20th January 2003 : Medical gases for use in hospitals : the Conseil de la concurrence sanctions practices by two subsidiaries of the Air Liquide Group

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Following a referral from the Minister of Economy, Finance and Industry, the Conseil de la concurrence sanctioned several subsidiaries of the Air Liquide Group, which had engaged in anticompetitive practices in the hospital medical gas sector. The fines imposed totalled 4.3 million Euros.

The market for medical gases for use in hospitals

Medical gases are those used by healthcare establishments or private individuals for therapeutic reasons or for applying medical techniques (oxygen, nitrous oxide, compressed air, carbon dioxide gas, nitrogen and gaseous compounds, etc.). On 31st December 1992, the Direction de la Pharmacie et du Médicament (French department of pharmaceuticals and medicinal products or DPHM) decided that gases destined for medical use were to be considered as medicinal products. As a result of this change in status, the sector was forced to restructure itself, which in turn led to an increase in production and distribution costs.

Public hospitals and most private healthcare establishments select their suppliers via a system of calls for tender.

Up until 1998, two companies belonging to the Air Liquide Group operated in the medical gas sector in France, and between them they held more than 70% of the market: on the one hand, the company CFPO (which was succeeded by the company Air Liquide santé), and on the other hand the company Carboxyque

française (which was succeeded by the company Carboxyque santé).

Market sharing and price agreements

The close examination of the case revealed that the two companies had practised market sharing and price agreements in 1994, 1995 and 1996.

Most often, the companies CFPO and Carboxyque were the only two to submit bids during calls for tender. At that time, they presented themselves as two independent, competing companies, whereas in reality they had previously collaborated on prices and agreed to share the markets.

In an attempt to improve the group's margins, the two companies agreed to collaborate during the contract and call for tender stages, to force healthcare establishments to accept substantial price increases. They justified these increases in the same way, citing the new charges linked to the newly changed status of medical gases.

Furthermore, they determined geographical zones for mutual development and shared customers between themselves.

Particularly serious anticompetitive practices

The **Conseil de la concurrence** observed that :

- Demand by hospitals tends to be inflexible to changes in supplier, due to the fear of interruptions in supply that would endanger patient safety;
- The price elasticity of medical gases is very low, due to their essential and non-substitutable nature,
- Medical gases are medicinal products, the cost of which is fully covered by social security institutions, thereby guaranteeing the supplier complete solvency of demand.

Given these circumstances, there is considerable potential for price increases, and the *Conseil* emphasised the crucial role played by competition in the bidding process, where it represents the only effective safeguard against distortion of prices.

The *Conseil* also indicated the especially serious nature of any policy aimed at deceiving public purchasers. When determining the amount of sanctions, it took into account the size of the market concerned (a total of more than three billion Francs over the three years in question) and the dominant position of the two companies accused (70% of the market).

Sanctions

The *Conseil de la concurrence* imposed fines against the companies implicated at the time of the facts or against those companies that have taken on their rights and obligations, as a result of the various acquisitions and mergers that have taken place since then:

- company Carboxyque française: 1,400,000 €
- company Air Liquide santé international : 285,000 €
- company Air Liquide santé France : 2,700,000 €

It also ordered the three aforementioned companies to publish the decision partially in the daily newspaper *Les Échos* and the magazine *Le Moniteur hospitalier*.