



About this form

The purpose of the standardized notification of a concentration is to provide the Competition Authority with the information needed to assess whether the Authority should order submission of a complete notification in order to examine the concentration in greater detail. The rules that apply to standardized notifications of concentrations are found in Section 18, first, second, and sixth paragraphs, of the Competition Act, and Sections 1 through 3 and 6 of the Regulation on the notification of concentrations. In addition, the Competition Authority has issued guidelines for standardized notifications of concentrations. More information on the Act, the Regulation and the guidelines is available on the Competition Authority's website: www.kt.no

1. Notifying party(ties)

Parties to the merger or the party(ties) acquiring lasting control over one or more undertakings

1.1 Notifying party

Always complete this information

Company information

Name		Undertaking registration number	
Address		Postal code	City/County/Country
Telephone	Fax	Email	

Contact person/representative

Name		Job title	
Address		Postal code	City/County/Country
Telephone	Fax	Email	

1.2 Additional notifying party(ies)

To be completed in the case of a merger or when more than one undertaking is acquiring control. If there are more than two notifying parties, provide the corresponding information about them in an attachment to this form.

Company information

Name		Undertaking registration number	
Address		Postal code	City/County/Country
Telephone	Fax	Email	

Contact person/representative

Name		Job title	
Address		Postal code	City/County/Country
Telephone	Fax	Email	

2. Additional undertakings concerned

Undertaking over which control is acquired. If more than two undertakings are acquired, provide the corresponding information about them in an attachment to this form.

2.1 Other undertaking concerned

Name	Undertaking registration number
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2.2 Other undertaking concerned

Name	Undertaking registration number
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6. Markets affected by the concentration

Describe the markets in which two or more of the undertakings concerned have overlapping business activities and where either the undertakings' combined market share after the concentration will exceed 20 percent or already exceeds 20 percent and will increase as a result of the concentration. Market shares in the affected market of other undertakings in the same corporate group as undertaking(s) acquiring control or of undertakings controlled by the acquiring person(s), shall be counted with that of the undertaking(s) concerned. For the acquired undertaking, include the market shares for the part which is being acquired. Include in the description only markets in Norway or those of which Norway is a part.

In some cases, providing the name of the good or service is sufficiently precise. State the geographic scope of the markets in which the goods or services are sold. State the combined market shares in the various markets of the undertakings concerned. State the names of the five most important customers, suppliers and competitors in markets in Norway, or which Norway is part of, in which the undertakings concerned and undertakings in the same corporate group has overlapping activities. In case of more than three markets, please include corresponding information for the remaining markets on an attachment to this form.

Good/service 1		Geographic scope or scopes of market	Market share
Five most important competitors	Five most important customers	Five most important suppliers	

Good/service 2		Geographic scope or scopes of market	Market share
Five most important competitors	Five most important customers	Five most important suppliers	

Good/service 3		Geographic scope or scopes of market	Market share
Five most important competitors	Five most important customers	Five most important suppliers	

7. Annual report and annual accounts

If the annual report(s) and accounts of any undertaking concerned are not publicly available (for example in the Register of Company Accounts in the Brønnøysund Register Centre or on the undertaking's website) attach these documents to the notification. The same requirement applies to undertakings in the same corporate group as the undertaking(s) acquiring control, or undertakings controlled by the acquiring person(s).

8. Other information

Additional information the notifying party(ies) regards as important for the Competition Authority's assessment of whether to order a complete notification.

Lined area for providing additional information.

9. Public access

Give a clear statement of which information in this notification the notifying party or parties regards as business secrets. Alternatively, a proposed public version of the notification may be attached to the form.

Lined area for providing public access information.

10. Signatures

If there is more than one notifying party, all notifying parties must sign the completed form. Note that pursuant to Section 30, first paragraph, letter d, of the Competition Act, failure to provide correct or complete information to the Competition Authorities is subject to criminal sanctions.

City/County/Country	Date	Signature (for notifying party in item 1.1)
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City/County/Country	Date	Signature (for notifying party in item 1.2)
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