Case Number	Date Filed	Primary Acquiring Undertaking	Primary Target Undertaking	Description of the transaction	Sector	Status	Determination
				The proposed transaction relates to the sale of Farm Burgershof No. 432 ("Farm Burgershof") by Nicolaas Burger (a natural person and owner of the Fram) to Ongava Game Reserve (Pty) Ltd ("Ongava Game Reserve").Ongava Game Reserve operates as a commercial tourism business, game reserve and coservaton area. The game reserve currently owns and controls 4 Farms bordering the southern boundary of Etersch Nichard Dark and moenving a total 20 420 8120 40 betacor			
				boundary of Etosha National Park and measuring a total 29 430.8120 hectares. The joint controllers of Ongava Game Reserve are Safari Ranch Holdings (Pty) Ltd and RM Management of Nevada Inc Safari Ranch Holdings (Pty) Ltd, is a Namibian Registered undertaking with interests in the Tourism industry in			
	/ /			Namibia. RM Management Nevada Inc., is an undertaking registered in Nevada,	A: Agriculture, forestry and		
2020JAN0001MER	17/01/2020	Ongava Game Reserve (Pty) Ltd	Farm Burgershof No.432	United States of America that currently has no other interests in Namibia.	fishing	Investigation on going	
				The proposed transaction relates to the sale and acquisition of the entire issued share capital of Schwenk Namibia Proprietary Limited ("Schwenk Namibia") by West China Cement Limited("WCC").WCC controls various entities that manufacture and sell cement in China, primarily within the Shaanxi province. WCC operates 17 cement production plants across China and has a total production capacity of 29.2 million tonnes. The acquiring group is currently not active in Namibia . Schwenk Namibia owns and controls three subsidiaries in Namibia being: Ohorongo Cement (Pty) Ltd ("Ohorongo Cement"); Energy for Future (Pty) Ltd ("EFF"); and Schwenk Industries (Pty) Ltd. Schwenk Namibia is a holding company of the aforementioned entities that operate in mining,			
	17/04/0000		Schwenk Namibia	renewable energy and cement production.			
ZUZUJANUUUZIVIEK	17/01/2020	West China Cement Limited	Proprietary Limited The KFC Business conducted throughout Namibia by Atlantic Chicken (Proprietary)	The transaction involves the acquisition of the KFC Business in Namibia by Dewbery Investments. Dewberry Investment is a 50/50 joint venture special purpose vehicle incorporated by Vivo Energy and Peony to acquire the KFC Business. Dewberry Investment does not have any business activities in Namibia. Peony and its controllers conduct no business in Namibia. Vivo Energy through its Shell licensed brand has a petroleum retail network across Namibia, including quick service restaurants, coffee shops and small convenient stores adjacent to its petroleum retail sites. Post-merger, Dewberry Investment will exercise sole unfettered control over the KFC Business in Namibia.	C: Manufacturing	Investigation on going	
2020JAN0003MER	20/01/2020		Limited		service activities	Investigation on going	
		Veolia Eau-Compagnie Generale	Ujams Wastewater	The proposed transaction involves the acquisition by Veolia Eau- Compagnie Generale Des Eaux ("Veolia"), which currently already holds shareholding in Ujams Wastewater Treatment Company (Pty) Ltd ("Ujams"), of additional shareholding in Ujams currently held by VA Tech Wabag Gmbh ("Wabag"). Veolia is controlled by Veolia Environment S.A., a French transnational company with activities in three main service and utility areas traditionally managed by public authorities- water management, waste management and energy services. Veolia operates in Namibia through Ujams, Wingoc and Aqua Services and Engineering (Pty) Ltd. Ujams is a special purpose vehicle created for the purposes of designing, building, operating and maintaining a new industrial wastewater treatment plant in Namibia, to convert industrial wastewater into re-usable	E: Water supply; sewerage, waste management and		

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				The proposed merger is a change from joint majority South African controlled to			
				sole Namibian controlled in which the transaction relates to the acquisition by			
				Profile Technologies Pty Ltd of the 70% of the issued shares of MTN Business Pty			
				Ltd, thereby causing Profile Technologies Pty Ltd to wholly own the entire issued			
				share capital of MTN Business Pty Ltd post-merger. The acquiring group is active			
				in the Information Technology sector, however this is not its sole focus. Its			
				operations extend across many business segments including Information			
				Technology, security and survellance, debt collection, civil works and building			
				construction. MTN Business solutions is engaged in the sale and provision of			
				internet services, hardware and software. It currently has a Class Comprehensive			
				Telecommunications Services Licence ( ECNS and ECS) as well as Spectrum Use			
			Mobile Telecommunications	Licenses.	J: Information and		
2020FEB0005MER	06/02/2020	Profile Technologies (Pty) Ltd	Networks Business (Pty) Ltd		communication	Investigation on going	
				The Proposed transaction relates to the Cheetah Conservation Fund Namibia			
				acquiring ownership of and control over the remaining extent of the Farm			
				Otjenga No 362 measuring 4999 ha and Portion 1 of the Farm Otjenga No. 362			
				measuring 2300 ha from Okanenembandi Farming Company (Proprietary)			
				Limited. The Cheetah Conservation Fund Namibia controls and owns nine farms			
				with a total of 50 361 hectares. The farms are mainly used for cattle farming,			
			Okanenembandi Farming	ecotourism and research. Post-merger, CCF will have full control over the			
		Cheetah Conservation Fund	Company (Proprietary)	remaining extent of the Farm Otjenga No 362 and Portion 1 of the Farm Otjenga	I: Accommodation and food		
2020FEB0006MER	10/02/2020	Namibia	Limited	No. 362.	service activities	Investigation on going	
2020FEB0007MER	14/02/2020	Upjohn Inc ("Newco")	Mylan . N.VG	The proposed transaction is a combination of Mylan N.V. ("Mylan") and Upjohn Inc which will result in the acquisition by Upjohn of Mylan. Upjohn is a special purpose vehicle created for the purposes of this transaction. Upjohn is currently controlled by Pfizer, a global pharmaceuticals company active in research, development, manufacturing and marketing of medicine. The Upjohn business was created as a division of Pfizer that operates Pfizers' main off-patent branded and generic (non sterile injectibles) medicines business. Mylan is a global pharmaceutical company engaged in global development, licensing, manufacture, marketing and distribution of generic, branded generic, brand- name and over the counter pharmaceutical products and ingredients. In terms of the transaction's description Pfizer's Upjohn Business including Greenstone LLC, will seperate from Pfizer Inc. and will be contributed to Upjohn. Upjohn and Mylan will then implement a transaction whereby all of Mylan's assets will be transferred to Upjon.		Investigation on going	
			Namibia Exotic Game (Pty)	The proposed transaction relates to the acquisition of 51% of the issued shared capital of Namibia Exotic Game (Pty) Ltd ("Namibia Exotic Game") by Mr. Naude Gerhardus Albert ("Mr.Naude") pursuant to an inter group restructuring wherein the business operation of Namibia Exotic Game Partnership will be transferred to Namibia Exotic Game (Pty) Ltd. Mr. Naude is a proffesional hunter and the sole member of Dew Claw Hunting Safaris CC. Dew Claw Hunting Safari CC offers hunt outfitting, hunting expeditions and tour guide services to	A: Agriculture, forestry and		
2020FEB0008MER	25/02/2020	Mr. Naude Gerhardus Albert	Ltd	international clients. Namibia Exotic Game is a Game Farm with lodging facilities.	fishing	Investigation on going	