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⁽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

Non-opposition to a notified concentration**(Case M.7775 — BTPS/CPPIB/Haymarket House)****(Text with EEA relevance)**

(2015/C 380/01)

On 9 November 2015, 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 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 32015M7775. EUR-Lex is the online access to European law.

⁽¹⁾ OJ L 24, 29.1.2004, p. 1.

IV

(Notices)

NOTICES FROM EUROPEAN UNION INSTITUTIONS, BODIES, OFFICES AND
AGENCIES

COUNCIL

COUNCIL DECISION

of 10 November 2015

**appointing a member and an alternate member of the Governing Board of the European Agency
for Safety and Health at Work for Hungary**

(2015/C 380/02)

THE COUNCIL OF THE EUROPEAN UNION,

Having regard to the Treaty on the Functioning of the European Union,

Having regard to Council Regulation (EC) No 2062/94 of 18 July 1994 establishing a European Agency for Safety and Health at Work ⁽¹⁾, and in particular Article 8 thereof,

Having regard to the list of candidates submitted to the Council by the Governments of the Member States and by the employees' and the employers' organisations,

Having regard to the lists of members and alternate members of the Advisory Committee on Safety and Health at Work,

Whereas:

- (1) By its Decisions of 2 December 2013 ⁽²⁾ and of 12 June 2014 ⁽³⁾, the Council appointed the members and alternate members of the Governing Board of the European Agency for Safety and Health at Work for the period ending on 7 November 2016, with the exception of certain members and alternate members.
- (2) The government of Hungary has submitted nominations for two posts to be filled,

HAS ADOPTED THIS DECISION:

Article 1

The following are hereby appointed as member and alternate member of the Governing Board of the European Agency for Safety and Health at Work for the period ending on 7 November 2016:

I. GOVERNMENT REPRESENTATIVES

Country	Member	Alternate
Hungary	Ms Katalin BALOGH	Mr Gyula MADARÁSZ

⁽¹⁾ OJ L 216, 20.8.1994, p. 1.

⁽²⁾ Council Decision of 2 December 2013 appointing the members and alternate members of the Governing Board of the European Agency for Safety and Health at Work (OJ C 360, 10.12.2013, p. 8).

⁽³⁾ Council Decision of 12 June 2014 appointing the members and alternate members of the Governing Board of the European Agency for Safety and Health at Work for Lithuania and Malta (OJ C 182, 14.6.2014, p. 14); Council Decision of 12 June 2014 appointing the members and alternate members of the Governing Board of the European Agency for Safety and Health at Work for France (OJ C 186, 18.6.2014, p. 5).

Article 2

The Council shall appoint the members and alternate members who have not yet been nominated at a later date.

Article 3

This Decision shall enter into force on the date of its adoption.

Done at Brussels, 10 November 2015.

For the Council

The President

P. GRAMEGNA

EUROPEAN COMMISSION

Euro exchange rates ⁽¹⁾

13 November 2015

(2015/C 380/03)

1 euro =

Currency	Exchange rate	Currency	Exchange rate		
USD	US dollar	1,0764	CAD	Canadian dollar	1,4322
JPY	Japanese yen	132,04	HKD	Hong Kong dollar	8,3429
DKK	Danish krone	7,4606	NZD	New Zealand dollar	1,6483
GBP	Pound sterling	0,70705	SGD	Singapore dollar	1,5305
SEK	Swedish krona	9,3388	KRW	South Korean won	1 257,07
CHF	Swiss franc	1,0786	ZAR	South African rand	15,4459
ISK	Iceland króna		CNY	Chinese yuan renminbi	6,8607
NOK	Norwegian krone	9,3320	HRK	Croatian kuna	7,6155
BGN	Bulgarian lev	1,9558	IDR	Indonesian rupiah	14 764,07
CZK	Czech koruna	27,032	MYR	Malaysian ringgit	4,7125
HUF	Hungarian forint	312,23	PHP	Philippine peso	50,722
PLN	Polish zloty	4,2429	RUB	Russian rouble	71,7143
RON	Romanian leu	4,4452	THB	Thai baht	38,643
TRY	Turkish lira	3,0960	BRL	Brazilian real	4,0847
AUD	Australian dollar	1,5077	MXN	Mexican peso	18,0620
			INR	Indian rupee	71,2000

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

New national side of euro coins intended for circulation

(2015/C 380/04)



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

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: Andorra

Subject of commemoration: 25th anniversary of the Signature of the Customs Agreement with the European Union

Description of the design: The design shows at the top the map of Andorra with the coat of arms of the Principality highlighted inside it. At the bottom of the design, two opposing arrows interlaced, symbolising the Customs Agreement between Andorra and the EU, show the years that are being commemorated '1990' and '2015' (the latter is also the year of issue of the coin) and the name of the issuing country 'ANDORRA'. Surrounding the map of Andorra appears the inscription '25è aniversari de la Signatura de l'Acord Duaner amb la Unió Europea' (25th anniversary of the Signature of the Customs Agreement with the European Union).

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

Number of coins to be issued: 85 000

Date of mintage: December 2015

⁽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).

New national side of euro coins intended for circulation

(2015/C 380/05)



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

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: Andorra

Subject of commemoration: 30th anniversary of the Coming of Age and Political Rights to the Men and Women turning 18 years old

Description of the design: The design shows a partial reproduction of a young person casting a vote. The ballot that the figure is holding reproduces the inscription 'ANDORRA'. To the left of the figure there are the years that are being commemorated '1985' and '2015' (the latter is the year of issue of the coin as well). A shorter inscription of the commemoration surrounds the whole design '30è ANIVERSARI MAJORIA D'EDAT ALS 18 ANYS' (30th anniversary Coming of Age at 18 years old).

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

Number of coins to be issued: 85 000

Date of mintage: December 2015

⁽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).

V

(Announcements)

ADMINISTRATIVE PROCEDURES

EUROPEAN COMMISSION

Call for expression of interest — invitation to present products suitable for use as a marker in gas oils and kerosene*(2015/C 380/06)*

Notice is hereby given of the corrigendum to the call for expression of interest inviting applicants to present products suitable for use as a fiscal marker in gas oil and kerosene launched on 11 September 2015 (OJ C 299, p. 28).

The corrigendum and the call for expression of interest are available under the following link:

http://ec.europa.eu/taxation_customs/taxation/excise_duties/energy_products/other_energy_tax_leg/call_euromarker_en.htm

PROCEDURES RELATING TO THE IMPLEMENTATION OF COMPETITION
POLICY

EUROPEAN COMMISSION

Prior notification of a concentration

(Case M.7791 — Aviva/PSP/Property Portfolio JV)

Candidate case for simplified procedure

(Text with EEA relevance)

(2015/C 380/07)

1. On 6 November 2015 the Commission received a notification of a proposed concentration pursuant to Article 4 of Council Regulation (EC) No 139/2004 ⁽¹⁾ by which Aviva Life & Pensions UK Limited ('UKLAP' of the UK), which is part of Aviva plc ('Aviva' of the UK), and Public Sector Pension Investment Board ('PSP' of Canada), acquire within the meaning of Article 3(1)(b) of the Merger Regulation joint control of a real estate property portfolio in the United Kingdom (the 'Target Portfolio') by way of purchase of shares in a newly created company constituting a joint venture.

2. The business activities of the undertakings concerned are:

- for Aviva: provision of a broad range of insurance, savings and investment products across 17 countries. Aviva's group is principally active in the UK, France and Canada, however it also has operations elsewhere in Europe and Asia,
- for PSP: investment of the employer and employee net contributions received and management of a diversified global portfolio including stocks, bonds and other fixed-income securities as well as investments in private equity, real estate, infrastructure and natural resources,
- for the Target Portfolio: property interests, including freehold, leasehold and other interests, in 14 properties in central London. The property interests comprising the Target Portfolio largely relate to commercial office space, but also include retail premises and small residential units in two of the properties.

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 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.7791 — Aviva/PSP/Property Portfolio 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.

Prior notification of a concentration
(Case M.7832 — Gunvor Group/Kuwait Petroleum Europort)
Candidate case for simplified procedure
(Text with EEA relevance)
(2015/C 380/08)

1. On 6 November 2015, 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 Sandscape BV, ultimately controlled by Gunvor Group Ltd ('Gunvor' of Cyprus) acquires within the meaning of Article 3(1)(b) of the Merger Regulation sole control of the whole of the undertaking Kuwait Petroleum Europort BV ('KPE' of the Netherlands) by way of purchase of shares.
2. The business activities of the undertakings concerned are:
 - Gunvor is the main holding company of the Gunvor Group which is active in the upstream wholesale supply and refining of crude oil, and the ex-refinery sales of refined oil products,
 - KPE operates a refinery based in the Rotterdam port and is active in refining crude oil and in the ex-refinery sales of refined oil products.
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 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.7832 — Gunvor Group/Kuwait Petroleum Europort, 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 M.7833 — CDC International Capital/Mubadala Development Company/Vivalto Bel/Groupe Vivalto Santé)****(Text with EEA relevance)**

(2015/C 380/09)

1. On 9 November 2015 the European Commission received notification of a proposed concentration pursuant to Article 4 of Council Regulation (EC) No 139/2004 ⁽¹⁾ by which Vivalto Bel (Belgium), CDC International Capital (France) and Mubadala Development Company PJSC ('Mubadala', Abu Dhabi) acquire within the meaning of Article 3(1)(b) of the Merger Regulation joint control of Groupe Vivalto Santé (France) by way of purchase of shares.
2. The business activities of the undertakings concerned are:
 - Vivalto Bel: family holding company investing mainly in the health sector,
 - CDC International Capital: subsidiary of the Caisse des Dépôts et Consignations specialising in direct investments in partnership with sovereign wealth funds and international institutional investors,
 - Mubadala: sovereign wealth fund of Abu Dhabi in the United Arab Emirates,
 - Groupe Vivalto Santé: operator of private health establishments in France.
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 to it their observations on the proposed operation.

Observations must reach the Commission no later than 10 days following the date on which this notification is published. They can be sent to the Commission under reference M.7833 — CDC International Capital/Mubadala Development Company/Vivalto Bel/Groupe Vivalto Santé, by fax (+32 22964301), by e-mail to COMP-MERGER-REGISTRY@ec.europa.eu or by post 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 M.7825 — KKR/Selecta)****Candidate case for simplified procedure****(Text with EEA relevance)**

(2015/C 380/10)

1. On 6 November 2015, 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 KKR&Co LLP ('KKR', USA) acquire(s) within the meaning of Article 3(1)(b) of the Merger Regulation sole control of Selecta AG ('Selecta', Switzerland) by way of purchase of shares.
2. The business activities of the undertakings concerned are:
 - for undertaking KKR: provision of alternative asset management services to public and private market investors,
 - for undertaking Selecta: provision of vending services, such as the sale of consumables used to stock vending machines and other related supplies, as well as stocking and maintenance of vending machines, for both food and beverage vending.
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 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.7825 — KKR/Selecta, to the following address:

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