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Information and Notices

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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.8107 — CVC/AR Packaging)

(Text with EEA relevance)

(2016/C 342/01)

On 25 August 2016, 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 language 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 32016M8107. EUR-Lex is the online access to the European law.

| | (1) | 0 | Τī | 24 | 29.1 | 20 | 0.4 | - | 1 |
|---|-----|-----|----|-----|------|----|------------------|----|----|
| ١ | ľ. |) (| JL | 24, | 29.1 | | Ψ 4 , | p. | Ι. |

Non-opposition to a notified concentration

(Case M.8193 — TEVA/ANDA)

(Text with EEA relevance)

(2016/C 342/02)

On 13 September 2016, 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 the English language 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 32016M8193. EUR-Lex is the online access to the European law.

⁽¹⁾ OJ L 24, 29.1.2004, p. 1.

Non-opposition to a notified concentration

(Case M.8161 — Ardian/Qualium/Kermel)

(Text with EEA relevance)

(2016/C 342/03)

On 9 September 2016, 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 French language 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 32016M8161. EUR-Lex is the online access to the European law.

(1) OJ L 24, 29.1.2004, p. 1.

Non-opposition to a notified concentration

(Case M.8188 — PostFinance/SIX/Twint)

(Text with EEA relevance)

(2016/C 342/04)

On 13 September 2016, 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 language 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 32016M8188. EUR-Lex is the online access to the European law.

IV

(Notices)

NOTICES FROM EUROPEAN UNION INSTITUTIONS, BODIES, OFFICES AND AGENCIES

EUROPEAN COMMISSION

Euro exchange rates (1)

16 September 2016

(2016/C 342/05)

1 euro =

| | Currency | Exchange rate | | Currency | Exchange rate |
|-----|-------------------|---------------|-----|-----------------------|---------------|
| USD | US dollar | 1,1226 | CAD | Canadian dollar | 1,4817 |
| JPY | Japanese yen | 114,35 | HKD | Hong Kong dollar | 8,7099 |
| DKK | Danish krone | 7,4471 | NZD | New Zealand dollar | 1,5367 |
| GBP | Pound sterling | 0,85203 | SGD | Singapore dollar | 1,5318 |
| SEK | Swedish krona | 9,5570 | KRW | South Korean won | 1 263,64 |
| CHF | Swiss franc | 1,0941 | ZAR | South African rand | 15,8680 |
| ISK | Iceland króna | 1,0 / 11 | CNY | Chinese yuan renminbi | 7,4915 |
| NOK | Norwegian krone | 9,2625 | HRK | Croatian kuna | 7,5115 |
| | e e | , | IDR | Indonesian rupiah | 14 770,61 |
| BGN | Bulgarian lev | 1,9558 | MYR | Malaysian ringgit | 4,6441 |
| CZK | Czech koruna | 27,024 | PHP | Philippine peso | 53,741 |
| HUF | Hungarian forint | 309,14 | RUB | Russian rouble | 72,8966 |
| PLN | Polish zloty | 4,3167 | THB | Thai baht | 39,190 |
| RON | Romanian leu | 4,4501 | BRL | Brazilian real | 3,6993 |
| TRY | Turkish lira | 3,3384 | MXN | Mexican peso | 21,7665 |
| AUD | Australian dollar | 1,4949 | INR | Indian rupee | 75,2370 |

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

NOTICES FROM MEMBER STATES

Communication from the Government of the Republic of Poland concerning Directive 94/22/EC of the European Parliament and of the Council on the conditions for granting and using authorisations for the prospection, exploration and production of hydrocarbons in the 'Międzyzdroje' area

(2016/C 342/06)

This procedure concerns the granting of a concession for the prospection or exploration of the 'Międzyzdroje' natural gas deposit in Zachodniopomorskie province:

| N | Block No | No | 1992 coordinate system | | |
|--------------|-----------------------------------|----|--|---------------------------------|--|
| Name | | No | X | Y | |
| | | 1 | 683 210,46 | 200 143,19 | |
| | | 2 | 683 138,11 | 200 422,06 | |
| | part of concession block No 81 | 3 | 681 684,10 | 200 077,42 | |
| | | 4 | 680 280,86 | 198 531,93 | |
|) (: . 1 1 | | 5 | 680 274,37 | 198 132,30 | |
| Międzyzdroje | | 6 | 679 655,67 | 195 452,37 | |
| | | 7 | 679 964,72 | 193 611,06 | |
| | | 8 | 681 966,10 | 193 765,85 | |
| | | | between point 8 and point 1, the area follows the coastline and couthe municipalities of Świnoujście | oincides with the boundaries of | |

Applications must cover the same area.

Concession applications must be submitted to the central office of the Ministry of the Environment no later than 12:00 noon (CET/CEST) on the last day of the 91-day period commencing on the day following the date of publication of this notice in the Official Journal of the European Union.

Applications received will be assessed on the basis of the following criteria:

- a) the technology proposed for the work (40 %);
- b) the applicant's technical and financial capacities (50 %);
- c) the fee proposed for the establishment of mining usufruct rights (10 %).

The minimum fee for the establishment of mining usufruct rights for the 'Międzyzdroje' area is:

- 1. for prospection of natural gas deposits:
 - during a three-year base period: PLN 10 000,00 per year;
 - for the fourth and fifth years of validity of a mining usufruct contract: PLN 10 000,00 per year;
 - for the sixth and subsequent years of validity of a mining usufruct contract: PLN 10 000,00 per year;
- 2. for exploration of natural gas deposits:
 - during a three-year base period: PLN 20 000,00 per year;
 - for the fourth and fifth years of validity of a mining usufruct contract: PLN 20 000,00 per year;
 - for the sixth and subsequent years of validity of a mining usufruct contract: PLN 20 000,00 per year;

- 3. for prospection and exploration of natural gas deposits:
 - during a five-year base period: PLN 30 000,00 per year;
 - for the sixth, seventh and eighth years of validity of a mining usufruct contract: PLN 30 000,00 per year;
 - for the ninth and subsequent years of validity of a mining usufruct contract: PLN 30 000,00 per year;

The application evaluation procedure will be completed within a period of six months after the deadline for submitting applications expires. Applicants will receive written notification of the outcome of the procedure.

Applications must be drawn up in Polish.

The licensing authority will grant concessions for the prospection or exploration of oil and natural gas deposits to the successful applicant after taking account of the opinion of the relevant authorities, and will conclude a mining usufruct contract with it.

In order to be able to carry out activity involving the prospection or exploration of hydrocarbon deposits in Poland, an operator must hold both mining usufruct rights and a concession.

Applications should be sent to the following address:

Ministerstwo Środowiska Departament Geologii i Koncesji Geologicznych ul. Wawelska 52/54 00-922 Warszawa POLSKA/POLAND

Information may be obtained from:

- the website of the Ministry of the Environment: www.mos.gov.pl
- Departament Geologii i Koncesji Geologicznych (Geology and Geological Concessions Department)
 Ministerstwo Środowiska (Ministry of the Environment)
 ul. Wawelska 52/54
 00-922 Warszawa
 POLSKA/POLAND

Tel. +48 223692449 Fax +48 223692460 Email: dgikg@mos.gov.pl

Approved by:

Mariusz Orion JĘDRYSEK Chief State Geologist

Communication from the Government of the Republic of Poland concerning Directive 94/22/EC of the European Parliament and of the Council on the conditions for granting and using authorisations for the prospection, exploration and production of hydrocarbons in the 'Stanowice' area

(2016/C 342/07)

This procedure concerns the granting of a concession for the prospection or exploration of the 'Stanowice' natural gas deposit in Lubuskie province:

| | nt 1 v | 1992 coord | linate system |
|-----------|--------------------------|------------|---------------|
| Name | Block No | X | Y |
| | | 549 678,18 | 233 678,03 |
| | | 549 971,85 | 234 324,38 |
| | | 549 932,73 | 234 493,34 |
| | | 549 851,22 | 234 644,76 |
| | | 549 707,07 | 234 636,78 |
| | | 549 690,67 | 234 933,19 |
| Cr. | part of concession block | 549 141,57 | 235 560,18 |
| Stanowice | No 183 | 548 879,78 | 235 581,06 |
| | | 548 698,05 | 235 892,10 |
| | | 547 682,33 | 236 013,65 |
| | | 547 364,37 | 235 490,52 |
| | | 547 611,84 | 234 799,72 |
| | | 547 723,09 | 233 995,55 |
| | | 548 577,08 | 233 996,68 |

Applications must cover the same area.

Concession applications must be submitted to the central office of the Ministry of the Environment no later than 12.00 noon (CET/CEST) on the last day of the 91-day period commencing on the day following the date of publication of this notice in the Official Journal of the European Union.

Applications received will be assessed on the basis of the following criteria:

- (a) the technology proposed for the work (40 %);
- (b) the applicant's technical and financial capacities (50 %);
- (c) the fee proposed for the establishment of mining usufruct rights (10 %).

The minimum fee for the establishment of mining usufruct rights for the 'Stanowice' area is:

- 1. for prospection of natural gas deposits:
 - during a three-year base period: PLN 10 000,00 per year;
 - for the fourth and fifth years of validity of a mining usufruct contract: PLN 10 000,00 per year;
 - for the sixth and subsequent years of validity of a mining usufruct contract: PLN 10 000,00 per year;

- 2. for exploration of natural gas deposits:
 - during a three-year base period: PLN 20 000,00 per year;
 - for the fourth and fifth years of validity of a mining usufruct contract: PLN 20 000,00 per year;
 - for the sixth and subsequent years of validity of a mining usufruct contract: PLN 20 000,00 per year;
- 3. for prospection and exploration of natural gas deposits:
 - during a five-year base period: PLN 30 000,00 per year;
 - for the sixth, seventh and eighth years of validity of a mining usufruct contract: PLN 30 000,00 per year;
 - for the ninth and subsequent years of validity of a mining usufruct contract: PLN 30 000,00 per year.

The application evaluation procedure will be completed within a period of six months after the deadline for submitting applications expires. Applicants will receive written notification of the outcome of the procedure.

Applications must be drawn up in Polish.

The licensing authority will grant concessions for the prospection or exploration of oil and natural gas deposits to the successful applicant after taking account of the opinion of the relevant authorities, and will conclude a mining usufruct contract with it.

In order to be able to carry out activity involving the prospection or exploration of hydrocarbon deposits in Poland, an operator must hold both mining usufruct rights and a concession.

Applications should be sent to the following address:

Ministerstwo Środowiska Departament Geologii i Koncesji Geologicznych ul. Wawelska 52/54 00-922 Warszawa POLSKA/POLAND

Information may be obtained from:

- the website of the Ministry of the Environment: www.mos.gov.pl
- Departament Geologii i Koncesji Geologicznych (Geology and Geological Concessions Department)
 Ministerstwo Środowiska (Ministry of the Environment)
 ul. Wawelska 52/54
 00-922 Warszawa
 POLSKA/POLAND

Tel. +48 223692449 Fax +48 223692460 Email: dgikg@mos.gov.pl

Approved by:

Mariusz Orion JĘDRYSEK Chief State Geologist Communication from the Minister for Economic Affairs of the Kingdom of the Netherlands pursuant to Article 3(2) of Directive 94/22/EC of the European Parliament and of the Council on the conditions for granting and using authorisations for the prospection, exploration and production of hydrocarbons

(2016/C 342/08)

The Minister for Economic Affairs hereby gives notice that an application has been received for authorisation to prospect for hydrocarbons in blocks D6 and E4 as indicated on the map appended as Annex 3 to the Mining Regulation (Mijnbouwregeling) (Government Gazette (Staatscourant) 2002, No 245).

With reference to the Directive mentioned in the introduction and Article 15 of the Mining Act (Mijnbouwwet) (Bulletin of Acts and Decrees (Staatsblad) 2002, No 542), the Minister for Economic Affairs hereby invites interested parties to submit a competing application for authorisation to prospect for hydrocarbons in blocks D6 and E4 of the Dutch continental shelf.

The Minister for Economic Affairs is the competent authority for the granting of authorisations. The criteria, conditions and requirements referred to in Articles 5(1), 5(2) and 6(2) of the abovementioned Directive are set out in the Mining Act (Bulletin of Acts and Decrees 2002, No 542).

Applications may be submitted during the 13 weeks following the publication of this notice in the Official Journal of the European Union and should be sent to:

The Minister for Economic Affairs attn.: Ms J.J. van Beek, Energy and Environment Directorate Bezuidenhoutseweg 73 Postbus 20401 2500 EK Den Haag NEDERLAND

Applications received after the expiry of this period will not be considered.

A decision on the applications will be taken not later than 12 months after this period has expired.

Further information can be obtained by calling Mr S. van Lierop on the following telephone number: +31 655493868.

Communication from the Minister for Economic Affairs of the Kingdom of the Netherlands pursuant to Article 3(2) of Directive 94/22/EC of the European Parliament and of the Council on the conditions for granting and using authorisations for the prospection, exploration and production of hydrocarbons

(2016/C 342/09)

The Minister for Economic Affairs hereby gives notice that an application has been received for authorisation to prospect for hydrocarbons in blocks G7, G10, G11 and G13 as indicated on the map appended as Annex 3 to the Mining Regulation (Mijnbouwregeling) (Government Gazette (Staatscourant) 2002, No 245).

With reference to the Directive referred to in the introduction and Article 15 of the Mining Act (Mijnbouwwet) (Bulletin of Acts and Decrees (Staatsblad) 2002, No 542), the Minister for Economic Affairs hereby invites interested parties to submit a competing application for authorisation to prospect for hydrocarbons in blocks G7, G10, G11 and G13 of the Dutch continental shelf.

The Minister for Economic Affairs is the competent authority for the granting of authorisations. The criteria, conditions and requirements referred to in Articles 5(1), 5(2) and 6(2) of the abovementioned Directive are set out in the Mining Act (Bulletin of Acts and Decrees 2002, No 542).

Applications may be submitted during the 13 weeks following the publication of this notice in the Official Journal of the European Union and should be sent to:

The Minister for Economic Affairs attn.: Ms J.J. van Beek, Energy and Environment Directorate Bezuidenhoutseweg 73 Postbus 20401 2500 EK Den Haag NEDERLAND

Applications received after the expiry of this period will not be considered.

A decision on the applications will be taken not later than 12 months after this period has expired.

Further information can be obtained by calling Mr S. van Lierop on the following telephone number: +31 655493868.

Commission communication 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

Modification of public service obligations in respect of scheduled air services

(Text with EEA relevance)

(2016/C 342/10)

| Member State | UK |
|--|--|
| Route concerned | Tingwall/Sumburgh-Fair Isle |
| | Tingwall-Foula |
| | Tingwall-Papa Stour |
| | Tingwall-Out Skerries |
| Original date of entry into force of the public service obligations | 30 December 1997 |
| Date of entry into force of modifications | 1 April 2017 |
| Address where the text and any relevant information and/or documentation relating to the public service obligation can be obtained | Shetland Islands Council Transport Planning Service Development Services Department 8 North Ness Business Park Lerwick Shetland Scotland ZE1 OLZ UNITED KINGDOM Tel. +44 1595744868 Email: transport@shetland.gov.uk Internet: www.shetland.gov.uk |

Commission communication 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

(Text with EEA relevance)

(2016/C 342/11)

| Member State | UK |
|---|--|
| Route concerned | Tingwall/Sumburgh-Fair Isle Tingwall-Foula Tingwall-Papa Stour Tingwall-Out Skerries |
| Period of validity of the contract Deadline for submission of applications and tenders | Two options: Option 1 — contract from 1 April 2017 to 31 March 2018 Option 2 — contract from 1 April 2017 to 31 March 2021 30 November 2016 |
| Address from which the text of the invitation to tender and any relevant information and/or documentation relating to the public tender and the public service obligation can be obtained | Transport Planning Service |

V

(Announcements)

PROCEDURES RELATING TO THE IMPLEMENTATION OF COMPETITION POLICY

EUROPEAN COMMISSION

Prior notification of a concentration

(Case M.8130 — Imerys/Alteo certain assets)

(Text with EEA relevance)

(2016/C 342/12)

- 1. On 9 September 2016, the Commission received notification of a proposed concentration pursuant to Article 4 and following a referral pursuant to Article 4(5) of Council Regulation (EC) No 139/2004 (¹) by which the undertaking Micral SA controlled by Imerys SA ('Imerys', France) acquires within the meaning of Article 3(1)(b) of the Merger Regulation control of the whole of the undertakings Alteo ARC (France) and Alufin GmbH Tabularoxid ('Alufin GmbH', German), together referred to as the Target, formerly owned by Alteo Holding SAS ('Alteo', France) by way of purchase of shares.
- 2. The business activities of the undertakings concerned are:
- for Imerys: a multinational mining company operating in four business groups: (i) energy solutions and specialties; (ii) filtration and performance additives, (iii) ceramic materials; and (iv) high resistance minerals,
- for the Target: production of specialty aluminas for refractory and abrasive applications.
- 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. 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.8130 — Imerys/Alteo certain assets, to the following address:

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

Prior notification of a concentration (Case M.8125 — JAC/Nexperia)

Candidate case for simplified procedure

(Text with EEA relevance)

(2016/C 342/13)

- 1. On 13 September 2016, the Commission received notification of a proposed concentration pursuant to Article 4 of Council Regulation (EC) No 139/2004 (¹) by which the undertaking Beijing Jianguang Asset Management Co., Ltd (JAC', People's Republic of China), controlled by the China Investment Corporation ('CIC', People's Republic of China), acquires within the meaning of Article 3(1)(b) of the Merger Regulation control of the standard products business unit ('Nexperia') of NXP Semiconductors NV ('NXP', the Netherlands) by way of purchase of shares.
- 2. The business activities of the undertakings concerned are:
- JAC is an investment management company which focuses its investments on mergers and acquisitions in the semi-conductor industry. It is active in developing, manufacturing, and selling RF power transistors and bipolar based (power) diodes, thyristors and transistors. Its parent company, CIC, is a sovereign wealth fund of the People's Republic of China, specialized in foreign exchange holdings.
- Nexperia is active in the manufacturing and sale of semiconductors, in particular several types of logic integrated circuits (ICs'), small signal transistors and diodes.
- 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 M.8125 — JAC/Nexperia, 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.8088 — Midea Group/Kuka) Candidate case for simplified procedure (Text with EEA relevance)

(2016/C 342/14)

- 1. On 9 September 2016, the Commission received notification of a proposed concentration pursuant to Article 4 of Council Regulation (EC) No 139/2004 (¹) by which the undertaking Midea Group Co., Ltd (China) acquires within the meaning of Article 3(1)(b) of the Merger Regulation control of the whole of the undertaking KUKA Aktiengesellschaft (Germany) by way of public bid announced on 16 June 2016.
- 2. The business activities of the undertakings concerned are:
- for Midea: producer of consumer appliances and heating, ventilation and air-conditioning systems;
- for Kuka: automation solutions for a variety of industries and development and manufacturing of industrial robots.
- 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.8088 — Midea Group/Kuka, 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.

CORRIGENDA

Corrigendum to Commission communication in the framework of the implementation of Directive 1999/5/EC of the European Parliament and of the Council on radio equipment and telecommunications terminal equipment and the mutual recognition of their conformity

(Official Journal of the European Union C 249 of 8 July 2016) $(2016/C\ 342/15)$

On page 3:

for:

| 'ESO (¹) | Reference and title of the standard (and reference document) | First publication OJ | Reference of superseded standard | Date of cessation of presumption of conformity of superseded standard Note 1 | Article of Directive 1999/5/EC |
|----------|--|-------------------------|--|--|-----------------------------------|
| Cenelec | EN 50566:2013 Product standard to demonstrate compliance of radio frequency fields from handheld and body-mounted wireless communication devices used by the general public (30 MHz - 6 GHz) | 12.10.2013 | | | Article 3(1)(a) |
| | EN 50566:2013/AC:2014 | 12.9.2014 | | | |

read:

| ESO (1) | Reference and title of the standard (and reference document) | First publication OJ | Reference of superseded standard | Date of cessation of presumption of conformity of superseded standard Note 1 | Article of Directive 1999/5/EC |
|---------|--|-------------------------|--|--|-----------------------------------|
| Cenelec | EN 50566:2013 Product standard to demonstrate compliance of radio frequency fields from handheld and body-mounted wireless communication devices used by the general public (30 MHz - 6 GHz) | 12.10.2013 | | | Article 3(1)(a) |
| | EN 50566:2013/AC:2014 | 12.9.2014 | | | |

Warning: the application of this publication shall observe certain conditions relating to the separation distance, reflecting the practical day-to-day use, ensuring the safe use of handheld and body-mounted wireless communication devices used by the general public (30 MHz-6 GHz), for the purposes of the safety objectives referred to in Article 3(1)(a) of Directive 1999/5/EC, in conjunction with Annex I to Directive 2006/95/EC. For example, for limb SAR measurements (limit 4 W/kg), no separation distance may be used (device in contact); for trunk SAR measurements (limit 2 W/kg), a separation distance of not more than a few millimetres may be used.'



