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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.8931 — Malakoff Médéric/Ilmarinen)
(Text with EEA relevance)
(2018/C 230/01)

On 22 June 2018, 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,


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IV
(Notices)

NOTICES FROM EUROPEAN UNION INSTITUTIONS, BODIES, OFFICES AND AGENCIES

COUNCIL

COUNCIL DECISION
of 26 June 2018
appointing seven members of the Management Board of the European Food Safety Authority
(2018/C 230/02)

THE COUNCIL OF THE EUROPEAN UNION,

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

Having regard to Regulation (EC) No 178/2002 of the European Parliament and of the Council of 28 January 2002 laying down the general principles and requirements of food law, establishing the European Food Safety Authority and laying down procedures in matters of food safety (1), and in particular Article 25(1) thereof,

Having regard to the list of candidates submitted to the Council by the European Commission by letter dated 24 January 2018,

Having regard to the views expressed by the European Parliament by letter dated 16 May 2018,

Whereas:

(1) It is vital to ensure the independence, high scientific quality, transparency and efficiency of the European Food Safety Authority. It is also indispensable to ensure the cooperation of that Authority with Member States.

(2) The term of office for seven members of the Management Board of the European Food Safety Authority will expire on 30 June 2018.

(3) The list submitted by the Commission has been examined with a view to appointing seven new members of the Management Board of the European Food Safety Authority on the basis of the documentation provided by the Commission and in light of the views expressed by the European Parliament. The aim is to secure the highest standard of competence, a broad range of relevant expertise, for example in management and public administration, and the broadest possible geographical distribution within the Union.

(4) Article 25(1) of Regulation (EC) No 178/2002 requires that four of the members of the Management Board of the European Food Safety Authority have a background in organisations representing consumers and other interests in the food chain. The term of office of three members of the Management Board with such background will expire on 30 June 2018; one having a background in organisations representing consumers and two having a background in organisations representing other interests in the food chain. Those members should therefore be replaced by members having a background in organisations representing consumers and other interests in the food chain and both subcategories — consumers and other interests in the food chain — should be represented.

(5) Article 25(2) of Regulation (EC) No 178/2002 provides that members’ term of office is to be four years and that it may be renewed once. One of the candidates having a background in organisations representing consumers has already been appointed as a member of the Management Board by Council Decisions of 24 June 2013 (*) and of 16 June 2014 (†). He first served the remainder of the term of office of a resigning member for one year and was subsequently appointed for a full four-year mandate. This member should therefore only be appointed for three years so that the overall duration of his term in office does not exceed eight years,

HAS ADOPTED THIS DECISION:

Article 1

The following persons are hereby appointed as new members of the Management Board of the European Food Safety Authority for the period from 1 July 2018 to 30 June 2022:

Geronimo Răducu BRĂNESCU
Herman DIRICKS
Libor DUPAL (*)
Iñaki EGUILEOR
András SZÉKÁCS
Annette TOFT (**)

Article 2

The following person shall be appointed as a new member of the Management Board of the European Food Safety Authority for the period from 1 July 2018 to 30 June 2021:

Raymond O’ROURKE (*)

Article 3

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

Done at Luxembourg, 26 June 2018.

For the Council
The President
E. ZAHARIEVA

(*) Background in organisations representing consumers.
(**) Background in organisations representing other interests in the food chain.
# Euro exchange rates (1)

**29 June 2018**

(2018/C 230/03)

1 euro =

<table>
<thead>
<tr>
<th>Currency</th>
<th>Exchange rate</th>
<th>Currency</th>
<th>Exchange rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>USD US dollar</td>
<td>1.1658</td>
<td>CAD Canadian dollar</td>
<td>1.5442</td>
</tr>
<tr>
<td>JPY Japanese yen</td>
<td>129.04</td>
<td>HKD Hong Kong dollar</td>
<td>9.1468</td>
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<tr>
<td>DKK Danish krone</td>
<td>7.4525</td>
<td>NZD New Zealand dollar</td>
<td>1.7247</td>
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<tr>
<td>GBP Pound sterling</td>
<td>0.88605</td>
<td>SGD Singapore dollar</td>
<td>1.5896</td>
</tr>
<tr>
<td>SEK Swedish krona</td>
<td>10.4530</td>
<td>KRW South Korean won</td>
<td>1 296.72</td>
</tr>
<tr>
<td>CHF Swiss franc</td>
<td>1.1569</td>
<td>ZAR South African rand</td>
<td>16,0484</td>
</tr>
<tr>
<td>ISK Iceland króna</td>
<td>123.40</td>
<td>CNY Chinese yuan renminbi</td>
<td>7.7170</td>
</tr>
<tr>
<td>NOK Norwegian krone</td>
<td>9.5115</td>
<td>HRK Croatian kuna</td>
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<tr>
<td>BGN Bulgarian lev</td>
<td>1.9538</td>
<td>IDR Indonesian rupiah</td>
<td>16 654.04</td>
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<tr>
<td>CZK Czech koruna</td>
<td>26.020</td>
<td>MYR Malaysian ringgit</td>
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<tr>
<td>HUF Hungarian forint</td>
<td>329.77</td>
<td>PHP Philippine peso</td>
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<td>PLN Polish złoty</td>
<td>4.3732</td>
<td>RUB Russian rouble</td>
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<tr>
<td>RON Romanian leu</td>
<td>4.6631</td>
<td>THB Thai baht</td>
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<tr>
<td>TRY Turkish lira</td>
<td>5.3385</td>
<td>BRL Brazilian real</td>
<td>4,4876</td>
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<tr>
<td>AUD Australian dollar</td>
<td>1.5787</td>
<td>MXN Mexican peso</td>
<td>22,8817</td>
</tr>
</tbody>
</table>

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

(Published pursuant to Article 64(9) of Regulation (EC) No 1907/2006 (1))

(Text with EEA relevance)

(2018/C 230/04)

Decisions granting an authorisation

<table>
<thead>
<tr>
<th>Reference of the decision (1)</th>
<th>Date of decision</th>
<th>Substance name</th>
<th>Holder of the authorisation</th>
<th>Authorisation numbers</th>
<th>Authorised uses</th>
<th>Date of expiry of review period</th>
<th>Reasons for the decision</th>
</tr>
</thead>
<tbody>
<tr>
<td>C(2018) 3895</td>
<td>25 June 2018</td>
<td>1,2-dichloroethane</td>
<td>H&amp;R Ölwerke Schindler GmbH, Neuhöfer Brückenstr. 127-152, 21107 Hamburg, Germany; H&amp;R Chemisch-Pharmazeutische Spezialitäten GmbH, Neuenkirchener Strasse 8, 48499 Salzbergen, Germany.</td>
<td>REACH/18/3/0, REACH/18/3/1</td>
<td>Industrial use of 1,2 dichloroethane as a solvent and anti-solvent of the feedstock and intermediate product streams in the combined de-waxing and de-oiling of refining of petroleum vacuum distillates for the production of base oils and hard paraffin waxes.</td>
<td>22 November 2029</td>
<td>In accordance with Article 60(4) of Regulation (EC) No 1907/2006, the socioeconomic benefits outweigh the risk to human health arising from the use of the substance and there are no suitable alternative substances or technologies in terms of their technical and economic feasibility for the applicant before the sunset date.</td>
</tr>
</tbody>
</table>

(1) The decision is available on the European Commission website at: http://ec.europa.eu/growth/sectors/chemicals/reach/about/index_en.htm

(1) The decision is available on the European Commission website at: http://ec.europa.eu/growth/sectors/chemicals/reach/about/index_en.htm

NOTICES FROM MEMBER STATES

PASSenger name records (PNR)

Passenger Information Units

List of the Passenger Information Units referred to in Article 4 of Directive (EU) 2016/681 of the European Parliament and of the Council on the use of passenger name record (PNR) data for the prevention, detection, investigation and prosecution of terrorist offences and serious crime

(This list reflects the established Passenger Information Units in the Member States responsible for collecting PNR data from air carriers, storing and processing those data and transferring those data or the result of processing them to the competent authorities referred to in Article 7 of the PNR Directive)

(2018/C 230/05)

For the purposes of Article 4 of Directive (EU) 2016/681 the Member States which have notified the establishment of their Passenger Information Unit are:

— Belgium: BelPIU
— Bulgaria: Национално звено за получаване и обработване на резервационни данни на пътниците в Република България, превозани по въздух
— Czech Republic: Oddělení informací o cestujících– PIU CZ
— Estonia: Broneeringuinfo üksus, kontakkeskus, Teabehaldusbüroo, Teabehaldus- ja Menetlusosakond; Politsei- ja Põrivalveamet
— Ireland: In English: Irish Passenger Information Unit / In Gaelic: Aonad na hÉireann um Phaisnéis faoi Phaisnéirí
— France: Unité Information Passagers
— Croatia: Odjel za informacije o putnicima u zračnom prometu
— Italy: Unità d’Informazione sui Passeggeri (UIP)
— Cyprus: Μονάδα Στοιχείων Επιβατών
— Latvia: Drošības policijas Pasažieru informācijas nodaļa
— Lithuania: Policijos departamento prie Vidaus reikalų ministerijos Pajėgų valdymo valdyba
— Hungary: Utasadat-információs és Nemzetközi Együttműködési Főosztály
— Malta: Unità tal-informazzjoni dwar il-passiggieri
— Netherlands: Pi-NL
— Austria: Bundesministerium für Inneres, Generaldirektion für die öffentliche Sicherheit
— Poland: Krajowa Jednostka do spraw Informacji o Pasażerach
— Romania: Unitatea Naţională de Informaţii privind Pasagerii
— Slovenia: Oddelek za ocenjevanje varnostnih tveganj
— Slovakia: Národná ústredňa informácií o pasažieroch úrado medzinárodnej policajnej spolupráce Prezídia Policajného zboru
— Finland: In Finnish: Kansallinen matkustajatietoyksikkö (PIU) / In Swedish: Nationella enheten för passagerarinformation (PIU)
— Sweden: Enheten för passagerarinformation vid Polismyndigheten
— United Kingdom: Home Office (National Border Targeting Centre)
Publication in accordance with Article 9 of Directive 2001/24/EC of the European Parliament and of the Council on the reorganisation and winding-up of credit institutions

Invitation to lodge claims — Time limits to be observed

(2018/C 230/06)

In the proceedings relating to the request by the
Bundesanstalt für Finanzdienstleistungsaufsicht [Federal Financial Supervisory Authority]
Graurheindorfer Straße 108
53117 Bonn
GERMANY

- requesting creditor -

for the opening of insolvency proceedings in respect of the assets of
Dero Bank AG
Herzog-Wilhelm-Straße 26
80331 Munich
GERMANY

represented by its Director Lauterbach Alexander,

Court of registration: Munich District Court Registration number: HRB 124255 - debtor -

Sector: investment bank with full bank licence

Order:
To protect the debtor's assets against adverse changes (Section 21(1) and (2) InsO [Insolvency Code]), notwithstanding the order of the Federal Financial Supervisory Office, provisional insolvency administration was ordered at 14.00 on 21 February 2018, Section 21(2)(1)(1) InsO.

Appointed as provisional insolvency administrator is:
Dr jur. Michael Jaffé, lawyer
Franz-Joseph-Straße 8
80801 Munich
GERMANY
Tel. +49 892554870
Fax +49 8925548710
Email: info@jaffe-rae.de

It is ordered under Section 21(2)(1)(2) that acts by the debtor shall be effective only with the consent of the provisional insolvency administrator (no general prohibition on disposal is ordered under Section 22(1) InsO and/or Section 240(2) ZPO [Code of Civil Procedure]).

Enforcement measures against the debtor under Section 21(2)(3) InsO are suspended for the time being in so far as they do not concern immoveable property.

Notice of legal right to appeal:
An immediate appeal (hereinafter appeal) may be lodged against the decision.

Any appeal must be lodged with:
Munich District Court
Pacellistraße 5
80333 Munich
GERMANY

within a mandatory period of two weeks.

The period shall commence when the decision is announced or, if it is not announced, when it is served or effectively published on the internet under Section 9 InsO (www.insolvenzbekanntmachungen.de). Publication shall be sufficient proof of service on all the parties concerned, even if the InsO prescribes special service in addition to this under Section 9(3) InsO. It shall be deemed to have been effected as soon as two further days have elapsed since the publication date, Section 9(1)(3) InsO. The period shall commence as soon as any of these events occurs (announcement, service or effective publication).
Any appeal must be lodged in writing or by declaration entered in the records of the specified court. It can also be declared by being entered in the records of any district court; however, the period shall not be deemed to have been respected unless the entry is made in the records of the aforementioned court in good time. There is no requirement to use the services of a lawyer.

An appeal must be signed by the requester or the requester’s authorised representative.

The notice of appeal must contain the designation of the disputed decision and a declaration that an appeal is being made against the said decision.

Appeals may also be submitted in the form of an electronic document. A simple email will not meet the legal requirements.

The electronic document must

— bear the qualified electronic signature of the person responsible or

— be signed by the person responsible and transmitted by secure means.

An electronic document which bears the qualified electronic signature of the person responsible may be transmitted as follows:

— by secure means or

— to the court’s electronic court and administration postbox (EGVP) created to receive electronic documents.

Reference is made to Section 130a(4) of the Civil Code in respect of secure means of transmission. Regarding the special requirements for electronic communication with the courts, reference is made to the Ordinance concerning the technical framework conditions for electronic justice and the special electronic official postbox (Electronic Justice Ordinance - ERVV), as amended, on webpage www.justiz.de

Note:

The creditors may submit their claims up to the end of the proceedings.

Munich District Court - Insolvency Court - 21 February 2018
1. On 22 June 2018, 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:
   — PPF Group N.V. (‘PPF’, Netherlands),
   — Telenor Bulgaria EAD (Bulgaria),
   — Telenor Magyarország Zrt (Hungary),
   — Telenor Real Estate Hungary Zrt (Hungary),
   — Telenor Common Operation Zrt (Hungary),
   — Telenor d.o.o. Podgorica (Montenegro),
   — Telenor d.o.o. Beograd (Serbia), together the ‘Target Companies’.

PPF acquires within the meaning of Article 3(1)(b) of the Merger Regulation sole control of each of the Target Companies. The concentration is accomplished by way of purchase of shares.

2. The business activities of the undertakings concerned are:
   — PPF is a large multinational finance and investment group focusing on financial services, consumer finance, telecommunications, biotechnology, retail services, real estate and agriculture.
   — The Target Companies are active primarily in telecommunications, acting as mobile operators in the respective countries of their incorporation for which they hold the required telecommunications licenses.

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. The following reference should always be specified:

M.8883 — PPF Group/Telenor Target Companies

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: +32 229-64301
Postal address:
European Commission
Directorate-General for Competition
Merger Registry
1049 Bruxelles/Brussel
BELGIQUE/BELGIE
Prior notification of a concentration
(Case M.8880 — Oetker/Henkell/Freixenet)
(Text with EEA relevance)
(2018/C 230/08)

1. On 22 June 2018, 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:
— Henkell International GmbH ('Henkell', Germany), controlled by Dr. August Oetker KG ('Oetker', Germany),
— Freixenet, SA ('Freixenet', Spain).

Oetker acquires — through its wholly-owned subsidiary Henkell — within the meaning of Article 3(1)(b) of the Merger Regulation control of the whole of Freixenet.

The concentration is accomplished by way of purchase of shares.

2. The business activities of the undertakings concerned are:
— for Henkell: production and sale of sparkling wine, wine and spirits,
— for Oetker: manufacturer, supplier and distributor of food products, provider of shipping services, owner of specialised outlets for catering and publishing of cookbooks,
— for Freixenet: production and sale of sparkling wine and still wine.

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. The following reference should always be specified:
M.8880 — Oetker/Henkell/Freixenet

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
Directorate-General for Competition
Merger Registry
1049 Bruxelles/Brussel
BELGIQUE/BELGIE

(1) OJ L 24, 29.1.2004, p. 1 (the 'Merger Regulation').
Prior notification of a concentration
(Case M.8997 — Whirlpool/Elica/Elica PB India Private Limited)

Candidate case for simplified procedure
(Text with EEA relevance)
(2018/C 230/09)

1. On 25 June 2018, 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:
— Whirlpool Corporation (‘Whirlpool’, USA), through its subsidiary Whirlpool of India Limited,
— Elica SpA (‘Elica’, Italy),
— Elica PB India Private Limited (‘Elica PB India’, India).

Whirlpool of India Limited acquires within the meaning of Article 3(1)(b) and 3(4) of the Merger Regulation joint control of Elica PB India Private Limited, currently majority owned by Elica.

The concentration is accomplished by way of a purchase of shares.

2. The business activities of the undertakings concerned are:
— Whirlpool is active in the manufacture and sale of a range of appliances for refrigeration, laundry, kitchen, air conditioning and water and air purification,
— Elica is active in the manufacture and sale of kitchen appliances and the sale of air treatment devices,
— Elica PB India is active in the manufacture and sale of certain kitchen appliances and the sale of a range of kitchen and related cooking devices in India.

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.

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

M.8997 — Whirlpool/Elica/Elica PB India Private Limited

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
Directorate-General for Competition
Merger Registry
1049 Bruxelles/Brussel
BELGIQUE/BELGIE

Corrigendum to the List of customs offices empowered to handle formalities for the exportation of cultural goods, published in accordance with Article 5(2) of Council Regulation (EC) No 116/2009

(This list annuls and replaces the list published in OJ C 67, 22.2.2018, p. 6)

(2018/C 230/10)

<table>
<thead>
<tr>
<th>Member State</th>
<th>Name of customs</th>
<th>Region (if applicable)</th>
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<td>BELGIUM</td>
<td>All customs offices</td>
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<tr>
<td>BULGARIA</td>
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<td>ESTONIA</td>
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<td>IRELAND</td>
<td>All customs offices</td>
<td></td>
</tr>
</tbody>
</table>
| GREECE             | 1) Customs offices of Athens, 12th km of national road Athens-Lamia (A1) 144 10 Metamorphosi  
                    | 2) 1st Customs Office of Thessaloniki, Port of Thessaloniki 54110 Thessaloniki      |
| SPAIN              | Dependencia de Aduanas e Impuestos Especiales de Cádiz                           |
|                    | Dependencia de Aduanas e Impuestos Especiales de Algeciras                       |
|                    | Administración de Aduanas e Impuestos Especiales del Aeropuerto de Málaga-Costa del Sol |
|                    | Administración de Aduanas e Impuestos Especiales del Aeropuerto de Zaragoza      |
|                    | Administración de Aduanas e Impuestos Especiales de Palma de Mallorca           |

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<td>Name of customs</td>
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<td>Centre douanier (LU704000)</td>
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<td>UNITED KINGDOM</td>
<td>All main/major UK customs offices</td>
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