Missions

The Autorité de la concurrence is the competition regulator in France, an independent body serving competitiveness and the consumer.

Enforcing competition rules

Competition drives the economy and is a boon for consumers. It encourages competitive prices, a rich and varied offer, and the emergence of innovative services. It boosts companies' competitiveness, forcing them to be increasingly innovative, and this stimulates growth and jobs. Ultimately, everyone wins!

For the system to work well, there must be a strong, independent regulator that regulates the balance of power between economic stakeholders, gives new entrants a chance and prevents cartels and monopolies.

Independent regulation: a necessity to prevent abuse of the market economy

Competition arrived in France properly with the establishment of the market economy, introduced by the Ordinance of 1 December 1986. The end of administered prices and freedom for economic stakeholders were accompanied by the introduction of independent regulation, which is absolutely necessary to prevent and control anticompetitive practices and, where necessary, apply penalties for them.

From the Commission technique des ententes to the Autorité de la concurrence: key dates

- 1953 Creation of the Commission technique des ententes
- 1963 Expansion of the powers of the Commission aux abus de position dominante
- 1977 Creation of the Commission de la concurrence, with an even wider remit: it now advised the government on all competition issues and gave opinions on mergers.
- **1986** Adoption of the Ordinance on pricing freedom and competition, which created the *Conseil de la concurrence*. This was given the power to apply penalties, and its advisory role was strengthened (it had to be consulted on certain draft texts).
- 2001 La loi NRE renforce les pouvoirs du Conseil de la concurrence : relèvement du plafond des sanctions pécuniaires et introduction de nouveaux outils (clémence, non contestation des griefs).
- 2008 Creation of the Autorité de la concurrence by the <u>French Law on the Modernisation of the Economy</u>, No 2008-776 ("LME" Law). Its missions were expanded and its independence was reinforced. The Autorité was given powers to review mergers and take-overs (until then this had been the Minister of the Economy's responsibility). It now had the power of initiative in advisory matters and its own investigation services.
- **2015** Under the "Macron" Law, the Autorité was given additional missions regarding the regulation of certain regulated legal professions (notaries, court bailiffs, judicial auctioneers, etc.).
- 2021 Transposition of Directive 2019/1 of 11 December 2018, known as ECN+ (by Order 2021-649 of 26 May 2021), which enhances and extends the powers of the *Autorité*, including the possibility of rejecting complaints that do not correspond to its priorities, the possibility of implementing interim measures on its own initiative, the possibility of ordering structural injunctions in the context of a dispute, and the possibility of accessing the data of companies under investigation, regardless of the storage location, and accessing the encryption keys.

An independent, collegiate institution

The Autorité de la concurrence's composition and organisation guarantee its **independence** and **impartiality**.

So although the Autorité acts on the State's behalf, it is not subject to the Government's authority in the fulfilment of its functions.

Cases are investigated in complete independence by its Investigation Services, which are led by the General Rapporteur.

At the end of *inter partes* proceedings, cases are reviewed by the Autorité's Board (*Collège*).

This has seventeen members, who are members or former members of the French Administrative Supreme Court (*Conseil d'État*), Supreme Court (*Cour de cassation*), Court of Auditors (*Cour des comptes*) or other administrative or ordinary courts, or who are chosen for their economic expertise.



More information about the Board's composition

More information about our teams (Organisation chart)

Activities of the Autorité de la concurrence

To ensure compliance with public economic policy, the Autorité de la concurrence has a number of tools. Acting on referral or on its own initiative, the Autorité performs 4 types of function:

Combating cartels and abuses of dominant position

The Autorité de la concurrence intervenes when the balance of competition is distorted and represses anticompetitive practices (cartels, abuses of dominant position) by issuing urgent interim measures, injunctions or fines, where necessary.

More information

Reviewing mergers and acquisitions ("concentrations")

Prior to their completion, the Autorité de la concurrence reviews concentrations (mergers, acquisitions, joint venture creations, etc.) above a certain size. Once its review is complete, it can either clear the transaction (unconditionally or subject to conditions) or block it.

More information

 Formulating opinions and issuing recommendations ("advisory" activities)

The Autorité de la concurrence can issue opinions, on referral or on its own initiative, on draft texts or reforms being considered by the government or on any competition issue that merits public debate. These opinions may be accompanied by recommendations aimed at improving market competition.

More information

Regulating the regulated legal professions

To support the modernisation of certain regulated legal professions, e.g. notaries and court bailiffs, the Autorité *de la concurrence* is responsible for advising the government on the establishment of new professionals throughout France and on pricing.

Acting across borders

The Autorité de la concurrence works in close collaboration with the European Commission and the 27 other national competition authorities in Europe to ensure coherent, unified regulation within Europe. It is one of the most active authorities within the European Competition Network (ECN).

The Autorité de la concurrence also maintains a strong and influential international presence, whether as part of the International Competition Network (ICN), within multilateral bodies like UNCTAD and the OECD, or as part of regional organisations such as the West African Economic and Monetary Union (UEMOA) and the Association of Southeast Asian Nations (ASEAN).

More information about our European and international activities