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⁽¹⁾ Text with EEA relevance.

IV

(Notices)

NOTICES FROM EUROPEAN UNION INSTITUTIONS, BODIES, OFFICES AND
AGENCIES

COUNCIL

COUNCIL DECISION

of 12 March 2019

**appointing the members and alternate members of the Advisory Committee on Safety and Health
at Work**

(2019/C 100/01)

THE COUNCIL OF THE EUROPEAN UNION,

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

Having regard to the Council Decision of 22 July 2003 setting up an Advisory Committee on Safety and Health at Work ⁽¹⁾, and in particular Article 3 thereof,

Having regard to the list of candidates submitted to the Council by the Governments of the Member States,

Whereas:

- (1) By its Decision of 24 February 2016 ⁽²⁾, the Council appointed the members and alternate members of the Advisory Committee on Safety and Health at Work for the period from 29 February 2016 until 28 February 2019.
- (2) The members and alternate members remain in office until they are replaced or reappointed.
- (3) Members and alternate members of the Committee should be appointed for a period of three years,

HAS ADOPTED THIS DECISION:

Article 1

The following are hereby appointed members and alternate members of the Advisory Committee on Safety and Health at Work for the period from 1 March 2019 to 28 February 2022:

I. GOVERNMENT REPRESENTATIVES

Country	Members	Alternates
Belgium		
Bulgaria	Ms Vaska SEMERDZHIEVA	Ms Darina KONOVA Mr Nikolay ARNAUDOV

⁽¹⁾ OJ C 218, 13.9.2003, p. 1.⁽²⁾ OJ C 79, 1.3.2016, p. 1.

Country	Members	Alternates
Czechia	Mr Jaroslav HLAVÍN	Mr Pavel FOŠUM Ms Lucie KYSELOVÁ
Denmark	Ms Charlotte SKJOLDAGER	Ms Annemarie KNUDSEN
Germany	Mr Kai SCHÄFER	Mr Thomas VOIGTLÄNDER Ms Ellen ZWINK
Estonia	Ms Seili SUDER	Ms Maret MARIPUU Ms Silja SOON
Ireland	Ms Paula GOUGH	Ms Marie DALTON Mr Stephen CURRAN
Greece		
Croatia	Ms Snježana ŠTEFOK	Ms Ana AKRAP Mr Jere GAŠPEROV
Spain	Mr Francisco Javier PINILLA GARCÍA	Ms Mercedes TEJEDOR AIBAR Ms Belén PÉREZ AZNAR
France	Mr Frédéric TEZE	Ms Amel HAFID Mr Arnaud PUJAL
Italy		
Cyprus	Mr Anastassios YANNAKI	Mr Aristodemos ECONOMIDES Mr Marios KOURTELLIS
Latvia	Ms Māra VĪKSNE	Ms Jolanta GEDUŠA Mr Renārs LŪSIS
Lithuania	Ms Aldona SABAITIENĖ	Ms Gintarė BUŽINSKAITĖ Ms Vilija KONDROTIENĖ
Luxembourg		

Country	Members	Alternates
Hungary	Mr Péter NESZTINGER	Ms Katalin BALOGH Mr Gyula MADARÁSZ
Malta		
Netherlands	Ms Heidi BOUSSEN	Mr Martin G. DEN HELD Mr Rob TRIEMSTRA
Austria	Ms Anna RITZBERGER-MOSER	Ms Gertrud BREINDL Ms Gerlinde ZINIEL
Poland	Ms Danuta KORADECKA	Mr Dariusz GŁUSZKIEWICZ Mr Roman SĄSIADK
Portugal	Ms Maria Luísa TORRES ECKENROTH GUIMARÃES	Mr Carlos Jorge AFONSO PEREIRA Ms Maria Helena CORREIA DE ARAÚJO KRIPPAHL
Romania	Ms Anca Mihaela PRICOP	Mr Marian TĂNASE Mr Dantes Nicolae BRATU
Slovenia	Mr Nikolaj PETRIŠIČ	Ms Vladka KOMEL Mr Jože HAUKO
Slovakia	Ms Romana HURTUKOVÁ	Ms Petra KUBIČAROVÁ Ms Martina DULEBOVÁ
Finland	Mr Raimo ANTILA	Ms Liisa HAKALA Ms Sirkku SAARIKOSKI
Sweden	Ms Boel CALLERMO	Ms Victoria DIPPEL Mr Håkan OLSSON
United Kingdom	Mr Hefin DAVIES	Mr Clive FLEMING Mr Stephen TAYLOR

II. TRADE UNION REPRESENTATIVES

Country	Members	Alternates
Belgium		
Bulgaria	Mr Ivan KOKALOV	Mr Ognyan ATANASOV Mr Aleksandar ZAGOROV
Czechia	Ms Radka SOKOLOVÁ	Mr Václav PROCHÁZKA Mr Miroslav FEBER
Denmark	Ms Nina HEDEGAARD NIELSEN	Mr Niels SØRENSEN
Germany	Ms Sonja KÖNIG	Ms Anne KARRASS Mr Moriz-Boje TIEDEMANN
Estonia	Ms Aija MAASIKAS	Mr Argo SOON Ms Elina REEDI
Ireland	Mr Sylvester CRONIN	Mr Frank VAUGHAN Ms Dessie ROBINSON
Greece		
Croatia	Mr Marko PALADA	Ms Gordana PALAJSA Mr Rajko KUTLAČA
Spain	Ms Ana GARCÍA DE LA TORRE	Mr Pedro J. LINARES Mr Marco ROMERO
France		
Italy		
Cyprus	Mr Evangelos EVANGELOU	Mr Nicos ANDREOU Mr Stelios CHRISTODOULOU
Latvia	Mr Ziedonis ANTAPSONS	Mr Mārtiņš PUŽULS Ms Kristīne KURSĪTE

Country	Members	Alternates
Lithuania	Ms Inga RUGINIENĖ	Mr Ričardas GARUOLIS Mr Kęstutis JUKNYS
Luxembourg	Mr Carlos PEREIRA	Mr Paul DE ARAUJO Mr Jean-Luc DE MATTEIS
Hungary		
Malta		
Netherlands	Mr Willem VANVEELEN	Mr Rik VAN STEENBERGEN
Austria	Ms Ingrid REIFINGER	Ms Julia NEDJELIK-LISCHKA Ms Petra STREITHOFER
Poland	Ms Katarzyna BARTKIEWICZ	Ms Longina KACZMARSKA Mr Stefan ŁUBNIEWSKI
Portugal	Mr Fernando José MACHADO GOMES	Mr Georges CASULA Ms Vanda Teresa ROGADO MEDEIRO PEREIRA DA CRUZ
Romania	Ms Mihaela DARLE	Mr Corneliu CONSTANTINOAI Mr Dumitru FORNEA
Slovenia	Ms Lučka BÖHM	Ms Katja GORIŠEK Mr Simon ŠIBELJA
Slovakia	Mr Peter RAMPÁŠEK	Mr Vladimír KMEC Ms Iveta KUCOVÁ
Finland	Ms Anne MIRONEN	Mr Erkki AUVINEN Ms Hanna-Maija KAUSE
Sweden	Ms My BILLSTAM	Ms Karin FRISTEDT Ms Ulrika HAGSTRÖM
United Kingdom	Mr Hugh ROBERTSON	

III. EMPLOYERS' REPRESENTATIVES

Country	Members	Alternates
Belgium		
Bulgaria	Mr Georgi STOEV	Ms Petya GEOREVA Ms Antoaneta KATZAROVA
Czechia	Ms Renata ZBRANKOVÁ	Ms Kristýna BENDELOVÁ Mr Martin RÖHRICH
Denmark	Ms Lena SØBY	Mr Jens SKOVGAARD LAURITSEN
Germany	Mr Eckhard METZE	Mr Stefan ENGEL Mr Rüdiger TRIEBEL
Estonia	Ms Marju PEÄRNBERG	Ms Piia ZIMMERMANN Ms Ille NAKURT-MURUMAA
Ireland	Mr Michael GILLEN	Ms Katharine MURRAY
Greece		
Croatia	Ms Admir RIBIČIĆ	Mr Nenad SEIFERT Mr Boris ANTUNOVIĆ
Spain	Ms Rosa SANTOS FERNÁNDEZ	Ms Isabel MAYA RUBIO Ms Laura CASTRILLO NÚÑEZ
France		
Italy		
Cyprus	Mr Emiliós MICHAEL	Mr Polyvios POLYVIOU Mr Giorgos HADJIKALLIS
Latvia	Mr Jānis PUMPIŅŠ	Ms Līga MENĢELSONE Ms Inese STEPĪŅA

Country	Members	Alternates
Lithuania	Ms Rūta JASIENĖ	Mr Vaidotas LEVICKIS Mr Giedrius MAŽŪNAITIS
Luxembourg	Mr François ENGELS	Mr Pierre BLAISE Mr Marc KIEFFER
Hungary		
Malta		
Netherlands	Mr W.M.J.M. VAN MIERLO	
Austria	Ms Christa SCHWENG	Ms Julia SCHITTER Ms Pia Maria ROSNER-SCHEIBENGRAF
Poland	Mr Jacek MĘCINA	Ms Agnieszka SZPARA Mr Rafał HRYNYK
Portugal	Mr Luís HENRIQUE	Mr Manuel Marcelino PENA COSTA Mr Luís Miguel CORREIA MIRA
Romania	Ms Daniela SÂRBU	Mr Ovidiu NICOLESCU Ms Daniela TĂNASE
Slovenia	Mr Igor ANTAUER	Ms Karmen FORTUNA JEFIM
Slovakia	Mr Róbert MEITNER	Mr Ivan PEKÁR Ms Silvia SUROVÁ
Finland	Ms Riitta WÄRN	Ms Auli RYTIVAARA Mr Mikko RÄSÄNEN
Sweden	Ms Bodil MELLBLOM	Ms Cecilia ANDERSSON Ms Malin LOOBERGER
United Kingdom	Mr Matthew PERCIVAL	Mr Terry WOOLMER

Article 2

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

Article 3

This Decision shall be published for information in the *Official Journal of the European Union*.

Done at Brussels, 12 March 2019.

For the Council

The President

E.O. TEODOROVICI

Notice for the attention of the persons and entities subject to the restrictive measures provided for in Council Decision 2014/145/CFSP, as amended by Council Decision (CFSP) 2019/415, and in Council Regulation (EU) No 269/2014 as implemented by Council Implementing Regulation (EU) 2019/408 concerning restrictive measures in respect of actions undermining or threatening the territorial integrity, sovereignty and independence of Ukraine

(2019/C 100/02)

The following information is brought to the attention of the persons and entities that appear in the Annex to Council Decision 2014/145/CFSP ⁽¹⁾, as amended by Council Decision (CFSP) 2019/415 ⁽²⁾, and in Annex I to Council Regulation (EU) No 269/2014 ⁽³⁾, as implemented by Council Implementing Regulation (EU) 2019/408 ⁽⁴⁾ concerning restrictive measures in respect of actions undermining or threatening the territorial integrity, sovereignty and independence of Ukraine.

The Council of the European Union, after having reviewed the list of persons and entities designated in the above-mentioned Annexes, has determined that the restrictive measures provided for in Decision 2014/145/CFSP and in Regulation (EU) No 269/2014 should continue to apply to those persons and entities.

The attention of the persons and entities concerned is drawn to the possibility of making an application to the competent authorities of the relevant Member State(s) as indicated in the web sites in Annex II to Regulation (EU) No 269/2014, in order to obtain an authorisation to use frozen funds for basic needs or specific payments (cf. Article 4 of the Regulation).

The persons and entities concerned may submit a request to the Council, together with supporting documentation, that the decision to include them on the above-mentioned list should be reconsidered, to the following address before 1 June 2019:

Council of the European Union

General Secretariat

RELEX.1.C

Rue de la Loi/Wetstraat 175

1048 Bruxelles/Brussel

BELGIQUE/BELGIË

Email: sanctions@consilium.europa.eu

The attention of the persons and entities 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 78, 17.3.2014, p. 16.

⁽²⁾ OJ L 73, 15.3.2019, p. 110.

⁽³⁾ OJ L 78, 17.3.2014, p. 6.

⁽⁴⁾ OJ L 73, 15.3.2019, p. 9.

Notice for the attention of the data subjects to whom 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 apply

(2019/C 100/03)

The attention of data subjects is drawn to the following information in accordance with Article 16 of Regulation (EU) 2018/1725 of the European Parliament and of the Council ⁽¹⁾.

The legal bases for this processing operation are Council Decision 2014/145/CFSP ⁽²⁾, as amended by Council Decision (CFSP) 2019/415 ⁽³⁾, and Council Regulation (EU) No 269/2014 ⁽⁴⁾, as implemented by Council Implementing Regulation (EU) 2019/408 ⁽⁵⁾.

The controller of this processing operation is the Department RELEX.1.C in the Directorate-General for Foreign Affairs, Enlargement and Civil Protection - RELEX of the General Secretariat of the Council (GSC), that can be contacted at:

Council of the European Union

General Secretariat

RELEX.1.C

Rue de la Loi/Wetstraat 175

1048 Bruxelles/Brussel

BELGIQUE/BELGIË

Email: sanctions@consilium.europa.eu

The GSC's Data Protection Officer can be contacted at:

Data Protection Officer

data.protection@consilium.europa.eu

The purpose of the processing operation is the establishment and updating of the list of persons subject to restrictive measures in accordance with Decision 2014/145/CFSP, as amended by Decision (CFSP) 2019/415, and Regulation (EU) No 269/2014, as implemented by Implementing Regulation (EU) 2019/408.

The data subjects are the natural persons who fulfil the listing criteria as laid down in Decision 2014/145/CFSP and Regulation (EU) No 269/2014.

The personal data collected includes data necessary for the correct identification of the person concerned, the statement of reasons and any other data related thereto.

The personal data collected may be shared as necessary with the European External Action Service and the Commission.

Without prejudice to restrictions pursuant to Article 25 of Regulation (EU) 2018/1725, the exercise of the rights of the data subjects such as the right of access, as well as the rights to rectification or to object will be answered in accordance with Regulation (EU) 2018/1725.

Personal data will be retained for 5 years from the moment the data subject has been removed from the list of persons subject to the restrictive measures or the validity of the measure has expired, or for the duration of court proceedings in the event they had been started.

Without prejudice to any judicial, administrative or non-judicial remedy, data subjects may lodge a complaint with the European Data Protection Supervisor in accordance with Regulation (EU) 2018/1725 (edps@edps.europa.eu).

⁽¹⁾ OJ L 295, 21.11.2018, p. 39.

⁽²⁾ OJ L 78, 17.3.2014, p. 16.

⁽³⁾ OJ L 73, 15.3.2019, p. 110.

⁽⁴⁾ OJ L 78, 17.3.2014, p. 6.

⁽⁵⁾ OJ L 73, 15.3.2019, p. 9.

Notice for the attention of the persons subject to the restrictive measures provided for in Council Decision 2014/145/CFSP, as amended by Council Decision (CFSP) 2019/416, and in Council Regulation (EU) No 269/2014 as implemented by Council Implementing Regulation (EU) 2019/409 concerning restrictive measures in respect of actions undermining or threatening the territorial integrity, sovereignty and independence of Ukraine

(2019/C 100/04)

The following information is brought to the attention of persons that appear in the Annex to Council Decision 2014/145/CFSP ⁽¹⁾, as amended by Council Decision (CFSP) 2019/416 ⁽²⁾, and in Annex I to Council Regulation (EU) No 269/2014 ⁽³⁾, as implemented by Council Implementing Regulation (EU) 2019/409 ⁽⁴⁾ concerning restrictive measures in respect of actions undermining or threatening the territorial integrity, sovereignty and independence of Ukraine.

The Council of the European Union has decided that those persons should be included in the list of persons and entities subject to restrictive measures provided for in Decision 2014/145/CFSP and in Regulation (EU) No 269/2014 concerning restrictive measures in respect of actions undermining or threatening the territorial integrity, sovereignty and independence of Ukraine. The grounds for designations of those persons appear in the relevant entries in those Annexes.

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 in the web sites in Annex II to Regulation (EU) No 269/2014, 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, 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

RELEX.1.C

Rue de la Loi/Wetstraat 175

1048 Bruxelles/Brussel

BELGIQUE/BELGIË

Email: 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 78, 17.3.2014, p. 16.

⁽²⁾ OJ L 73, 15.3.2019, p. 117.

⁽³⁾ OJ L 78, 17.3.2014, p. 6.

⁽⁴⁾ OJ L 73, 15.3.2019, p. 16.

Notice for the attention of the data subjects to whom 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 apply

(2019/C 100/05)

The attention of data subjects is drawn to the following information in accordance with Article 16 of Regulation (EU) 2018/1725 of the European Parliament and of the Council ⁽¹⁾.

The legal bases for this processing operation are Council Decision 2014/145/CFSP ⁽²⁾, as amended by Council Decision (CFSP) 2019/416 ⁽³⁾, and Council Regulation (EU) No 269/2014 ⁽⁴⁾, as implemented by Council Implementing Regulation (EU) 2019/409 ⁽⁵⁾.

The controller of this processing operation is the Department RELEX.1.C in the Directorate-General for Foreign Affairs, Enlargement and Civil Protection — RELEX of the General Secretariat of the Council (GSC), that can be contacted at:

Council of the European Union

General Secretariat

RELEX.1.C

Rue de la Loi/Wetstraat 175

1048 Bruxelles/Brussel

BELGIQUE/BELGIË

Email: sanctions@consilium.europa.eu

The GSC's Data Protection Officer can be contacted at:

Data Protection Officer

data.protection@consilium.europa.eu

The purpose of the processing operation is the establishment and updating of the list of persons subject to restrictive measures in accordance with Decision 2014/145/CFSP, as amended by Decision (CFSP) 2019/416, and Regulation (EU) No 269/2014, as implemented by Council Implementing Regulation (EU) 2019/409.

The data subjects are the natural persons who fulfil the listing criteria as laid down in Decision 2014/145/CFSP and Regulation (EU) No 269/2014.

The personal data collected includes data necessary for the correct identification of the person concerned, the statement of reasons and any other data related thereto.

The personal data collected may be shared as necessary with the European External Action Service and the Commission.

Without prejudice to restrictions pursuant to Article 25 of Regulation (EU) 2018/1725, the exercise of the rights of the data subjects such as the right of access, as well as the rights to rectification or to object will be answered in accordance with Regulation (EU) 2018/1725.

Personal data will be retained for 5 years from the moment the data subject has been removed from the list of persons subject to the restrictive measures or the validity of the measure has expired, or for the duration of court proceedings in the event they had been started.

Without prejudice to any judicial, administrative or non-judicial remedy, data subjects may lodge a complaint with the European Data Protection Supervisor in accordance with Regulation (EU) 2018/1725 (edps@edps.europa.eu).

⁽¹⁾ OJ L 295, 21.11.2018, p. 39.

⁽²⁾ OJ L 78, 17.3.2014, p. 16.

⁽³⁾ OJ L 73, 15.3.2019, p. 117.

⁽⁴⁾ OJ L 78, 17.3.2014, p. 6.

⁽⁵⁾ OJ L 73, 15.3.2019, p. 16.

EUROPEAN COMMISSION

Euro exchange rates ⁽¹⁾

14 March 2019

(2019/C 100/06)

1 euro =

Currency	Exchange rate	Currency	Exchange rate
USD US dollar	1,1295	CAD Canadian dollar	1,5074
JPY Japanese yen	126,09	HKD Hong Kong dollar	8,8665
DKK Danish krone	7,4624	NZD New Zealand dollar	1,6585
GBP Pound sterling	0,85228	SGD Singapore dollar	1,5325
SEK Swedish krona	10,5373	KRW South Korean won	1 283,62
CHF Swiss franc	1,1351	ZAR South African rand	16,3820
ISK Iceland króna	133,90	CNY Chinese yuan renminbi	7,5984
NOK Norwegian krone	9,7155	HRK Croatian kuna	7,4214
BGN Bulgarian lev	1,9558	IDR Indonesian rupiah	16 150,44
CZK Czech koruna	25,668	MYR Malaysian ringgit	4,6180
HUF Hungarian forint	314,43	PHP Philippine peso	59,601
PLN Polish zloty	4,3032	RUB Russian rouble	73,9250
RON Romanian leu	4,7650	THB Thai baht	35,896
TRY Turkish lira	6,1842	BRL Brazilian real	4,3330
AUD Australian dollar	1,6030	MXN Mexican peso	21,8824
		INR Indian rupee	78,4730

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

COURT OF AUDITORS

Special Report No 04/2019

The control system for organic products has improved, but some challenges remain

(2019/C 100/07)

The European Court of Auditors hereby informs you that Special Report No 04/2019, The control system for organic products has improved, but some challenges remain has just been published.

The report can be accessed for consultation or downloading on the European Court of Auditors' website:
<http://eca.europa.eu>

NOTICES FROM MEMBER STATES

Winding-Up Proceedings**Decision to start winding-up proceedings in respect of Horizon Insurance Company Limited**

(Publication made in accordance with Article 280 of Directive 2009/138/EC of the European Parliament and of the Council on the taking-up and pursuit of the business of Insurance and Reinsurance (Solvency II))

(2019/C 100/08)

Insurance undertaking	Horizon Insurance Company Limited Address of registered office: 5/5 Crutchett's Ramp GIBRALTAR
Date, entry into force and nature of decision	On 19 December 2018, the Supreme Court of Gibraltar appointed (with immediate effect) Mr Frederick David John White of Grant Thornton Gibraltar as administrator of Horizon Insurance Company Limited, under the Insolvency Act 2011. The administrator will coordinate with the Financial Services Compensation Scheme in the United Kingdom to ensure that all policyholders will continue to have valid and eligible claims settled. The administrator was granted leave to make distributions, from the assets of the company, to insurance creditors up to the value of 80 % of the agreed insurance claims, with the remaining balance protected by the Financial Services Compensation Scheme. Entry into force: 19 December 2018
Competent authorities	Supreme Court of Gibraltar The Law Courts 227 Main Street GIBRALTAR
Supervisory authority	Gibraltar Financial Services Commission Suite 3, Ground Floor Atlantic Suites Europort Avenue PO Box 940 GIBRALTAR
Administrator appointed	Frederick David John White Grant Thornton Gibraltar 6A Queensway PO Box 64 GIBRALTAR
Applicable law	Gibraltar law Financial Services (Insurance Companies) (Solvency II Directive) Act 2015 Insolvency Act 2011 Companies Act 2014

V

*(Announcements)*PROCEDURES RELATING TO THE IMPLEMENTATION OF COMPETITION
POLICY

EUROPEAN COMMISSION

Prior notification of a concentration**(Case M.9190 — ADP/Bouygues/BPCE/IFC/Marguerite/TAV/ZAIC-A)****Candidate case for simplified procedure****(Text with EEA relevance)**

(2019/C 100/09)

1. On 5 March 2019, 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:

- Bouygues Bâtiment International ('Bouygues', France), a subsidiary of the Bouygues Group,
- Mirova (France), controlled by BPCE,
- ZAIC-A-Limited ('ZAIC', United Kingdom).

Bouygues and Mirova acquire within the meaning of Article 3(1)(b) of the Merger Regulation joint control of the whole of ZAIC, which will also remain under the joint control of Aéroports de Paris, International Finance Corporation, Marguerite Fund and TAV Airports Holding.

The concentration is accomplished by way of purchase of shares.

2. The business activities of the undertakings concerned are:

- Bouygues: design and implementation of complex construction projects at international level,
- Mirova: asset management company authorised by the AMF which focuses specifically on responsible investment management for institutional investors,
- ZAIC: operation and management of Zagreb Airport under a concession contract.

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.9190 — ADP/Bouygues/BPCE/IFC/Marguerite/TAV/ZAIC-A

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

⁽²⁾ OJ C 366, 14.12.2013, p. 5.

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/BELGIË

CORRIGENDA**Corrigendum to Commission notice pursuant to Article 16(4) of Regulation (EC) No 1008/2008 of the European Parliament and of the Council on common rules for the operation of air services in the Community****Changes to public service obligations in respect of scheduled air services***(Official Journal of the European Union C 39 of 1 February 2019)*

(2019/C 100/10)

Page 16, last section on the right:

for: '31 January 2019',

read: '21 February 2019'.

Corrigendum to Commission notice pursuant to Article 17(5) of Regulation (EC) No 1008/2008 of the European Parliament and of the Council on common rules for the operation of air services in the Community**Invitation to tender in respect of the operation of scheduled air services in accordance with public service obligations***(Official Journal of the European Union C 39 of 1 February 2019)*

(2019/C 100/11)

On page 17, fourth row of the table:

for: 'Deadline for the submission of applications and tenders 8 April 2019 (16:00, local time)',

read: 'Deadline for the submission of applications and tenders 29 April 2019 (16:00, local time)'.

