The Autorité issues a new decision concerning purchasing offices and makes the commitments made by Carrefour and Tesco binding

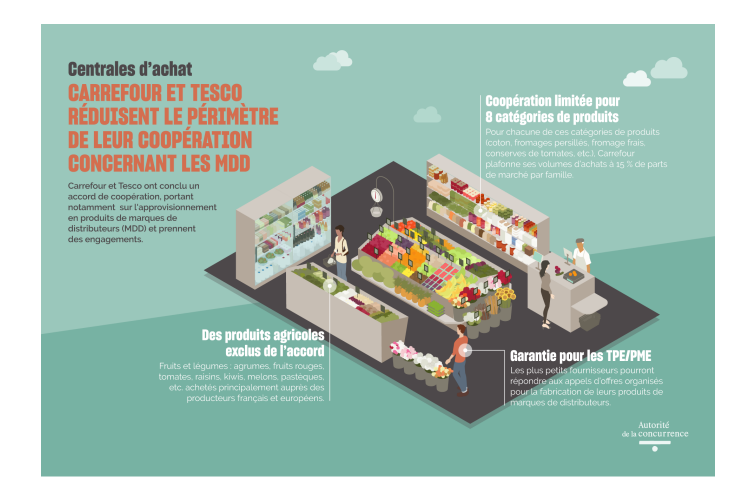
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The retailers commit to reducing the scope of their joint purchases for their ownbrand labels and take measures to ensure that SMEs have access to tenders for the production of goods with their own-brand labels.

Background

Following the *Autorité*'s decision last October in which it accepted the commitments made by Auchan, Casino, Metro and Schiever, reducing the scope of their joint purchases of own-brand label goods (<u>see press release of 22 October 2020</u>), it today issued a new decision regarding the purchase agreement between Carrefour and Tesco regarding their own-brand labels.

The *Autorité* makes binding the commitments made by Carrefour and UK retailer Tesco, which exclude certain product families (fruit and vegetables) from the ownbrand label agreement, limit their cooperation for other product families (cotton, fresh cheese, blue cheese, etc.) and ensure SMEs the possibility of bidding for tenders launched by both retailers for their own-brand label goods.



The Carrefour/Tesco purchase agreement

In August 2018, Carrefour and Tesco, a leading retailer in the UK with no stores in France, entered into a cooperation agreement, which, among other things[1], concerns the supply of own-brand label products[2].

The agreement consists of organising calls for tenders by Carrefour or Tesco on behalf of both distributors with the goal of joint production of own-brand label goods. More than 130 product families were initially covered by the agreement, including both food products–fresh, unprocessed products such as fruit and vegetables–and non-food products, such as aluminum and cling film or paper towels.

The alliance was formed in a context of joint purchasing agreements between several distributors. After an initial wave in late 2014, there was a reorganisation in 2018 with the signing of the agreements Auchan/Casino/Metro/Shiever; Carrefour/Tesco; Carrefour/System U. The Carrefour/Tesco agreement, like that signed between Auchan/Casino/Metro/Shiever, covers own-brand labels.

In accordance with the provisions of the Law of 6 August 2015 for Growth, Activity and Equal Economic Opportunities (Macron Law), the Carrefour/Tesco agreement was communicated to the *Autorité*. The *Autorité* subsequently opened a litigation investigation into the agreement and, as a result, started proceedings *ex officio* on the merits in May 2019, followed by interim measures in September 2019 on the basis of the specific mechanism for purchasing offices introduced by the Egalim Law[3]. The investigation of the agreement identified competition concerns.

Competition concerns raised by the Autorité: a weakening of suppliers

The upstream supply market is characterised by contractual conditions rather unfavourable to suppliers (absence of exclusivity, short-term contracts, lack of volume commitments by distributors), which limits their market power. The relatively low profitability of suppliers of own-brand label goods illustrates their weak market power. Until recently, the sector was also marked by a general and significant drop in sales over the last few years, which may have weakened own-brand label suppliers economically.

In addition, small companies (SMEs and VSEs)[4] produce a significant share of own-brand label goods. The latter are therefore more exposed to a sudden change in the marketing conditions for their products, be it a drop in price or loss of volume.

By reducing the suppliers' margin, the agreements could reduce their ability to invest and innovate, and even reduce their incentive to stay in the market. Although the specifications for own-brand label products are ultimately defined by the distributor, in some cases the development process also involves

suppliers upstream during the product definition phase; they then play a proactive role in the innovation of certain products.

The implementation of the cooperation agreement notified to the Autorité risked weakening companies, some of which are an integral part of the innovation process for own-brand label products. The Autorité has thus identified a risk of diminishing the ability or even the incentive of suppliers to invest and innovate, which may affect the welfare of consumers in the retail market.

Proposed commitments: an exclusion from the scope of cooperation of certain product families

In response to these competition concerns, Carrefour and Tesco offered commitments, which were subject to a market test (see press release of 8 October 2020):

- Carrefour and Tesco exclude from the agreement agricultural products
 (fruits and vegetables: citrus fruits, berries, tomatoes, grapes, kiwis, melons,
 watermelons, etc.), bought mainly from French and European producers;
- Carrefour and Tesco limit their cooperation for eight product categories (cotton, blue cheese, fresh cheese, canned tomatoes, etc.) to a volume corresponding, for Carrefour, to 15% of market share per product family;
- Carrefour and Tesco commit to re-establish the possibility for the smallest suppliers to respond to calls for tenders organised within the framework of the cooperation. No supplier will thus be excluded *ab initio* from the scope of the alliance.

The retailers remain free to cooperate on all other product categories.

These commitments are made for five years and will be verified by a trustee authorised by the *Autorité de la concurrence*.

Considering that these commitments fully and effectively address the competition concerns identified, the *Autorité* has accepted them and made them binding.

[1]The agreement also covers the supply of non-market products (products or services necessary for the parties' business and not intended for resale) and the provision of international services.

[2] Carrefour's own-brand label brands are Carrefour Classic, Carrefour Extra, Carrefour Original, Carrefour Sensation and Carrefour le Marché.

[3]Since the Egalim Law of 30 October 2018, the Autorité has the power, in the area of joint purchasing agreements, to take ex officio interim measures which may lead to the suspension of agreements.

[4]Some 77% of the items on the shelves are manufactured by SMEs and VSEs.

DECISION 20-D-22 OF 17 DECEMBER 2020

See the decision

regarding practices implemented in the mass retail food distribution sector by Carrefour and Tesco

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