⁾, a decision has been taken to close the fishery as set down in the following table:

Date and time of closure	8.12.2021
Duration	8.12.2021 - 31.12.2021
Member State	France
Stock or Group of stocks	HER/4AB. (incl. HER/*4N-S62)
Species	Herring (<i>Clupea harengus</i>)
Zone	Union and Norwegian waters of 4 north of 53°30' N
Type(s) of fishing vessels	—
Reference number	22/TQ92

⁽¹⁾ OJ L 343, 22.12.2009, p. 1.

V

(Announcements)

PROCEDURES RELATING TO THE IMPLEMENTATION OF COMPETITION
POLICY

EUROPEAN COMMISSION

Prior notification of a concentration

(Case M.10472 – Deutsche Post DHL Group/JF Hillebrand Group)

Candidate case for simplified procedure

(Text with EEA relevance)

(2022/C 9/04)

1. On 22 December 2021, the Commission received notification of a proposed concentration pursuant to Article 4 of Council Regulation (EC) No 139/2004 ⁽¹⁾.

This notification concerns the following undertakings:

- Deutsche Post AG, trading as Deutsche Post DHL Group ('DPDHL', Germany),
- JF Hillebrand Group AG and its direct and indirect subsidiaries ('Hillebrand', Germany).

Deutsche Post AG acquires within the meaning of Article 3(1)(b) of the Merger Regulation sole control of the whole of Hillebrand.

The concentration is accomplished by way of purchase of shares.

2. The business activities of the undertakings concerned are:

- for Deutsche Post AG: Deutsche Post AG is the German parent entity of DPDHL. Deutsche Post AG is active in logistics, including national and international parcel delivery, international express, freight forwarding and transportation, e-commerce and supply chain management services. It is also active in postal service in Germany. Deutsche Post AG is listed on the Frankfurt Stock Exchange (Germany).
- for Hillebrand: Hillebrand is active in freight forwarding, including air, ocean and land freight forwarding services including ancillary services and contract logistics services for non-hazardous liquids. Hillebrand also produces flexitanks used for bulk liquids transportation in containers.

3. On preliminary examination, the Commission finds that the notified transaction could fall within the scope of the Merger Regulation. However, the final decision on this point is reserved.

Pursuant to the Commission Notice on a simplified procedure for treatment of certain concentrations under the Council Regulation (EC) No 139/2004 ⁽²⁾ it should be noted that this case is a candidate for treatment under the procedure set out in the Notice.

4. The Commission invites interested third parties to submit their possible observations on the proposed operation to the Commission.

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

⁽²⁾ OJ C 366, 14.12.2013, p. 5.

Observations must reach the Commission not later than 10 days following the date of this publication. The following reference should always be specified:

M.10472 – Deutsche Post DHL Group/JF Hillebrand Group

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

Email: COMP-MERGER-REGISTRY@ec.europa.eu

Fax +32 22964301

Postal address:

European Commission
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Merger Registry
1049 Bruxelles/Brussel
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Prior notification of a concentration
(Case M.10548 – TELEKOM DEUTSCHLAND / IFM INVESTORS / JV)
Candidate case for simplified procedure

(Text with EEA relevance)

(2022/C 9/05)

1. On 22 December 2021, the Commission received notification of a proposed concentration pursuant to Article 4 of Council Regulation (EC) No 139/2004 ⁽¹⁾.

This notification concerns the following undertakings:

- Telekom Deutschland GmbH ('TDG', Germany), controlled by Deutsche Telekom AG ('DT', Germany)
- IFM Investors Pty Ltd. ('IFM', Australia)
- GlasfaserPlus GmbH ('JV', Germany).

TDG and IFM acquire within the meaning of Article 3(1)(b) and 3(4) of the Merger Regulation joint control of JV.

The concentration is accomplished by way of purchase of shares constituting a joint venture.

2. The business activities of the undertakings concerned are:

- for TDG: offer of broadband network, mobile telecommunications, and other telecom services to residential and commercial customers,
- for IFM: investor-owned global investment manager with assets under management across infrastructure, listed equities, private capital and debt investments,
- for JV: planning, construction and subsequent operation of an optical fiber telecommunications network in certain rural and less densely populated areas of Germany.

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 ⁽²⁾ it should be noted that this case is a candidate for treatment under the procedure set out in the Notice.

4. The Commission invites interested third parties to submit their possible observations on the proposed operation to the Commission.

Observations must reach the Commission not later than 10 days following the date of this publication. The following reference should always be specified:

M.10548 – TELEKOM DEUTSCHLAND / IFM INVESTORS / JV

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Email: COMP-MERGER-REGISTRY@ec.europa.eu

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

⁽²⁾ OJ C 366, 14.12.2013, p. 5.

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