Purchasing offices: Carrefour and Tesco propose commitments

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Following its investigation into the joint purchasing agreement signed by Carrefour and Tesco, the *Autorité de la concurrence* received commitment proposals from the two groups redefining the scope of their cooperation on own-brand labels.

It publishes them on the *Autorité* website to gather comments from interested third parties.

In May 2018 (see <u>press release of 16 July 2018</u>), following the transmission of several planned joint purchasing agreements, the *Autorité* decided to open an investigation into each of these agreements, Auchan/Casino/Metro/Schiever and Carrefour/Système U, to assess their impact on competition upstream (on suppliers) and downstream (on consumers). Another investigation was then opened concerning the joint purchasing agreement between Carrefour and Tesco (the Alliance).

The Carrefour/Tesco agreement

Following on from this last investigation, the *Autorité* started proceedings *ex officio* to investigate the merits of the case and then consider interim measures on the basis of the framework specific to purchasing offices introduced by the Egalim Law in September 2019. In respect of joint purchasing agreements, the *Autorité* has the power to start proceedings *ex officio* to take interim measures[1].

The Carrefour/Tesco agreement, termed "alliance", concerns two areas: the joint purchase of own-brand products and the joint provision of international services for the benefit of suppliers.

Competition concerns raised: a weakening of suppliers of ownbrand products

The investigation of the agreements signed by Carrefour and Tesco identified competition concerns regarding the section on own-brand products.

This is because the upstream supply market is marked by contractual conditions that are somewhat unfavourable to suppliers (lack of exclusivity, short-term contracts, lack of volume commitments by retailers), limiting their market power. The relatively low profitability of these companies reflects this weak market power. Moreover, a significant proportion of the own-brand range is produced by small companies (SMEs and microbusinesses), which are more vulnerable to sharp changes in conditions for marketing their products, whether this involves price reductions or a drop in volume that could result from the consolidation of the parties' purchases.

However, if specifications of own-brand products are ultimately defined by the retailer, the process to develop them also involves suppliers upstream during the product design phase, with these suppliers then playing an important role in the innovation of certain products.

The implementation of cooperation agreements could therefore undermine companies that are part of the innovation process for own-brand products and reduce the ability of suppliers – or even the incentive for them – to invest and innovate, thereby harming the well-being of consumers in the retail market.

Proposed commitments: a reduction in the scope of the existing joint purchasing agreement

Following discussions with the Investigation Services, and in response to the competition concerns raised, the parties approached the Investigation Services and proposed several commitments. They proposed:

- excluding several groups of fruit and vegetables (citrus fruit, courgettes, kiwis, melons, grapes, peaches, nectarines, etc.) from the scope of the agreement that are bought directly from French and European producers and in sectors that have become more fragile as a result of the COVID-19 crisis. House plants and flowers from France and the European Union are also excluded from the agreement, as well as French and European lamb;
- limiting joint purchases in certain product groups (cotton, blue cheese, pasta, cheddar cheese, tomato preserves, etc.) to 15% of the French ownbrand product market;
- no longer excluding certain categories of companies from the scope of calls for tender to produce the parties' own-brand products: SMEs for Carrefour and companies with an annual turnover of less than £3 million for Tesco.

The outcome of the procedure

Following the commitment proposals made, the *Autorité* published them on its website and invites interested third parties (suppliers, competing retailers, trade associations, and consumer protection associations) to submit their comments by 9 November 2020 at the latest.

At the end of the procedure, if the proposed commitments, potentially supplemented and amended, are likely to remedy to the competition concerns raised, the *Autorité* may proceed to close the case, noting the commitments, which will then become obligatory.

Article L. 462-10 para. III of the French Commercial Code (*Code de commerce*) introduced by the EGALIM Law of 30 October 2018.

Other procedures in progress

The *Autorité* is currently conducting investigations into other cases involving joint purchasing agreements.

Commitments proposed by Auchan/Casino/Metro and Schiever were subjected to a market test this summer (<u>see press release of 25 June 2020</u>). The decision of the *Autorité* will be issued shortly.

TEST DE MARCHÉ

du 8 octobre 2020

See the market consultation

PROPOSITIONS D'ENGAGEMENTS

de Carrefour et Tesco

See the commmitment proposals

Contact(s)

Bertille Gauthier Communications Officer +33155040039 Contact us by e-mail