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(†) Text with EEA relevance.
NOTICES FROM EUROPEAN UNION INSTITUTIONS, BODIES, OFFICES AND AGENCIES

EUROPEAN COMMISSION

Euro exchange rates (1)
31 May 2021
(2021/C 207/01)

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>1,2201</td>
<td>CAD Canadian dollar</td>
<td>1,4727</td>
</tr>
<tr>
<td>JPY Japanese yen</td>
<td>133,79</td>
<td>HKD Hong Kong dollar</td>
<td>9,4690</td>
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<tr>
<td>DKK Danish krone</td>
<td>7,4365</td>
<td>NZD New Zealand dollar</td>
<td>1,6799</td>
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<tr>
<td>GBP Pound sterling</td>
<td>0,86013</td>
<td>SGD Singapore dollar</td>
<td>1,6130</td>
</tr>
<tr>
<td>SEK Swedish krona</td>
<td>10,1210</td>
<td>KRW South Korean won</td>
<td>1 352,04</td>
</tr>
<tr>
<td>CHF Swiss franc</td>
<td>1,0982</td>
<td>ZAR South African rand</td>
<td>16,7974</td>
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<tr>
<td>ISK Iceland króna</td>
<td>147,60</td>
<td>CNY Chinese yuan renminbi</td>
<td>7,7722</td>
</tr>
<tr>
<td>NOK Norwegian krone</td>
<td>10,2183</td>
<td>HRK Croatian kuna</td>
<td>7,5062</td>
</tr>
<tr>
<td>BGN Bulgarian lev</td>
<td>1,9558</td>
<td>IDR Indonesian rupiah</td>
<td>17 402,96</td>
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<tr>
<td>CZK Czech koruna</td>
<td>25,454</td>
<td>MYR Malaysian ringgit</td>
<td>5,0323</td>
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<tr>
<td>HUF Hungarian forint</td>
<td>347,61</td>
<td>PHP Philippine peso</td>
<td>58,138</td>
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<tr>
<td>PLN Polish złoty</td>
<td>4,4856</td>
<td>RUB Russian rouble</td>
<td>89,5350</td>
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<tr>
<td>RON Romanian leu</td>
<td>4,9195</td>
<td>THB Thai baht</td>
<td>38,067</td>
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<tr>
<td>TRY Turkish lira</td>
<td>10,3728</td>
<td>BRL Brazilian real</td>
<td>6,3868</td>
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<tr>
<td>AUD Australian dollar</td>
<td>1,5775</td>
<td>MXN Mexican peso</td>
<td>24,3131</td>
</tr>
</tbody>
</table>

(1) 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.10134 — EG Group/OMV Germany Business)

(Text with EEA relevance)

(2021/C 207/02)

1. On 20 May 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:
— EG Group Limited (‘EG Group’, United Kingdom),
— OMV Germany Business, controlled by OMV (Austria).

EG Group acquires within the meaning of Article 3(1)(b) of the Merger Regulation sole control of the whole of OMV Germany Business.

The concentration is accomplished by way of purchase of shares.

2. The business activities of the undertakings concerned are:
— for EG Group: it is the parent company of a number of companies operating under the ‘EG’ brand, active in the operation of fuel stations with ancillary backcourt convenience retail, car wash, fast food, restaurant and hotel offerings in the United Kingdom, Ireland, France, Germany, Italy, Belgium, the Netherlands and Luxembourg,
— for OMV Germany Business: it is active in the retail sale of motor fuels via a network comprising all OMV-branded (currently 286) fuel stations located in Germany. OMV also offers ancillary services such as car wash and convenience retail.

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.10134 — EG Group/OMV Germany Business

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
Prior notification of a concentration
(Case M.10269 – TDR Capital/Arrow Global)
Candidate case for simplified procedure
(Text with EEA relevance)
(2021/C 207/03)

1. On 21 May 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:
— TDR Capital LLP (‘TDR Capital’, UK),

TDR Capital acquires within the meaning of Article 3(1)(b) of the Merger Regulation sole control of Arrow Global.

The concentration is accomplished by way of purchase of shares.

2. The business activities of the undertakings concerned are:
— for TDR Capital: TDR Capital is a private equity firm investing in a variety of sectors including in motor fuels retail, gyms and health clubs, conveyor car washes, vacant property services, UK social housing refurbishment services, modular construction, pubs and restaurants, logistic pallet return, coastal transport, life insurance and UK retirement income products;
— for Arrow Global: Arrow Global is an investor and asset manager. Arrow Global targets three core asset classes, comprising unsecured and secured non-performing, and performing portfolio investments across the consumer, SME, mortgage, real estate, master servicing / securitization / credit bureau and fund management niches. Arrow Global operates a number of investment and servicing brands, through which it provides investment opportunities for institutional funds and deleveraging solutions for banks.

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.10269— TDR Capital/Arrow Global

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/BELGIÉ
Prior notification of a concentration  
(Case M.10238 — Nordic Capital/LEO Foundation/LEO Pharma) 
Candidate case for simplified procedure  
(Text with EEA relevance)  
(2021/C 207/04)

1. On 21 May 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:

— Nordic Capital Fund X (‘Nordic Capital’, Jersey),
— LEO Foundation (‘LEO Foundation’, Denmark),
— LEO Pharma A/S (‘LEO Pharma’, Denmark).

Nordic Capital and LEO Foundation acquire within the meaning of Article 3(1)(b) and 3(4) of the Merger Regulation joint control of the whole of LEO Pharma.

The concentration is accomplished by way of purchase of shares.

2. The business activities of the undertakings concerned are:

— Nordic Capital is a group of private equity funds focusing on investments primarily in the Nordic region of Europe and selected Northern European sectors. Nordic Capital invests across a wide range of industries but has a particular focus on healthcare, technology and payments, financial services, industrial and business services and consumer products,
— LEO Foundation is a private foundation established under Danish law which apart from LEO Pharma does not control any other operating undertakings and which is itself not controlled by any other entities. LEO Foundation’s financial assets are held in LEO Holding, where the investments activities of the LEO Foundation are carried out,
— LEO Pharma is headquartered in Denmark and develops, manufactures and markets pharmaceutical products to be used predominantly for treatment of dermatological and thrombotic diseases.

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.10238 — Nordic Capital/LEO Foundation/LEO Pharma

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
Prior notification of a concentration
(Case M.10297 - CDPQ/OTPP/Ohio)
Candidate case for simplified procedure
(Text with EEA relevance)
(2021/C 207/05)

1. On 21 May 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:
— Caisse de dépôt et placement du Québec (‘CDPQ’, Canada);
— Ontario Teachers’ Pension Plan Board (‘OTPP’, Canada);

CDPQ and OTPP acquire within the meaning of Article 3(1)(b) of the Merger Regulation joint control of Ohio, via their platform Constellation Insurance LP.

The concentration is accomplished by way of purchase of shares.

2. The business activities of the undertakings concerned are:
— CDPQ is a long-term institutional investor managing funds primarily for public and para-public pension and insurance plans globally. It invests these funds in major financial markets, private equity, fixed income, infrastructure and real estate;
— OTPP is concerned with the administration of pension benefits and the investment of pension plan assets on behalf of approximately 331,000 active and retired teachers in the Canadian province of Ontario;
— Ohio is a US provider of individual life insurance, disability income insurance and annuities, as well as broker-dealer and investment advisory services and, outside of the US, is also active in Brazil, Chile and Peru.

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.10297 - CDPQ/OTPP/Ohio

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

CORRIGENDA

Corrigendum to Call for proposals 2021 – EAC/A01/2021 – Erasmus+ Programme

(Official Journal of the European Union C 103 of 25 March 2021)
(2021/C 207/06)

On pages 12 and 13, under ‘Key Action 2 (KA2) – Cooperation among organisations and institutions’:

for: ‘Key Action 2 (KA2) - Cooperation among organisations and institutions
— Partnerships for Cooperation:
   — Cooperation Partnerships,
   — Small-scale Partnerships.
— Partnerships for Excellence:
   — Centres for Vocational Excellence,
   — Erasmus+ Teacher Academies,
   — Erasmus Mundus Action.
— Partnerships for Innovation:
   — Alliances for innovation.
— Not-for-profit Sport Events’,

read: ‘Key Action 2 (KA2) – Cooperation among organisations and institutions
— Partnerships for Cooperation:
   — Cooperation Partnerships,
   — Small-scale Partnerships.
— Partnerships for Excellence:
   — Centres for Vocational Excellence,
   — Erasmus+ Teacher Academies,
   — Erasmus Mundus Action.
— Partnerships for Innovation:
   — Alliances for innovation.
— Capacity building in the field of youth
— Not-for-profit Sport Events’.