Basic information					
2024/0318(COD)	Awaiting committee decision				
COD - Ordinary legislative procedure (ex-codecision procedure) Regulation					
Unfair trading practices in business-to-business relationships in the food supply chain: cooperation among enforcement authorities					
See also Directive 2019/633 2018/0082(COD)					
Subject					
 3.10.03 Marketing and trade of agricultural products and livestock 3.45.03 Financial management of undertakings, business loans, accounting 3.45.05 Business policy, e-commerce, after-sales service, commercial distribution 					

Key players				
European Parliament	Committee responsible	Rapporteur	Appointed	
	AGRI Agriculture and Rural Development	BONACCINI Stefano (S&D)	09/04/2025	
		Shadow rapporteur DELOGE Valérie (PfE) HAYER Valérie (Renew) HÄUSLING Martin (Greens /EFA) FLANAGAN Luke Ming (The Left)		
	Committee for opinion	Rapporteur for opinion	Appointed	
	Committee for opinion IMCO Internal Market and Consumer Protection	Rapporteur for opinion DIBRANI Adnan (S&D)	Appointed 12/03/2025	
Council of the European Union				
Council of the European Union European Commission				

Key events					
Date Event Reference Summ					
10/12/2024	Legislative proposal published	COM(2024)0576	Summary		

Technical information

Procedure reference	2024/0318(COD)
Procedure type	COD - Ordinary legislative procedure (ex-codecision procedure)
Procedure subtype	Legislation
Legislative instrument	Regulation
	See also Directive 2019/633 2018/0082(COD)
Legal basis	Treaty on the Functioning of the EU TFEU 043-p2
Mandatory consultation of other institutions	European Economic and Social Committee
Stage reached in procedure	Awaiting committee decision
Committee dossier	AGRI/10/01663

Documentation gateway					
European Commission					
Document type		Reference		•	Summary
Legislative proposal		COM(2024)0576		2/2024	Summary
National parliaments					
Document type	Parliament /Chamber	Reference		Date	Summary
Contribution	IT_CHAMBER	COM(2024)0576		05/03/2025	
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Additional information			
Source	Document	Date	
EP Research Service	Briefing	07/02/2025	

Meetings with interest representatives published in line with the Rules of Procedure

Rapporteurs, Shadow Rapporteurs and Committee Chairs

Name	Role	Committee	Date	Interest representatives
DIBRANI Adnan	Rapporteur	AGRI	03/04/2025	Independent Retail Europe (formerly UGAL - Union of Groups of Independent Retailers of Europe)
HAYER Valérie	Shadow rapporteur	AGRI	27/03/2025	FoodDrinkEurope
HAYER Valérie	Shadow rapporteur	AGRI	17/03/2025	Fédération du Commerce et de la Distribution
DIBRANI				

Adnan	Rapporteur	AGRI	13/03/2025	Lantbrukarnas Riksförbund
HAYER Valérie	Shadow rapporteur	AGRI	24/02/2025	ILEC- La Voix des marques

Other Members

Name	Date	Interest representatives	
NOICHL Maria	26/03/2025	Bundesverband des Deutschen Lebensmittelhandels e.V.	
BERNHUBER Alexander	13/03/2025	Wirtschaftskammer Österreich	
CÂRCIU Gheorghe	12/03/2025	AIM - European Brands Association	
JOUVET Pierre	11/03/2025	ILEC- La Voix des marques 862558395005-29	
NOICHL Maria	04/03/2025	03/2025 ALDI Nord Holding Stiftung & Co. KG	
NARDELLA Dario	04/02/2025	European Committee of the Regions	
HAYER Valérie	13/01/2025	ILEC- La Voix des marques	
WALSMANN Marion	11/12/2024	EDEKA ZENTRALE Stiftung & Co. KG	

Unfair trading practices in business-to-business relationships in the food supply chain: cooperation among enforcement authorities

2024/0318(COD) - 10/12/2024 - Legislative proposal

PURPOSE: to improve and increase cooperation between enforcement authorities responsible for the enforcement of the prohibition of unfair trading practices in business-to-business relationships in the agricultural and food supply chain.

PROPOSED ACT: Regulation of the European Parliament and of the Council.

ROLE OF THE EUROPEAN PARLIAMENT: the European Parliament decides in accordance with the ordinary legislative procedure and on an equal footing with the Council.

BACKGROUND: Directive (EU) 2019/633 on unfair trading practices in business-to-business relationships in the agricultural and food supply chain required Member States to designate enforcement authorities to ensure the effective enforcement of the prohibitions laid down in the Directive. The enforcement authorities can act either on their own initiative or on the basis of complaints by parties affected by unfair trading practices in the agricultural and food supply chain.

The Directive also introduced rules related to the powers of enforcement authorities ensuring that those authorities can investigate, collect information and order the termination of an unfair trading practice.

In addition, the Directive required the enforcement authorities to cooperate effectively with each other and with the Commission, and to provide each other with mutual assistance in investigations that have a cross-border dimension. However, the experience of enforcement authorities is that gathering information, finding an infringement and imposing and enforcing fines and other equally effective penalties can be difficult where the buyer is located in another Member State. The ability of the enforcement authorities to cooperate in such cases should therefore be strengthened.

CONTENT: the Commission is proposing a Regulation (like for other such EU cooperation instruments, notably those on customs cooperation, VAT cooperation, feed and food controls, and consumer protection), as the proposed rules essentially provide for directly applicable cooperation arrangements between public authorities.

The proposal:

- complements the Directive with the view to ensuring that the enforcement authorities have the necessary tools to gather information, find an infringement and impose and enforce fines and other equally effective penalties against buyers located in another Member State;

- aims to improve and increase cooperation between enforcement authorities, while maintaining a minimal interference in the legal orders of the Member States;

- aims to ensure that a legal basis is provided to enable exchanges of information and requests for enforcement measures, for which the requested authority will follow its national rules.

More specifically, the proposed Regulation lays down:

- procedural rules for exchanges of information between enforcement authorities. Requests for information are to be made in **writing**, stating the corresponding provision of the Directive, as well as the national law. The collection of the requested information is to be made by the requested enforcement authority and used by the applicant enforcement authority in accordance with their national laws;

- provisions to allow an enforcement authority to enforce, at the request of another, in accordance with the national rules of its Member State, final decisions imposing fines or other equally effective penalties and interim measures;

- rules allowing the enforcement authorities to agree on the language to be used in all notifications, requests and communications between them, as well as rules in case of disagreement among them in order to ensure smooth cooperation;

- that an unfair trading practice with a cross-border dimension, involving at least three Member States should be considered as a widespread unfair trading practice;

- that in cases of widespread unfair trading practices, the enforcement authorities of the Member States concerned should be able to issue alerts, engage in coordinated actions, and designate a coordinator to coordinate the cooperation among the relevant authorities in whose territories the practice may be taking place;

- procedures for the coordination of investigation and enforcement measures relating to widespread unfair trading practices with a cross-border dimension should be laid down.