

## **EUROPEAN COMMISSION**

## Press release

Brussels, 1 August 2012

## Antitrust: Commission closes investigation in P&I Clubs case

The European Commission has closed its antitrust investigation into certain provisions accompanying claim-sharing and joint reinsurance agreements in the marine insurance sector.

P&I Clubs are mutual non-profit making associations that provide Protection & Indemnity insurance - a type of direct marine insurance - to their members, the ship owners.

The investigation focused on the International Group Agreement (IGA) and the Pooling Agreement between the P&I Clubs that contain rules on the sharing of insurance claims and joint reinsurance as well as rules on the contractual relationships between the P&I Clubs and their members. The aim of the procedure was to examine whether certain provisions of the agreements lessened competition between P&I Clubs and/or restricted, to a certain extent, the access of commercial insurers and/or other mutual P&I insurers to the relevant markets.

After opening proceedings in August 2010 ( $\underline{\text{IP}/10/1072}$ ), the Commission conducted a market investigation with ship owners, brokers and commercial insurers. The market investigation was not sufficiently conclusive to confirm the Commission's initial concerns.

The agreements concluded within the International Group of P&I Clubs were previously exempted from the competition rules of the European Union by a Commission Decision of 12 April 1999 (IP/99/230). The exemption expired on 20 February 2009.

## Contacts:

<u>Antoine Colombani</u> (+32 2 297 45 13) <u>Maria Madrid Pina</u> (+32 2 295 45 30)

