

The Autorité clears the takeover of 15 organic stores of the Salej group by Naturalia, a subsidiary of the Casino Group

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Background

After reviewing the transaction to acquire 15 organic stores from the Salej group by Naturalia, a subsidiary of the Casino group, the Autorité cleared the transaction unconditionally, considering that it was not likely to harm competition.

The transaction

Naturalia, a subsidiary of the Casino group, notified the Autorité de la concurrence of its plan to acquire 15 stores operated by the subsidiaries of the company Salej under the brands "La Nature & vous", "Bio & Sens", "On a la vie", "Au Sens Bio" and "L'Ethique Verte". The transaction follows a receivership procedure which had been opened by the Montpellier Commercial Court for the benefit of the Salej group and its subsidiaries. On 25 February 2021, the Autorité granted, on an exceptional basis, a derogation (see box) allowing Naturalia to proceed with the completion of the takeover transaction, without waiting for the final clearance decision, which has just been issued by the Autorité.

Parties to the transaction

Naturalia is active in predominantly organic food distribution. It is a subsidiary of the Casino group, itself active in the food distribution, as well as non-food online distribution.

The acquired assets consist of 15 stores operated by subsidiaries of the Salej group, active in the distribution of predominantly organic food. They are located in the Grand Est, Auvergne-Rhône-Alpes, Provence-Alpes-Côte d'Azur and Occitanie regions.

After careful examination, the Autorité was able to rule out any risk of harm to competition on the markets for the supply and distribution of products from organic farming.

The Autorité, called upon to issue a decision for the second time¹ on a transaction in the organic food sector, examined in particular whether the planned transaction was likely to restrict competition on the local retail distribution markets dominated by organic food, in catchment areas where the parties' stores are simultaneously present.

The Autorité found that, in each of these areas, the parties would still face competition from many national brands. Consequently, given the existence of this competitive pressure, the Autorité considered that the new entity will not be encouraged to increase the price of the items sold in its stores or to downgrade their quality.

The Autorité therefore cleared this transaction without subjecting it to conditions.

See Decision [21-DCC-151](#) of 10 September 2021 and the press release on the [takeover of 100 Bio c' Bon stores by Carrefour](#)

What is a derogation from the suspensive effect?

If the effective conclusion of a merger is subject to approval from the Autorité de la concurrence, in certain exceptional circumstances, duly argued by the parties, the Autorité may issue a derogation enabling them to finalise part or all of the transaction without waiting for the approval decision, in order to allow the business activities to continue.

By definition, the granting of such a derogation is exceptional. In particular, a derogation may be granted where takeover bids have been submitted for companies in liquidation or in insolvency proceedings, as in the present case.

However, the granting of a derogation by the Autorité is without prejudice to the final decision taken at the end of the investigation.

DECISION 22-DCC-19 OF 15, FEBRUARY 2022

See full text of the
decision

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