



EUROPEAN COMMISSION
DG Competition

***Case M.9294 - BMS /
CELGENE***

Only the English text is available and authentic.

**REGULATION (EC) No 139/2004
MERGER PROCEDURE**

Article 6(1)(b) NON-OPPOSITION
Date: 29/07/2019

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EUROPEAN COMMISSION

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PUBLIC VERSION

In the published version of this decision, some information has been omitted pursuant to Article 17(2) of Council Regulation (EC) No 139/2004 concerning non-disclosure of business secrets and other confidential information. The omissions are shown thus [...]. Where possible the information omitted has been replaced by ranges of figures or a general description.

To the notifying party

Subject: M.9294 – BMS/Celgene
Commission decision pursuant to Article 6(1)(b) of Council Regulation No 139/2004¹ and Article 57 of the Agreement on the European Economic Area²

Dear Sir or Madam,

- (1) On 24 June 2019, the European Commission received a notification of a proposed concentration pursuant to Article 4 of the Merger Regulation by which Bristol-Myers Squibb Company (“BMS”, United States) will acquire sole control of Celgene Corporation (“Celgene”, United States). In this Decision, BMS is referred to as the “Notifying Party”. Together, BMS and Celgene are referred to as the “Parties”.

1. THE PARTIES AND THE OPERATION

- (2) **BMS** is a global pharmaceutical company headquartered in the United States. BMS is engaged in the development and commercialisation of innovative medicines in

¹ OJ L 24, 29.1.2004, p. 1 (the “Merger Regulation”). With effect from 1.12.2009, the Treaty on the Functioning of the European Union (“TFEU”) has introduced certain changes, such as the replacement of “Community” by “Union” and “common market” by “internal market”. The terminology of the TFEU will be used throughout this decision.

² OJ L 1, 3.1.1994, p. 3 (the “EEA Agreement”).

four main therapeutic areas: oncology, autoimmune diseases, cardiovascular diseases, and fibrotic diseases.

- (3) **Celgene** is a global pharmaceutical company headquartered in the United States. Celgene is engaged primarily in the development and commercialisation of innovative therapies in oncology and autoimmune diseases.
- (4) On 2 January 2019, the Parties signed a Merger Agreement pursuant to which BMS will acquire Celgene in a cash and stock transaction with an equity value of approximately USD 74 000 million (approximately EUR 62 700 million) (the “Transaction”). Upon closing of the Transaction, BMS will acquire sole control over Celgene.
- (5) The Transaction would therefore give rise to a concentration within the meaning of Article 3(1)(b) of the Merger Regulation.

2. EU DIMENSION

- (6) The undertakings concerned have a combined aggregate worldwide turnover of more than EUR 5 000 million³ in 2018 (BMS: EUR 19 104 million; Celgene: EUR 12 939 million). Each of them has an EU-wide turnover in excess of EUR 250 million in 2018 (BMS: [...]; Celgene: [...]), but they do not achieve more than two-thirds of their aggregate EU-wide turnover within one and the same Member State.
- (7) The Transaction therefore has an EU dimension within the meaning of Article 1(2) of the Merger Regulation.

3. FRAMEWORK FOR THE COMMISSION’S COMPETITIVE ASSESSMENT

3.1. General considerations on market definition

3.1.1. Relevant product market

- (8) When defining relevant markets in past decisions dealing with finished dose pharmaceutical products,⁴ the Commission based its assessment on the following general approach.⁵

³ Turnover calculated in accordance with Article 5 of the Merger Regulation and the Commission Consolidated Jurisdictional Notice (OJ C 95, 16.4.2008, p. 1).

⁴ Finished dose pharmaceuticals (“FDPs”) refer to the finished dosage form of pharmaceutical products, which, in other words, are ready to be used by customers. FDPs contain (i) an active pharmaceutical ingredient (or “API”, which correspond to the component present within the product that provides the pharmacological action in the body, e.g. *acetyl salicylic acid* in an aspirin tablet), or a combination of APIs and (ii) other excipients.

⁵ See, for example, cases M.8974 – *Procter & Gamble / Merck Consumer Health Business*, decision of 27.8.2018; M.7919 – *Sanofi/Boehringer Ingelheim Consumer healthcare Business*, decision of 4.8.2016; M.6969 – *Valeant Pharmaceuticals International/Bausch & Lomb Holdings*, decision of 5.8.2013; M.5778 – *Novartis/Alcon*, decision of 9.8.2010; M.7276 – *GlaxoSmithKline/ Novartis Vaccines Business*

- (9) The Commission noted that medicines may be subdivided into therapeutic classes by reference to the Anatomical Therapeutic Classification (“ATC”), devised by the European Pharmaceutical Marketing Research Association (“EphMRA”) and maintained by EphMRA and IQVIA, formerly known as Intercontinental Medical Statistics (“IMS”).
- (10) The ATC system is a hierarchical and coded four-level system, which classifies medicinal products by class according to their indication, therapeutic use, composition, and mode of action (“MoA”). In the first and broadest level (ATC 1), medicinal products are divided into the 16 anatomical main groups. The second level (ATC 2) is either a pharmacological or therapeutic group. The third level (ATC 3) further groups medicinal products by their specific therapeutic indications. Finally, the ATC 4 level is generally the most detailed one (not available for all ATC 3) and refers for instance to the MoA or any other subdivision of the relevant products.
- (11) The Commission has often referred to the third level (ATC 3) as the starting point for defining the relevant product market. However, in a number of cases, the Commission found that the ATC 3 level classification did not yield the appropriate market definition within the meaning of the Commission Notice on the Definition of the Relevant Market.⁶ In particular, the Commission has considered in previous decisions plausible product markets at the ATC 4 level, at a level of a molecule or a group of molecules that are considered interchangeable so as to exercise competitive pressure on one another.⁷
- (12) The Commission has also envisaged the possibility of defining the market by reference to the disease (and its degree of severity). For instance, in oncology, the Commission took into consideration the type of cancer, its location and whether the cancer is in an initial or an advanced stage.⁸ Similarly, in autoimmune diseases, the Commission has typically identified relevant product markets by reference to indications.⁹
- (13) In its past decisional practice, the Commission has also considered relevant market segmentations based on (i) the types of treatment (*e.g.* chemotherapy, targeted therapies and immunotherapies in oncology;¹⁰ conventional and biologic treatments in autoimmune diseases),¹¹ (ii) the line of treatment,¹² (iii) the MoA,¹³ and (iv) the

(*Excl. Influenza*) / *Novartis Consumer Health Business*, decision of 28.1.2015; M.5865 – *Teva / Ratiopharm*, decision of 3.8.2010; and M.8889 – *Teva / PGT OTC*, decision of 29.1.2010.

⁶ OJ C 372, 9.12.1997, p. 5.

⁷ See case M.9274 – *GSK/Pfizer Consumer Healthcare Business*, decision of 10.7.2019, recital 15 and case M.7275 - *Novartis/GSK Oncology*, decision of 28.1.2015, recitals 207 and 216.

⁸ See case M.5476 - *Pfizer/Wyeth*, decision of 17.7.2009, recitals 21-26 (renal cell carcinoma).

⁹ See case M.8955 - *Takeda/Shire*, decision of 20.11.2018, recital 49 (ulcerative colitis and Crohn’s disease).

¹⁰ See case M.7275 - *Novartis/GSK Oncology*, decision of 28.11.2015, recital 31. The Commission found that, given the different ways in which they treat cancer, chemotherapies, targeted therapies, and immunotherapies may not be substitutable and they are most often used as complementary treatments. For instance, chemotherapies and targeted therapies attack cancerous cells directly, whereas immunotherapies work to enable the patient’s own immune system to attack the cancer. Targeted therapies are designed to interact with a specific target associated with cancer, whereas chemotherapies are typically identified because they kill rapidly dividing cells. Targeted therapies and immunotherapies are also typically more expensive than chemotherapies. Given their novelty, targeted therapies and immunotherapies are generally still under patent, while many chemotherapy drugs are off patent.

¹¹ See case M.8955 - *Takeda/Shire*, decision of 20.11.2018, recitals 17-25.

mode of delivery (“MoD”, e.g. oral, intravenous, intramuscular, and subcutaneous injections).¹⁴

- (14) As regards pipeline products, the Commission has in previous decisions considered market definitions based on the indication, the mode of action, and, where relevant, the line of treatment, but ultimately left open the exact delineation of the market.¹⁵ The Commission added that when research and development (“R&D”) activities are assessed in terms of importance for future markets, the product market definition can be left open, reflecting the intrinsic uncertainty in analysing products that do not exist yet.¹⁶
- (15) The Commission will analyse in Section 4 below the relevance of these distinctions for the relevant product market definition in the present case.

3.1.2. *Relevant geographic market*

- (16) The Commission has consistently considered that the markets for FDP products are national in scope, in particular in view of the national regulatory and reimbursement schemes and the fact that competition between pharmaceutical firms still predominantly takes place at a national level.¹⁷ For pipeline products, the Commission has considered the geographic scope of the market to be at least EEA-wide.¹⁸
- (17) The Commission will analyse in Section 4 below the relevance of these precedents for the relevant geographic market definition in the present case.

3.2. **General approach to competitive assessment of horizontal effects of the Transaction**

- (18) Article 2 of the Merger Regulation requires the Commission to examine whether notified concentrations are compatible with the internal market, by assessing whether they would significantly impede effective competition in the internal market or in a substantial part of it, in particular, as a result of the creation or strengthening of a dominant position or the removal of a significant competitive constraint.
- (19) In addition, Article 57(1) of the EEA Agreement requires the Commission to examine whether notified concentrations are compatible with the functioning of the EEA Agreement, by assessing whether they would create or strengthen a dominant

¹² See case M.7275 - *Novartis/GSK Oncology*, decision of 28.1.2015, recitals 33 and 143. Line of treatment refers to the setting for which a specific drug is indicated. For example, a drug indicated for second-line of treatment should be used only after another therapy (the first-line of treatment) has proven ineffective or if this other therapy cannot be prescribed altogether to a specific patient.

¹³ See case M.8955 - *Takeda/Shire*, decision of 20.11.2018, recitals 31-49.

¹⁴ See case M.8401 - *J&J/Actelion*, decision of 9.06.2017, recital 60.

¹⁵ See cases M.3354 - *Sanofi-Synthelabo/Aventis*, decision of 26.4.2004, recital 57; and M.7275 - *Novartis/GSK Oncology*, decision of 28.1.2015, recitals 85-94.

¹⁶ Case M.7275 - *Novartis/GSK Oncology*, decision of 28.1.2015, recital 26.

¹⁷ See cases M.8955 - *Takeda/Shire*, decision of 20.11.2018, recital 56 and M.8401 - *J&J/Actelion*, decision of 9.06.2017, recital 66.

¹⁸ See most recently, case M.8955 - *Takeda/Shire*, decision of 20.11.2018, recital 56.

position as a result of which effective competition would be significantly impeded within the EEA territory or a substantial part of it.

- (20) In this framework, “competition” is understood to mean product and price competition (actual or potential), as well as innovation competition, where the Commission assesses in particular potential horizontal non-coordinated effects.¹⁹ The Commission considers that a concentration may not only affect competition in existing markets, but also competition in innovation and new product markets.²⁰ This may be the case when a concentration concerns entities currently developing new products or technologies which either may one day replace existing ones or which are being developed for a new intended use and will therefore not replace existing products but create a completely new demand.²¹
- (21) In the pharmaceutical industry, the process of innovation is structured in such a way that it is typically possible at an early stage of clinical trials to identify competing research programmes (or “pipeline” programmes).²² Competing pipeline programmes can be defined as R&D efforts aimed at developing substitutable products and having similar timing. The timing of a research programme should be assessed by reference to the stage of the on-going preclinical or clinical trials.²³
- (22) In line with the past decisional practice in the pharmaceutical sector²⁴ and the Commission’s decisions in *Dow/Dupont* and *Bayer/Monsanto*,²⁵ the Commission has taken into account a four-layer competitive assessment framework, which corresponds to the overlaps between the parties’ activities in terms of:
- (a) Actual (product and price) competition, assessing the overlaps between the parties’ existing (marketed) products;²⁶
 - (b) Potential (product and price) competition, assessing the overlaps (i) between the parties’ existing (marketed) and pipeline products at advanced stages of

¹⁹ See case M.8084 - *Bayer/Monsanto*, decision of 21.3.2018, recital 48. The remainder of this Section focuses on horizontal, non-coordinated effects, as the Transaction does not give rise to non-horizontal overlaps or coordinated effects. Regarding the framework of assessment of horizontal non-coordinated effects, see the Commission Guidelines on the assessment of horizontal mergers under the Merger Regulation (the “Horizontal Merger Guidelines”) OJ C 31, 5.2.2004, p. 5, paragraphs 24-38.

²⁰ Horizontal Merger Guidelines, paragraph 8.

²¹ Horizontal Merger Guidelines, paragraph 38.

²² In the pharmaceutical industry, pipeline drugs go through several development stages, starting with preclinical trials in laboratories and on animals, and later moving on to clinical trials in humans (so called “Phase I”, “Phase II” and “Phase III” clinical trials which are detailed in fn. 27 below). Clinical trials in humans are strictly regulated in order to ensure the protection of trial subjects and the credibility of the results. In most jurisdictions, before a clinical trial can start, the sponsor must typically apply for and receive clinical trial authorisation from the competent authorities. The clinical trial is also typically registered on public databases. All clinical trial protocols conducted in Europe are identified at European level with a unique number and registered in the European Clinical Trials Database (EudraCT database). ClinicalTrials.gov is a web-based resource that provides easy access to information on publicly and privately supported clinical studies conducted worldwide. Unlike clinical trials, preclinical trials are not registered and their existence is not always publicly disclosed.

²³ See case M.7275 - *Novartis/GSK Oncology*, decision of 28.1.2015, recital 90.

²⁴ See case M.7275 - *Novartis/GSK Oncology*, decision of 28.1.2015, recitals 89-90.

²⁵ See cases M.7932 - *Dow/Dupont*, decision of 27.3.2017, recitals 272-302 and M.8084 - *Bayer/Monsanto*, decision of 21.3.2018, recitals 48-54.

²⁶ The Transaction does not give rise to horizontally affected markets involving existing (marketed) products in any EEA countries.

development and (ii) between the parties' pipeline products at advanced stages of development. For pharmaceutical products, the Commission in principle considers programmes in Phase II and III clinical trials as being at an advanced stage of development;²⁷

- (c) Innovation competition in relation to the parties' ongoing pipeline products, assessing the risk of significant loss of innovation competition resulting from the discontinuation, delay or redirection of the overlapping pipelines (including early stage pipelines); and
 - (d) Innovation competition in relation to the capability to innovate in certain innovation spaces, assessing the risk of a significant loss of innovation competition resulting from a structural reduction of the overall level of innovation.²⁸
- (23) The Commission will analyse the overlaps between the activities of the Parties against this framework in Section 4 below.

²⁷ The phases of clinical development for pipeline products can be described as follows. Phase I starts with the initial administration of a new drug into humans, with trials carried out on a small number of people (*e.g.* in oncology, the sample size is usually in the low tens). The focus of Phase I trials is to confirm that the drug is safe to use in humans and to identify the appropriate dosage and exposure-response relationship. They typically involve one or a combination of the following aspects: estimation of initial safety and tolerability, characterisation of a drug's absorption, distribution, metabolism, and excretion, and early measurement of drug activity. Phase II usually starts with the initiation of studies to explore therapeutic efficacy in patients. Studies in Phase II are typically conducted on a small group of patients (generally around 20 to 50 up to some hundreds per cohort or treatment arm) that are selected based on stricter criteria for indications. Phase III trials aim to demonstrate or confirm therapeutic benefit in a larger group of patients (Phase III trials will typically have hundreds of patients and may have over a thousand, for example for autoimmune diseases). Studies in Phase III are designed to confirm the preliminary evidence accumulated in Phase II that a drug is safe and effective for use in the intended indication and recipient population. Usually, Phase III trials will involve a comparison of the investigational agent with a placebo or the standard of care therapy. These studies are also intended to provide an adequate basis for marketing approval. Phase IV begins after drug approval to monitor possible adverse reactions and/or new side effects over time. See Case M.8401 - *J&J/Actelion*, decision of 9.06.2017, footnote 6.

²⁸ In the present case, the Commission considers that the Transaction is unlikely to raise competition concerns in this respect given the very large number of R&D organisations competing at global level (*e.g.* pharmaceutical and biotechnology companies, university research programmes) in the overlapping therapeutic spaces, which are characterised by intensive R&D. For instance, in oncology, over 700 companies are active in late stage R&D, including at least 14 large biopharmaceutical companies (see IQVIA - Global Oncology trends 2018 report, p. 42). In autoimmune diseases, a report of the Pharmaceutical Research and Manufacturers of America ("PhRMA") indicated that in 2016, there were 311 medicines and vaccines in development by more than 150 companies for patients with autoimmune diseases (see <http://phrma-docs.phrma.org/sites/default/files/pdf/medicines-in-development-report-autoimmune-diseases.pdf> and <http://phrma.org/sites/default/files/pdf/medicines-in-development-drug-list-autoimmune-diseases.pdf>).

4. COMPETITIVE ASSESSMENT

- (24) BMS and Celgene are both active in the development and commercialisation of pharmaceutical products. The Parties' activities give rise to limited horizontal overlaps in the EEA in relation to marketed and/or pipeline treatments in autoimmune diseases (Section 4.1), fibrotic diseases (Section 4.2), and oncology (Section 4.3).

4.1. Autoimmune diseases

4.1.1. Introduction

- (25) Autoimmune diseases result from a dysfunction of the immune system in which the body attacks its own organs, tissues, and cells. Autoimmune diseases can target almost any part of the body. Autoimmune diseases vary according to the part of the body being targeted by the immune system, and include psoriasis ("PsO"), psoriatic arthritis ("PsA"), inflammatory bowel diseases ("IBD") including ulcerative colitis ("UC") and Crohn's disease ("CD"), and systemic lupus erythematosus ("Lupus" or "SLE"). Autoimmune diseases can range in severity, from mild to severe cases, with the gravity of the disease often increasing over time. They affect approximately 5-10% of the global population.²⁹
- (26) In the autoimmune therapeutic space, the Parties activities overlap with respect to the following indications: PsO (Section 4.1.2), PsA (Section 4.1.3), IBD (Section 4.1.4) and Lupus (Section 4.1.5).

4.1.2. Treatments for Psoriasis

- (27) Psoriasis ("PsO") is a chronic inflammatory disease, which causes an exaggerated reaction of the natural repair and defence mechanisms of the body. This exaggerated reaction causes red, scaly patches of skin to appear.
- (28) Patients can suffer from PsO of different gravity, ranging from mild to severe. PsO severity is typically classified with reference³⁰ to the body surface area ("BSA")³¹ percentage that is affected by the disease; the Psoriasis area and severity index ("PASI");³² and the dermatology life quality index ("DLQI").³³

²⁹ See notably the report summarising the presentations and discussions of a workshop on autoimmune diseases held at the European Parliament on 25.9.2017: [http://www.europarl.europa.eu/cmsdata/133620/ENVI%202017-09%20WS%20Autoimmune%20diseases%20%20PE%20614.174%20\(Publication\).pdf](http://www.europarl.europa.eu/cmsdata/133620/ENVI%202017-09%20WS%20Autoimmune%20diseases%20%20PE%20614.174%20(Publication).pdf).

³⁰ See EMA, Committee for Medicinal Products for Human Use, Guidelines on Clinical Investigation of Medicinal Products for the Treatment of Psoriasis, 2004, p. 6, available at https://www.ema.europa.eu/en/documents/scientific-guideline/guideline-clinical-investigation-medicinal-products-indicated-treatment-psoriasis_en.pdf.

³¹ BSA is a percentage indicating the area affected by the disease compared to the whole body surface.

³² PASI combines the assessment of the severity of lesions and the area affected into a single score in the range 0 (no disease) to 72 (maximal disease).

³³ DLQI is based on a ten-question questionnaire used to measure the impact of the skin disease on the quality of life of an affected person. The DLQI score ranges from 0 to 30.

- (29) In Europe, it is generally considered that a patient can be considered as suffering from mild PsO when he/she has a BSA of 10% or less; a PASI score of 10 or less; and a DLQI of 10 or higher. A patient is considered as suffering from moderate-to-severe PsO when he/she has a BSA exceeding 10%; a PASI score higher than 10; and a DLQI lower than 10.³⁴
- (30) Treatment for moderate-to-severe PsO is typically undertaken in steps through consecutive lines of treatment, matching the severity of the disease and the patient's symptoms.³⁵ This means that a patient has to first be prescribed with drugs from the earlier line of treatment category and if these do not work, the patient can be moved to a drug from a subsequent line of treatment category.

4.1.2.1. Market definition

(A) Relevant product market

(A.i) *Commission's Precedents*

- (31) The Commission has not assessed in detail the relevant product market definition for PsO treatments in the past.³⁶

(A.ii) *The Parties' view and Commission's assessment*

Segmentation by reference to the severity of the disease

- (32) The Parties submitted that treatments for moderate-to-severe PsO and treatments for mild PsO belong to separate relevant product markets. In any event, the Parties argued that this question could be left open because the Transaction would not raise competition concerns even under the narrower of the two market segmentations, *i.e.* treatments for moderate-to-severe PsO.³⁷
- (33) The market investigation suggested that there is a separate relevant product market for treatments for moderate-to-severe PsO. All the competitors and the key opinion leaders ("KOLs")³⁸ who responded to the market investigation indicated that Celgene's Otezla and its competing products target the treatment of moderate-to-

³⁴ See notably EMA, Committee for Medicinal Products for Human Use, Guidelines on Clinical Investigation of Medicinal Products for the Treatment of Psoriasis, 2004, p. 6. See also Definition of treatment goals for moderate to severe psoriasis: a European consensus, Arch Dermatol Res. 2011 Jan; 303(1) 1-10.

³⁵ The main guidelines in the EEA for the treatment of PsO are the European S3 Guidelines on the systemic treatment of PsO (the "S3 Guidelines") from the European Dermatology Forum in cooperation with the European Academy of Dermatology and Venereology and the International Psoriasis Council.

³⁶ In its decisional practice, the Commission considered topical anti-PsO products (skin creams available over the counter ("OTC") or by prescription). See Case M.5530 - *GlaxoSmithKline/Stiefel Laboratories*, decision of 17.7.2009, recital 20. In that decision, the Commission has not considered any products comparable to the products and pipeline projects of the Parties for the treatment of PsO.

³⁷ Form CO, paragraphs 245-246.

³⁸ The KOLs contacted during the Commission's market investigation are leading experts in their field of expertise, and recognised figures in the European medical community.

severe PsO³⁹ and can usually be prescribe for this indication alone. KOLs also recalled that the available guidelines in the EEA specifically concern treatments for moderate-to-severe PsO.⁴⁰

Segmentation by line of treatment

- (34) The Parties submitted that in Europe, lines of treatment for PsO are not as well defined as in other diseases (*e.g.* in oncology). The Parties added that references to different lines of treatment are rare in clinical guidelines for PsO.⁴¹ The Parties suggested that the issue could ultimately be left open because the Transaction would not raise competition concerns even if one looks at moderate-to-severe PsO treatments divided by lines of treatment.⁴²
- (35) The majority of competitors who responded to the market investigation acknowledged a three-fold categorisation of moderate-to-severe PsO treatments by line of treatment.⁴³ According to these respondents, (i) first-line treatments for moderate-to-severe PsO include anti-inflammatory drugs, topical treatments, and phototherapies; (ii) second-line treatments include conventional systemic therapies (*e.g.* methotrexate or cyclosporine); and (iii) third-line treatments consist of biologics and small-molecule drugs.⁴⁴ The vast majority of KOLs also agreed⁴⁵ that the treatment algorithm for PsO is also organised in lines of treatment, which include, after the use of topical treatments, (i) conventional systemic therapies and (ii) biologics and small-molecule drugs. Certain competitors and KOLs noted that the boundaries between the different lines of treatment are blurred,⁴⁶ however, none of the respondents questioned the fact that biologics and small-molecule drugs are offered as the last line of treatment.
- (36) In any event, the exact relevant product market definition can be left open since the Transaction does not give rise to serious doubts as to its compatibility with the internal market and the functioning of the EEA Agreement even if a separate market were defined for the last line (third-line) treatments for moderate-to-severe PsO.

³⁹ Replies to questions 10, 12, 13, 15-18 – Questionnaire to competitors – Autoimmune diseases; Non-confidential minutes of a conference call with a KOL, 21.5.2019; Non-confidential minutes of a conference call with a KOL, 16.5.2019; Non-confidential minutes of a conference call with a KOL, 2.5.2019, Non-confidential minutes of a conference call with a KOL, 30.4.2019; Non-confidential minutes of a conference call with a KOL, 29.4.2019; Non-confidential minutes of a conference call with competitor, 24.5.2019.

⁴⁰ Non-confidential minutes of a conference call with a KOL, 16.5.2019; Non-confidential minutes of a conference call with a KOL, 2.5.2019; Non-confidential minutes of a conference call with a KOL, 30.4.2019.

⁴¹ See A Nast et al, European S3-Guideline on the systemic treatment of psoriasis vulgaris–Update Apremilast and Secukinumab–EDF in cooperation with EADV and IPC, *J Eur Acad Dermatol Venereol.* 2017 Dec; 31(12):1951-1963.

⁴² Form CO, paragraph 256.

⁴³ See Replies to question 5 – Questionnaire to competitors – Autoimmune diseases.

⁴⁴ ‘Small molecule’ drugs are typically synthesised *via* chemical processes, and constitute the majority of drugs in use. Conversely, ‘large molecule’ drugs are typically produced through biologic processes like cell culture (these include many vaccines and monoclonal antibodies).

⁴⁵ See Non-confidential minutes of a conference call with a KOL, 30.4.2019, Non-confidential minutes of a conference call with a KOL, 29.4.2019, Non-confidential minutes of a conference call with a KOL, 24.4.2019.

⁴⁶ See Replies to question 5 – Questionnaire to competitors – Autoimmune diseases and Non-confidential minutes of a conference call with a KOL, 29.4.2019.

Segmentation by mode of action

- (37) The Parties suggested that different treatments for moderate-to-severe PsO compete with each other, regardless of their MoA. The most important factors for a physician choosing a treatment against an autoimmune disease are efficacy and safety. The physician will consider a wide range of MoA taking into account the specific needs of the patient.⁴⁷ The Parties suggested that the issue could ultimately be left open because the Transaction would not raise competition concerns even if one looks at moderate-to-severe PsO treatments sub-segmented by MoA.
- (38) The majority of competitors and KOLs who responded to the market investigation also suggested that treatments for moderate-to-severe PsO compete with each other, regardless of their MoA.⁴⁸ As one KOL put it, “*what matters for doctors when choosing a PsO treatment is the drug’s efficacy as well as its safety. The drug’s mode of action is less important.*”⁴⁹ When asked to compare biologicals and small-molecule drugs, the majority of competitors confirmed that “*all available third line treatments compete with one another [...] regardless of mode of action*”.⁵⁰ When asked to identify the closest competitor to a product or a pipeline project, the vast majority of competitors indicated products and pipeline projects with different MoA.⁵¹
- (39) In particular, in light of the Parties’ overlapping products, the Commission investigated whether there is a separate relevant product market for moderate-to-severe PsO treatments with a specific MoA, namely tyrosine kinase 2 (“TYK2”) inhibition. TYK2 is an enzyme involved in the signalling of pro-inflammatory cytokines such as interleukins 12 and 23 and interferon I responses. A TYK2 inhibitor specifically blocks TYK2 and therefore the creation of these pro-inflammatory cytokines, which drive PsO and other autoimmune diseases. TYK2 inhibitors seek to block specifically the TYK2 enzyme and not other kinases, which makes for a safer drug. TYK2 inhibitors are still under development today and none of them has been launched at this stage.
- (40) The market investigation suggested that TYK2 inhibitors should not constitute a separate relevant product market. The majority of competitors and KOLs confirmed that TYK2 inhibitors will compete with other treatments for moderate-to-severe PsO, regardless of the MoA.⁵² For example, most competitors expect that TYK2 inhibitors (if/when launched) would have comparable efficacy and safety to biologics such as interleukin 12/23 (“IL-12/23”) inhibitors.⁵³ Yet, a small minority

⁴⁷ Form CO, paragraph 281.

⁴⁸ See Replies to questions 11 and 13 – Questionnaire to competitors – Autoimmune diseases.

⁴⁹ See Non-confidential minutes of a conference call with a KOL, 21.5.2019. Several other KOLs stated that products of different MoA compete with each other as treatments for moderate-to-severe PsO. See Non-confidential minutes of a conference call with a KOL, 30.4.2019, Non-confidential minutes of a conference call with a KOL, 29.4.2019, Non-confidential minutes of a conference call with a KOL, 24.4.2019.

⁵⁰ See Replies to question 13 – Questionnaire to competitors – Autoimmune diseases.

⁵¹ See Replies to question 9 – Questionnaire to competitors – Autoimmune diseases.

⁵² See Replies to question 22 – Questionnaire to competitors – Autoimmune diseases. See also Non-confidential minutes of a conference call with a KOL, 24.4.2019; Non-confidential minutes of a conference call with a KOL, 29.4.2019; and Non-confidential minutes of a conference call with a KOL, 2.5.2019.

⁵³ See Replies to questions 24 and 25 – Questionnaire to competitors – Autoimmune diseases.

of competitors stated that TYK2 inhibitors have a unique profile of high efficacy and safety and are bound to disrupt the market of moderate-to-severe PsO treatments when they are marketed.⁵⁴

- (41) In any event, the exact relevant product market definition can be left open since the Transaction does not give rise to serious doubts as to its compatibility with the internal market and the functioning of the EEA Agreement even if a separate market were defined for TYK2 inhibitor treatments for moderate-to-severe PsO.
- (42) According to two competitors, which constitutes a small minority of all the respondents, the possible market for TYK2 inhibitor treatments for PsO should be segmented even further. TYK2 inhibition can be achieved with two different mechanisms: an orthosteric mechanism (where the drug docks on the active site of the TYK2 enzyme) and an allosteric mechanism (where the drug docks on the regulatory (non-active) sub-unit of the enzyme). According to the two competitors, allosteric TYK2 inhibitors are a distinct and unique class of treatments for autoimmune diseases because they are particularly selective and this ensures a good safety profile and high efficacy. The market investigation did not support this claim. Indeed, the majority of KOLs stated that allosteric mechanisms are not unique and orthosteric TYK2 inhibitors could possibly achieve comparable levels of efficacy and safety.⁵⁵ One KOL submitted that *“there is no evidence that an allosteric action mechanism leads to any benefits for the patient (in terms of efficacy or safety). Nor is an allosteric mechanism necessary to target a TYK2”*,⁵⁶ while another KOL added: *“increased selectivity [...] does not necessarily characteri[s]e every inhibitor with an allosteric mechanism”*.⁵⁷ Similarly, a competitor who is currently developing a TYK2 inhibitor stated that *“overall, the use of an allosteric or an orthosteric mechanism for TYK 2 inhibition does not make a difference for the patient (i.e. in terms of efficacy or safety). [...] [A]n allosteric mechanism for TYK 2 inhibition is not necessarily more targeted than an orthosteric mechanism and may give rise to similar side effects.”*⁵⁸ For this reason, the Commission concludes that, at this point in time and on the basis of the elements at its disposal, no separate relevant product market can be defined for allosteric TYK2 inhibitor treatments for moderate-to-severe PsO.

Segmentation by mode of delivery

- (43) The Parties also suggested that different treatments for moderate-to-severe PsO compete with each other, regardless of their MoD. The most important factors for a physician choosing a treatment against an autoimmune disease are efficacy and safety. The physician will consider a wide range of MoDs taking into account the specific needs of the patient.⁵⁹ The Parties suggested that the issue could ultimately be left open because the Transaction would not raise competition concerns even if one looks at moderate-to-severe PsO treatments sub-segmented by MoD.

⁵⁴ See Replies to questions 24 and 25 – Questionnaire to competitors – Autoimmune diseases.

⁵⁵ See Non-confidential minutes of conference call with KOL, 24.4.2019, Non-confidential minutes of conference call with KOL, 24.4.2019, Non-confidential minutes of conference call with KOL, 24.4.2019, Non-confidential minutes of conference call with KOL, 16.5.2019.

⁵⁶ Non-confidential minutes of conference call with KOL, 24.4.2019.

⁵⁷ Non-confidential minutes of conference call with KOL, 16.5.2019.

⁵⁸ Non-confidential minutes of conference call with a competitor, 21.5.2019.

⁵⁹ Form CO, paragraph 281.

- (44) The market investigation was inconclusive on the question of whether the market for moderate-to-severe PsO treatments should be further sub-segmented based on the MoD, *e.g.* whether there should be a separate relevant market for oral treatments of moderate-to-severe PsO.
- (45) On the one hand, all respondents recognised that efficacy and safety of the treatment⁶⁰ (not MoD) are the key parameters driving prescription decisions.⁶¹ The majority of competitors and KOLs added that oral products compete with injectable drugs (like biologics).⁶² Many KOLs also indicated that the vast majority of patients is open to an injectable product if it would ensure better results.⁶³ Certain KOLs added that in terms of adherence, oral and injectable treatments for PsO are not significantly different.⁶⁴ An injectable treatment, *e.g.* once every 3-4 weeks is comparable in terms of adherence and convenience with an oral drug that the patient needs to take twice per day.⁶⁵
- (46) On the other hand, the majority of competitors confirmed that the MoD plays an important role to determine whether different types of moderate-to-severe PsO treatments compete with each other.⁶⁶ Some respondents added that oral products have a unique convenience profile and dermatologists prescribe them for special categories of patients, *e.g.* frequent travellers or patients with needle phobia.⁶⁷
- (47) In any event, the exact relevant product market definition can be left open since the Transaction does not give rise to serious doubts as to its compatibility with the internal market and the functioning of the EEA Agreement even if a separate market were defined for oral third-line treatments for moderate-to-severe PsO.

⁶⁰ The exact efficacy (*i.e.* therapeutic effectiveness) and safety (*i.e.* existence or absence of adverse effects) profile of a drug depends on its MoA and the disease targeted. Drugs with different MoA may have, in some instances and to some extent, similar efficacy and safety profiles.

⁶¹ See Replies to question 11 – Questionnaire to competitors – Autoimmune diseases.

⁶² Non-confidential minutes of conference call with KOL, 30.4.2019, Non-confidential minutes with competitor, 21.5.2019, Replies to questions 9 and 13 – Questionnaire to competitors – Autoimmune diseases.

⁶³ Non-confidential minutes of conference call with KOL, 30.4.2019, Non-confidential minutes of conference call with KOL, 24.4.2019, , Non-confidential minutes of conference call with KOL, 24.4.2019, Non-confidential minutes of conference call with KOL, 16.5.2019, Non-confidential minutes of conference call with KOL, 2.5.2019.

⁶⁴ Non-confidential minutes of conference call with KOL, 16.5.2019, Non-confidential minutes of conference call with KOL, 24.4.2019, Non-confidential minutes of conference call with KOL, 24.4.2019.

⁶⁵ Non-confidential minutes of conference call with KOL, 24.4.2019, Non-confidential minutes of conference call with KOL, 24.4.2019. As one competitor put it, “*compliance rates may not differ too much. For injectables you need to visit the doctor’s office, which would improve compliance rates. Tablet use is convenient for the end user, in particular if dosing is once-daily. If tablet intake would be more than once a day, treatment compliance may be negatively impacted*” in Replies to question 14.1 – Questionnaire to competitors – Autoimmune diseases.

⁶⁶ See Replies to question 14 – Questionnaire to competitors – Autoimmune diseases.

⁶⁷ See Replies to question 14.1 – Questionnaire to competitors – Autoimmune diseases, Non-confidential minutes of conference call with KOL, 3.5.2019, Non-confidential minutes of conference call with KOL, 30.4.2019.

(B) Relevant geographic market

(B.i) *Commission's Precedents and the Parties' View*

- (48) The Commission has consistently defined the geographic markets for marketed products against autoimmune diseases as being national in scope.⁶⁸ With respect to pipeline products, the Commission has consistently held that the geographic market is either global or at least EEA-wide.⁶⁹
- (49) The Parties submitted that they agree with the Commission's approach to geographic market definition.⁷⁰

(B.ii) *Commission's assessment*

- (50) Nothing in the market investigation suggested that the Commission should depart in the present case from its previous practice concerning the geographic market definition.
- (51) For the purpose of this Decision, the geographic market for marketed products for the treatment of moderate-to-severe PsO should be defined at national level.
- (52) The exact geographic scope of the market for pipeline treatments for moderate-to-severe PsO can be left open, since the Transaction does not give rise to serious doubts as to its compatibility with the internal market and the functioning of the EEA Agreement even on the basis of the narrowest plausible geographic market definition, *i.e.* at EEA-wide level.

4.1.2.2. The Parties' products

- (53) Parties' marketed and pipeline drugs for the treatment of moderate-to-severe PsO are detailed in Table 1 below.

⁶⁸ See cases M.7339 - *AbbVie/Shire*, decision of 16.10.2014, recitals 28-30; M.5865 - *Teva/Ratiopharm*, 3.8.2010, recital 83; M.3354 - *Sanofi-Synthelabo/Aventis*, 26.4.2004, recital 117.

⁶⁹ See cases M.8955 - *Takeda/Shire*, decision of 20.11.2018, recital 56; M.8401 - *J&J/Actelion*, decision of 9.7.2017, recital 31; M.7275 - *Novartis/GlaxoSmithKline oncology business*, recitals 33 and 72; M.7872 - *Novartis / GlaxoSmithKline*, recital 29; and M.7559 - *Pfizer / Hospira*, recital 30.

⁷⁰ Form CO, paragraph 160.

Table 1					
MODERATE-TO-SEVERE PsO					
PARTIES' MARKETED AND PIPELINE PRODUCTS					
Party	Product name	Marketed / Pipeline	3 rd -line treatment	MoA	MoD
Celgene	Otezla	Marketed (21 EEA countries including France, Italy and Spain) ⁷¹	Yes	PDE-4	Oral
	NDI-034858 ⁷²	Pipeline (preclinical stage)	Yes	TYK2 inhibitor	Oral
BMS	Kenalog	Marketed (France, Italy, Spain)	No	Corticosteroid	Injectable
	BMS-986165 ⁷³	Pipeline (Phase III)	Yes	TYK2 inhibitor	Oral
	BMS-986251	Pipeline (Phase I)	unknown	Roryt antagonist	Oral

- (54) Within the EEA, BMS markets Kenalog in France, Italy, and Spain. Launched in the 1960s, Kenalog is a synthetic glucocorticoid corticosteroid with the active ingredient triamcinolone acetonide. Kenalog is used for short-term relief of the symptoms of PsO as opposed to the long-term treatment of the underlying disease. Kenalog has lost market exclusivity and there is a large number of generic alternatives for Kenalog.
- (55) Celgene markets Otezla in the EEA for the treatment of moderate-to-severe PsO. Otezla received marketing authorisation from the EMA for PsO in 2015 and since then has been launched in Austria, Belgium, Croatia, Cyprus, Czechia, Denmark, Finland, France, Germany, Greece, Ireland, Italy, Luxembourg, the Netherlands, Slovakia, Slovenia, Spain, Sweden, the UK, Iceland, and Liechtenstein. Otezla is an oral small molecule drug with the active ingredient apremilast. Otezla is a PDE-4 inhibitor. PDE-4 stands for phosphodiesterase-4, an enzyme that helps in the production of pro-inflammatory cytokines. Otezla reduces such cytokines by blocking PDE-4. In the EEA, Otezla is typically used in patients who have not responded to or cannot use other conventional systemic treatments for PsO.
- (56) BMS is developing an oral small molecule drug for PsO, namely, BMS 986165, which is a TYK2 inhibitor.⁷⁴ The project is currently at Phase III clinical trial stage. BMS is also developing a ROR γ t agonist (BMS-986251) that is currently at Phase I for PsO [...].⁷⁵

⁷¹ See recital (55) below for the EEA countries where Otezla is marketed.

⁷² Celgene owns an option to acquire the TYK2 inhibitor programme developed by Nimbus Therapeutics LLC ("Nimbus").

⁷³ BMS also has a pipeline programme concerning a back-up TYK2 inhibitor, BMS-986322, which is currently at preclinical stage (expected to enter [...] in [...]).

⁷⁴ See recital (39) above.

⁷⁵ The way ROR γ t agonists work remains uncertain but antagonizing ROR γ t activity with synthetic small molecules seems to inhibit expression of interleukins 17A ("IL-17A").

- (57) Celgene owns an option to acquire the TYK2 inhibitor programme that is developed by Nimbus, a US biotech company.⁷⁶ This programme is currently at preclinical trial stage and expected to start the Phase I clinical trials in [...]. Nimbus' programme is [...].⁷⁷
- (58) The Transaction gives rise to overlaps between the marketed (existing) products of the Parties and their pipeline products at clinical trial stage in (i) a plausible market for third-line treatments for moderate-to-severe PsO and (ii) a plausible market for oral third-line treatments for moderate-to-severe PsO. Taking into account the Nimbus preclinical asset that Celgene has an option to acquire, the Transaction gives rise to overlaps in the same markets and also in a plausible market for TYK2 inhibitor treatments for moderate-to-severe PsO.⁷⁸

4.1.2.3. Overlaps involving marketed products and pipeline programmes at clinical trial stage

(A) Parties' views

- (59) The Parties submit that the overlap between Celgene's marketed drug (Otezla), on the one hand, and BMS' pipeline products (TYK2 inhibitor and ROR γ t agonist), on the other hand, would not give rise to competition concerns under any market delineation for the following reasons. *First*, Otezla has a limited position in EEA markets (with market shares well below 20% in all Member States where it is sold). *Second*, Otezla and each of BMS' TYK2 inhibitor and ROR γ t agonist are differentiated products (with distinct MoA and efficacy/safety profiles). *Third*, the competitive landscape in moderate-to-severe PsO treatments is crowded, with a large number of marketed products currently available on the market in the EEA and many pipeline projects under development. *Fourth*, with respect to BMS' ROR γ t agonist programme, the Parties argue that, assuming the clinical trials are successful, this Phase I pipeline product would not enter the market for a very long time, by which point Otezla will most likely have lost, or be close to losing, exclusivity. *Finally*, the Parties claim that, post-Transaction, the merged entity would have no ability and/or no incentive to discontinue (i) the development of BMS' two pipeline projects or (ii) the supply of Otezla.⁷⁹

⁷⁶ [In 2017], Nimbus entered into a warrant-to-acquire agreement with Celgene. Under the terms of this agreement, Celgene received an option to acquire Nimbus' TYK2 inhibitor programme [...].

⁷⁷ Nimbus expects to start the Phase I trial [...] by the beginning of [...]. (see non-confidential minutes of a conference call with Nimbus, 13.5.2019).

⁷⁸ In a plausible market including all treatments for moderate-to-severe PsO, the Transaction would also give rise to a horizontal overlap between the Parties' activities in France, Italy, and Spain, where BMS markets Kenalog and Celgene offers Otezla. However, this potential marketed-to-marketed overlap does not give rise to an affected market. The combined share of the Parties would not exceed 20% in any of these countries. Moreover, BMS' Kenalog and Celgene's Otezla are highly differentiated products with (i) different ATC3 classifications (D5B (Systemic Anti Psoriasis Products) for Otezla and H2A (Systemic Corticosteroids, Plain) for Kenalog); (ii) different MoA (Otezla is a small molecule PDE-4 inhibitor, whereas Kenalog is a corticosteroid); and (iii) different uses (Kenalog is used for the short term relief of the symptoms of PsO, whereas Otezla is used to address the underlying cause of moderate-to-severe PsO).

⁷⁹ See Form CO, Autoimmune Diseases Chapter, paragraphs. 220 and ff.

(B) Commission's assessment

- (60) The evidence in the Commission's file generally confirms the Parties' claim. It allows the Commission to exclude serious doubts as to the compatibility of the Transaction with the internal market and the functioning of the EEA Agreement resulting from the overlap of the Parties' activities in third-line moderate-to-severe PsO treatments or (more narrowly) in oral third-line moderate-to-severe PsO treatments.
- (61) *First*, the results of the market investigation show that none of the Parties' drugs is or is expected to hold a particularly strong position in the moderate-to-severe PsO treatment space:
- *Otezla*. Contrary to the US where it is considered a blockbuster,⁸⁰ Celgene's drug has a limited market position in the EEA. In a potential market for third-line treatment for moderate-to-severe PsO, Otezla's market share remains modest at national level (below 10% in 2018 in all EEA countries where it was sold).⁸¹ This is mainly due to the fact that, in the EEA, the S3 Guidelines (and national clinical guidelines) as well as the national reimbursement regimes, restrict the use of Otezla for cost-efficiency reasons.⁸² Otezla is typically prescribed as third-line treatment (*i.e.* after conventional systemic therapies have failed or in case of contraindications) and thus competes with other third-line treatments, including biologics and biosimilars. These are all more efficacious than Otezla and physicians in the EEA tend to prefer them. The use of Otezla is even more limited in some EEA countries, where national or regional guidelines recommend Celgene's drug to be prescribed *after* biologics have failed or in case of contraindications.⁸³ During the market investigation, all competitors and KOLs consider Otezla's efficacy to be lower (or much lower) than biologics'.⁸⁴ Several market participants and KOLs also highlighted potential tolerability problems associated to Otezla, in particular gastrointestinal issues, such as diarrhoea and nausea, and a risk of depression.⁸⁵ The above considerations explain Otezla's limited market position in the EEA;⁸⁶
 - *BMS TYK2 inhibitor pipeline project (BMS-986165)*. Although BMS TYK2 inhibitor is perceived as a promising drug by several market participants, most respondents to the market investigation indicated that its efficacy and safety

⁸⁰ See minutes of the conference call with a KOL dated 29.4.2019.

⁸¹ Source: IQVIA. See also Replies to question 10 – Questionnaire to competitors – Autoimmune diseases.

⁸² In the US, a large share of health expenditure is covered by private insurances, whereas, in the EEA, health expenditure are mostly financed by national public health systems which are under public budget constraints. It follows that, in the EEA countries, the level of reimbursement of a therapeutic treatment is in general more closely related to the cost-effectiveness of the drug than in the US. See notably Non-confidential minutes of a conference call with a KOL dated 24.04.2019; Non-confidential minutes of a conference call with a KOL dated 29.04.2019; Non-confidential minutes of a conference call with a KOL, dated 16.5.2019; and Non-confidential minutes of a conference call with a KOL, dated 3.05.2019.

⁸³ See notably Non-confidential minutes of a conference call with a KOL dated 24.4.2019.

⁸⁴ Replies to questions 12 and 15 – Questionnaire to competitors – Autoimmune diseases.

⁸⁵ See notably Non-confidential minutes of a conference call with a KOL dated 29.4.2019; Non-confidential minutes of a conference call with a KOL dated 30.4.2019; Non-confidential minutes of a conference call with a KOL dated 2.5.2019. See also Replies to question 12 – Questionnaire to competitors – Autoimmune diseases.

⁸⁶ This is also confirmed by [...] surveys [...] (see Form CO, Annexes AI.20 and AI.22 [...]).

profile (*i.e.* the two key elements in the choice of therapy⁸⁷) will likely be comparable to or worse than biologics.⁸⁸ As a KOL put it, “[t]oday in PsO, there are already many efficacious, cost-effective treatments with a proven safety profile and it will be difficult for TYK2 inhibitors to compete with them”.⁸⁹ BMS internal documents confirm this, citing public authorities in Europe and elsewhere who [...];⁹⁰

- BMS RORyt agonist pipeline project (BMS-986251): given its early stage of development, the exact efficacy and safety profile of this pipeline drug and the line of treatment for which it will be approved are still unknown.⁹¹ Assuming it reaches the market and is approved as a third-line treatment, it is likely that more products will have entered the market and Otezla will likely have lost its exclusivity (scheduled to occur around 2028).

(62) That being said, the results of the market investigation suggest that the MoD of the Parties’ drugs (*i.e.* oral) could constitute a competitive advantage because some patients are reluctant to receive injections and because all the alternative third-line treatments currently available on the market (biologics) are injectable.⁹² However, this competitive advantage seems limited in practice since (i) in the EEA, the MoD does not drive prescription decisions⁹³ (contrary to the US where the competitive dynamics are very different),⁹⁴ especially when it comes to third-line treatments where efficacy and safety prevail; (ii) the number of patients reluctant to injections appears to be modest (around 5% of the patient population according to some KOLs)⁹⁵; and (iii) many competitors are currently developing alternative oral drugs (see below Table 2).

(63) Second, post-Transaction, the combined entity would continue to face strong competitive constraints from a large number of actual and potential competitors.

⁸⁷ See notably Non-confidential minutes of a conference call with a KOL dated 30.04.2019 and Non-confidential minutes of a conference call with a KOL dated 16.5.2019. See also Replies to question 11 – Questionnaire to competitors – Autoimmune diseases.

⁸⁸ See notably Non-confidential minutes of a conference call with a KOL, dated 24.4.2019; Non-confidential minutes of a conference call with a KOL, dated 29.4.2019; and Non-confidential minutes of a conference call with a KOL, dated 30.4.2019. Replies to questions 24 and 25 – Questionnaire to competitors – Autoimmune diseases.

⁸⁹ Non-confidential minutes of conference calls with a competitor, 29.4.2019.

⁹⁰ Form CO, Annex AI.17, [...].

⁹¹ [...].

⁹² Replies to questions 12, 14, 20, 27 and 28 – Questionnaire to competitors – Autoimmune diseases.

⁹³ See notably Non-confidential minutes of a conference call with a KOL dated 30.04.2019 and Non-confidential minutes of a conference call with a KOL dated 16.5.2019. See also Replies to question 11 – Questionnaire to competitors – Autoimmune diseases.

⁹⁴ See notably Non-confidential minutes of a conference call with a competitor, dated 4.6.2019; Non-confidential minutes of a conference call with a KOL, dated 3.5.2019; and Non-confidential minutes of a conference call with a KOL, dated 29.4.2019.

⁹⁵ See Non-confidential minutes of a conference call with a KOL dated 2.5.2019. See also Non-confidential minutes of a conference call with a KOL dated 30.4.2019.

- (64) KOLs⁹⁶ and competitors⁹⁷ generally confirmed the Parties’ claim that the therapeutic space for moderate-to-severe PsO is crowded, in terms of both marketed products and pipeline projects. In fact, most informative respondents indicated that there would remain sufficient alternative treatments for moderate-to-severe PsO post-Transaction.⁹⁸ A KOL indicated that: “*PsO [...] is a rather crowded therapeutic space with several efficacious, safe, and cost-effective options*”.⁹⁹
- (65) Today, in the EEA, third-line treatments for moderate-to-severe PsO include (i) well established first generation biologics (*i.e.* TNF- α inhibitors), (ii) biosimilars of TNF- α inhibitors, which are and will continue to exert a downward pressure on the price of treatments for moderate-to-severe PsO,¹⁰⁰ and (iii) more recent biologics such as interleukin 12/23 (“IL-12/23”) inhibitors, interleukin 17 (“IL-17”) inhibitors, and interleukin 23 (“IL-23”) inhibitors. The main competing third-line treatments for moderate-to-severe PsO currently marketed in the EEA are listed in Table 2 below.

Table 2		
THIRD-LINE TREATMENT FOR MODERATE-TO-SEVERE PsO		
MAIN COMPETING MARKETED PRODUCTS IN THE EEA		
MoA	Active Ingredient	Product name (company)
TNF- α inhibitor	Adalimumab	Humira (AbbVie) and biosimilars ¹⁰¹
	Infliximab	Remicade (Johnson & Johnson) and biosimilars ¹⁰²
	Certolizumab	Cimzia (UCB Pharma)
	Etanercept	Enbrel (Amgen) and biosimilars ¹⁰³
IL-12/23 inhibitor	Ustekinumab	Stelara (Johnson & Johnson)
IL-23 inhibitor	Tildrakizumab	Ilumya (Sun Pharma)
	Guselkumab	Tremfya (Johnson & Johnson)
	Risankizumab	Skyrizi (AbbVie)
IL-17 inhibitor	Ixekizumab	Taltz (Eli Lilly)
	Secukinumab	Cosentyx (Novartis)
	Brodalumab	Kintheum (LeoPharma)

Source: Form CO

⁹⁶ See notably non-confidential minutes of conference calls (i) with a KOL dated 29.4.2019 (“*In addition to the many pipeline projects under development, there are also several products already on the market for the treatment of moderate-to-severe PsO*”); (ii) with a KOL dated 24.4.2019 (“*PsO [...] is a rather crowded therapeutic space with several efficacious, safe, and cost-effective options*”); (iii) with a KOL dated 30.4.2019 (“*there are plenty of alternative treatment options for PsO available on the market*”); and (iv) with a KOL dated 24.4.2019 (“*Many companies offer efficacious, safe, and cost-effective PsO treatment options in the EEA*”).

⁹⁷ See notably Replies to question 6-10, 19, 21-22 – Questionnaire to competitors – Autoimmune diseases. See also non-confidential minutes of a conference call with a competitor dated 21.5.2019

⁹⁸ See Replies to question 33 – Questionnaire to competitors – Autoimmune diseases.

⁹⁹ See non-confidential minutes of the conference call with a KOL dated 24.4.2019.

¹⁰⁰ See Form CO, Annex AI.17, [...].

¹⁰¹ Several biosimilars of Adalimumab are currently marketed in the EEA, namely Hulio (Mylan), Imraldi (Biogen), Hefiya (Sandoz), Halimatoz (Sandoz), Amgevita (Amgen), Cyltezo (Boehringer Ingelheim), Solymbic (Amgen), Idacio (Fresenius Kabi), Kromeza (Fresenius Kabi), and Hyrimoz (Sandoz).

¹⁰² Several biosimilars of Infliximab are currently marketed in the EEA, namely Zessly (Sandoz), Flixabi (Biogen), Inflectra (Hospira), and Remsina (Celltrion).

¹⁰³ Several biosimilars of Etanercept are currently marketed in the EEA, namely Benepali (Biogen), Erelzi (Sandoz), and Lifmior (Pfizer).

- (66) In addition to the drugs currently marketed as third-line treatments for moderate-to-severe PsO, the Parties will also face many potential competitors post-Transaction. The market investigation confirmed the existence of a large number of pipeline projects, including at a late stage of development (Phase III).¹⁰⁴ The market investigation also showed that many competitors are currently developing alternative oral drugs (up to 33 pipelines according to one competitor)¹⁰⁵, including drugs with the same MoA as the Parties' (e.g. a PDE-4 inhibitor developed by Leo (Phase II), TYK2 inhibitors developed by Pfizer (Phase II) and AbbVie (Phase I), and a ROR γ t agonist developed by Akros (Phase II)). Table 3 lists pipeline products competing with the Parties' drugs in moderate-to-severe PsO.

Table 3					
THIRD-LINE TREATMENT FOR MODERATE-TO-SEVERE PsO					
MAIN COMPETING PIPELINE PRODUCTS					
Company	Product	Clinical Trial Stage	MoA	MoD	Expected launch date EEA
UCB	Bimekizumab	Phase III	IL-17 inhibitor	Subcutaneous injection	2020
Eli Lilly	Mirikizumab	Phase III	IL-23 inhibitor	Subcutaneous injection	2021
Biocad	BCD-085	Phase III	IL-17 inhibitor	Subcutaneous injection	2021
	BCD-057	Phase III	TNF- α inhibitor		
Can-Fite	Piclidenoson	Phase III	A3AR agonist	Oral	2022
Pfizer	PF-06700841	Phase II	TYK2/JAK inhibitor	Oral	2022
	PF-06826647	Phase II	TYK2 inhibitor	Oral	2024
LEO Pharma	LEO 32731	Phase II	PDE-4	Oral	2022
GSK	GSK 2982772	Phase II	RIP1 kinase inhibitor	Oral	2022
Kadmon	KD025	Phase II	Rock inhibitor	Oral	2023
Merck	M-1095	Phase II	IL-17	Subcutaneous injection	2023
Akros	JTE-451	Phase II	ROR γ t agonist	Oral	>2024
Abbvie	TYK2	Phase I	TYK2 inhibitor	Oral	>2024
Arrien	ARN-6039	Phase I	ROR γ t agonist	Oral	>2024
AstraZeneca	AZD0284	Phase I	ROR γ t agonist	Oral	>2024

Source: Form CO

- (67) The above-mentioned marketed and pipeline products will exert strong competitive constraints on the Parties post-Transaction in the EEA. This is due to the fact that (i) pursuant to the relevant European and national guidelines, all third-line treatments for moderate-to-severe PsO compete with each other, which is confirmed by the majority of market participants,¹⁰⁶ (ii) the efficacy and safety of most of the above-listed biologics, e.g. IL-17 and IL-23 inhibitors, is better than or comparable to the Parties' drugs.¹⁰⁷

¹⁰⁴ See notably Replies to questions 8, 21 and 29 – Questionnaire to competitors – Autoimmune diseases.

¹⁰⁵ See notably Replies to questions 8, 21 and 29 – Questionnaire to competitors – Autoimmune diseases.

¹⁰⁶ See notably Replies to questions 12, 13, 19, 21, 22, 29 and 33 – Questionnaire to competitors – Autoimmune diseases.

¹⁰⁷ See Replies to questions 12, 15-17 and 24-26 – Questionnaire to competitors – Autoimmune diseases.

(68) *Third*, although some respondents consider that Otezla and BMS TYK2 inhibitor will closely compete because they are both administered orally,¹⁰⁸ the market investigation confirmed that the Parties' drugs are differentiated in terms of (i) MoA, as well as (ii) efficacy and safety profile¹⁰⁹ which is the key factor in the choice of the treatment:¹¹⁰

- *Different MoA*. The Parties' drugs target different enzymes and pathways responsible for PsO. Otezla is a PDE-4 inhibitor, which inhibits the actions of PDE-4, an enzyme which turns cyclic adenosine monophosphate ("cAMP") to adenosine monophosphate ("AMP"). The inhibition of PDE-4 allows to reduce the production of pro-inflammation cytokines (such as TNF- α) and, thus, inflammation and other PsO symptoms. BMS-986165 is a TYK2 inhibitor, which specifically inhibits the TYK2, in order to target the IL-12 and IL-23 pathways, which are genetically related to PsO.¹¹¹ BMS-986251 is a ROR γ t agonist, the way its works remains uncertain but antagonizing ROR γ t activity with synthetic small molecules seems to inhibit expression of IL-17A.
- *Different efficacy profile*. Otezla significantly reduces the skin area affected by PsO in around one third of patients (PASI 75 response rate¹¹² of 29-33%), while BMS TYK2 inhibitor is expected to be effective in over two thirds of patients (PASI 75 response rate of 67-75% based on the Phase II trial results). This means the efficacy of the BMS TYK2 inhibitor is comparable to the efficacy of biologics, which achieve PASI 75 response rates of approximately 71-91% (as shown in the Graph below). The PASI 90¹¹³ scores of patients treated with Otezla, BMS' TYK2 inhibitor, and biologics corroborate this conclusion.¹¹⁴ This was also confirmed by the vast majority of KOLs and competitors.¹¹⁵

[...]

Source: Form CO

¹⁰⁸ See recital (69) below. One competitor also flagged that Otezla is used by BMS as active comparator in the BMS TYK2 inhibitor Phase III clinical trials (see Replies to question 22 – Questionnaire to competitors – Autoimmune diseases). This does not suggest that BMS TYK2 inhibitors will compete more closely with Otezla than with other third-line treatments for moderate-to-severe PsO. The choice of Otezla as a comparator is explained by the way clinical trials are designed and executed. For its TYK2 inhibitor pipeline project, BMS could choose between running (i) a superiority trial, showing that the efficacy of its drug exceeds the efficacy of another therapy and (ii) a non-inferiority trial, showing that the efficacy of its drug is not lower than the efficacy of another therapy. Non-inferiority trials are much larger than superiority trials and they are more difficult to design and execute. BMS thus chose to conduct a superiority trial, using Otezla [...]. It was also easier to recruit patients for a trial comparing two oral products than for a trial involving an injectable product (e.g. a biologic), which would be BMS' alternative. In any event, [...].

¹⁰⁹ As regards BMS ROR γ t agonist pipeline (BMS-986251), given its early stage of development (Phase I), the exact efficacy and safety profile of this pipeline is still unknown.

¹¹⁰ See also recital (45) above.

¹¹¹ See also recital (39) above.

¹¹² A PASI 75 response rate is the percentage of patients that experienced a 75% reduction of their PASI score from the start to the end of the trial.

¹¹³ A PASI 90 response rate is the percentage of patients that experienced a 90% reduction of their PASI score from the start to the end of the trial.

¹¹⁴ See Form CO, Annex 5.027, [...].

¹¹⁵ See Replies to question 24 – Questionnaire to competitors – Autoimmune diseases. In the non-confidential minutes of a conference call dated 24.4.2019, a KOL stated: “[t]he clinical results of Otezla are closer to conventional systemic therapies (in terms of efficacy), whereas new small molecules, such as TYK2, are likely to be marketed as close substitutes to biologics.”

- *Different safety profiles and monitoring requirements.* While the exact safety profile of BMS TYK2 inhibitor will not be known until the completion of the ongoing Phase III trials, it will likely sit between Otezla (which has a very favourable safety profile) and biologics.¹¹⁶ As one KOL put it, “*Otezla has a very favourable safety profile and is generally well tolerated by patients with comorbidities. BMS-986165’s safety profile is not likely to be as favourable as Otezla’s since it has immunosuppressant effects (with an increased risk of exposing patients to infections) and will require upfront screening at least for tuberculosis and hepatitis B and C*”.¹¹⁷ The fact that Otezla is likely to be safer than BMS TYK2 inhibitor is corroborated by BMS’ internal documents, [...].¹¹⁸
- (69) The above notwithstanding, some respondents consider that Otezla and BMS TYK2 inhibitor will compete closely because they are both administered orally (as opposed to biologics that are injectable).¹¹⁹ However, during the market investigation, respondents identified many other drugs as closely competing with the Parties. In fact, the majority of respondents consider that all third-line treatments for moderate-to-severe PsO closely compete with each other.¹²⁰ In addition, as already mentioned, the market investigation confirmed that the MoD is less important than efficacy and safety when a physician chooses treatment for moderate-to-severe PsO.¹²¹
- (70) *Fourth*, the Commission considers that, given the modest shares of Otezla in the EEA and the differentiated efficacy/safety profiles of Celgene’s Otezla and BMS TYK2, it is unlikely that the combined entity would have an incentive to cease, repurpose or delay the development of BMS’ pipelines post-Transaction.
- (71) BMS TYK2 inhibitor is expected to be comparable to (injectable) biologics, including in particular the first generation of biologics (*i.e.* TNF- α inhibitors), in terms of efficacy and safety. The successful introduction of BMS TYK2 inhibitor would likely lead to an overall increase in the number of PsO patients receiving treatment.¹²² BMS TYK2 inhibitor will also likely claim market share from all competing third-line treatments (including biologics and biosimilars).¹²³ Moreover, BMS’ pipeline project is trialled for a much wider range of indications than merely PsO, for example in CD and Lupus, where there are no or limited overlaps between the activities of the Parties. As a result, discontinuing or delaying the development of BMS TYK2 in an attempt to exclusively commercialise Otezla would result in the delay or loss of revenue streams in PsO and also in other indications. In addition, in BMS’ investor presentations, BMS TYK2 inhibitor is highlighted as one of the six new medicines to be launched by the merged entity in the next two years.¹²⁴ This shows that BMS is publicly building up expectations amongst its investors that no delay in the development of BMS TYK2 inhibitor will take place.

¹¹⁶ See Replies to questions 16-17 and 25-26 – Questionnaire to competitors – Autoimmune diseases.

¹¹⁷ Non-confidential minutes of a conference call with a KOL, 16.5.2019.

¹¹⁸ See Form CO, Annex AI.27, [...].

¹¹⁹ See Replies to questions 21 and 22 – Questionnaire to competitors – Autoimmune diseases.

¹²⁰ See Replies to questions 19, 21, 22 and 29 – Questionnaire to competitors – Autoimmune diseases.

¹²¹ See notably Replies to question 11 – Questionnaire to competitors – Autoimmune diseases.

¹²² See Replies to question 23 – Questionnaire to competitors – Autoimmune diseases.

¹²³ See Replies to question 23 – Questionnaire to competitors – Autoimmune diseases.

¹²⁴ See, for example, <https://bestofbiopharma.com/wp-content/uploads/2019/02/Bristol-Myers-Squibb-Investor-Update.pdf>.

- (72) With respect to BMS RORγt agonist, given the early stage of this pipeline (Phase I) and the fact that Otezla will lose exclusivity in Europe around the time this asset would launch, if successful in trial, it is unlikely that the combined entity would have incentives to stop the development of BMS-986251. Rather, it would make sense for the combined entity to continue the development of the project for life-cycle management purposes.
- (73) *Fifth*, post-Transaction, it is unclear whether the Parties would have the ability and/or incentives to stop supplying or to repurpose Otezla in the EEA. Although one of the Parties' internal documents¹²⁵ suggests that, post-Transaction, [...], this document seems to relate to the US market, where competitive dynamics are different from the EEA.
- (74) In the EEA, for cost-efficiency reasons, the use and reimbursement of Otezla is restricted to patients who have first failed a conventional systemic therapy (or have contraindications). By contrast, in the US, there is no such requirement, which allows Otezla to be used as an earlier stage treatment and for milder cases.¹²⁶ [...]. In fact, today Celgene is seeking to have Otezla approved for mild-to-moderate PsO [...] in the US.¹²⁷ In any event, if the Parties decided to stop the supply of Otezla or to reposition it in the EEA (which remains unclear), the impact on the market would be limited given Otezla's relatively modest market shares in the EEA (well below 10% in all the EEA countries where Otezla is sold) and the existence of many actual and potential competitors (including oral drugs).¹²⁸

(C) Conclusion

- (75) In view of the above, taking into account the results of the market investigation and all the evidence available to it, the Commission concludes that the Transaction does not raise serious doubts as to its compatibility with the internal market and with the functioning of the EEA Agreement resulting from the overlap of the Parties' activities in third-line moderate-to-severe PsO treatments or (more narrowly) in oral third-line moderate-to-severe PsO treatments.

4.1.2.4. Overlap involving a pipeline programme at preclinical trial stage

- (76) During the market investigation, two competitors identified an overlap between BMS TYK2 inhibitor pipeline, currently in Phase III trials, and the preclinical TYK2 inhibitor programme developed by Nimbus, in which Celgene has a financial option. According to these competitors, the combination of these two assets under the control of the merged entity could negatively impact competition in the market for moderate-to-severe PsO treatments. The Commission assesses these concerns in the remainder of this section.

¹²⁵ Form CO, Annex 5.027, [...].

¹²⁶ This explains why Celgene's drug is considered a blockbuster in the US and not in the EEA. See recital (61) above.

¹²⁷ Form CO, Section 6 – Autoimmune Diseases, paragraph 248.

¹²⁸ See Table 3 above.

(A) The Parties' view

- (77) The Parties submit that the Transaction does not raise serious doubts as a result of the overlap between BMS TYK2 inhibitor pipeline and Celgene's option in Nimbus' TYK2 inhibitor programme for two reasons. *First*, Nimbus' TYK2 inhibitor project is at preclinical stage of development and has a very low probability of success so that it is wholly uncertain if it will ever reach the (EEA) market. *Second*, even if successful, Nimbus' TYK2 inhibitor will be launched in the EEA no earlier than [...], that is to say several years after the launch of BMS TYK2 inhibitor. This means that the two pipeline projects do not have "*similar timing*"¹²⁹ and should not be considered as competing research programmes.

(B) The Commission's assessment

- (78) The Commission investigated the overlap between BMS TYK2 inhibitor pipeline (Phase III) and Celgene's option in Nimbus' TYK2 inhibitor pipeline (preclinical). The market investigation of the Commission showed that the Transaction would not give rise to serious concerns as to its compatibility with the internal market and the functioning of the EEA Agreement resulting from this overlap, irrespective of the relevant market delineation.
- (79) In a possible relevant market comprising all third-line treatments for moderate-to-severe PsO, the combined entity would have one marketed product (Celgene's Otezla) and three pipeline projects (BMS TYK2 inhibitor, Nimbus' TYK2 inhibitor programme, assuming the relevant option is exercised, and BMS' Rorγt antagonist in Phase I [...]). In this market, the Transaction does not give rise to competition concerns for the reasons explained above regarding the overlap between BMS TYK2 inhibitor and Otezla.¹³⁰ The addition of Nimbus' TYK2 inhibitor programme does not change that conclusion because the Parties' drugs are not expected to exert strong competitive constraints in the market for moderate-to-severe PsO and they would continue to face a large number of actual and potential competitors, including biologics, biosimilars and small molecule drugs.
- (80) In a possible relevant market comprising oral third-line treatments for moderate-to-severe PsO, the combined entity would again have one marketed product (Otezla), the two TYK2 inhibitor programmes, and BMS-986251 (a RORγt agonist in Phase I [...]). In this market, the Transaction does not give rise to competition concerns for the reasons explained above regarding the overlap between BMS TYK2 inhibitor, Otezla and BMS-986251.¹³¹ The addition of Nimbus' TYK2 inhibitor programme does not change that conclusion because the Parties would continue to face a large number of potential competitors, with several oral drugs at a more advanced stage of development than Nimbus' TYK2 inhibitor preclinical programme.
- (81) In a possible relevant market including only TYK2 inhibitors for the treatment of moderate-to-severe PsO, the combined entity would own BMS TYK2 inhibitor and the financial option to acquire Nimbus' TYK2 inhibitor preclinical programme. In

¹²⁹ See case M.7275 - *Novartis/GSK Oncology*, decision of 28.1.2015, recital 90.

¹³⁰ See Section 4.1.2.3 above.

¹³¹ See Section 4.1.2.3 above.

this segment, the Transaction does not give rise to competition concerns for the reasons explained below.

- (82) *First*, post-Transaction, the combined entity will continue to face strong competitive constraints from several players developing TYK2 inhibitors for moderate-to-severe PsO. Post-Transaction, there will be at least five players developing TYK2 inhibitors as treatments for moderate-to-severe PsO. In addition to the combined entity, these include large pharmaceutical companies (such as Pfizer and AbbVie) and also smaller pharmaceutical companies (such as Nuevolution and Sareum). The pipeline projects of Pfizer and AbbVie are in clinical trial stage (Phase II and Phase I, respectively) which means that they are more advanced than the Nimbus preclinical asset. The pipeline projects of Nuevolution and Sareum have not entered clinical development stage (similar to the Nimbus' preclinical asset). Therefore, post-Transaction, several competing TYK2 inhibitor research programmes will remain on the market, in addition to the Parties' programmes.
- (83) *Second*, each of the Parties' pipeline products appear to compete more closely with competitors' pipeline products than the Parties' competing ones. BMS TYK2 inhibitor programme is at the most advanced clinical trial stage (Phase III). It is expected to receive approval in the EEA in [...] for the treatment of moderate-to-severe PsO. By contrast, Nimbus' TYK2 inhibitor is still at preclinical trial stage and it is expected to enter Phase I clinical trials in [...]. In this sense, BMS TYK2 inhibitor competes more closely with AbbVie's and Pfizer's pipelines (both at clinical trial stage) than it does with Nimbus' programme. These projects have significantly higher chances of success, compared to Nimbus' pipeline which is still at preclinical trial stage.¹³² In the market investigation, the vast majority of respondents did not identify Nimbus as a close competitor of BMS TYK2 inhibitor programme. Rather, most of them referred to Pfizer's TYK2 inhibitor pipeline project (as well as to other treatments with different MoA).¹³³ Nimbus' TYK2 inhibitor programme competes more closely with other programmes which have not yet entered clinical trial stage, such as Sareum's and Nuevolution's projects.
- (84) During the market investigation, two competitors flagged that BMS and Nimbus are the only two companies developing allosteric TYK2 inhibitors.¹³⁴ The two competitors, which constitute a small minority of the respondents, argued that allosteric TYK2 inhibitors have a distinct and unique efficacy and safety profile and that, post-Transaction, all the relevant pipeline projects would be controlled by the combined entity. The market investigation did not support these concerns. The majority of KOLs and market participants indicated that allosteric mechanisms are not unique and orthosteric TYK 2 inhibitors could possibly achieve comparable levels of efficacy and safety.¹³⁵ In any event, even assuming that allosteric TYK2 inhibitors do have unique characteristics, the market investigation revealed that such

¹³² The market investigation confirmed that preclinical assets in autoimmune diseases (like Nimbus' programme) have a likelihood of success of less than 11%. Replies to question 31 – Questionnaire to competitors – Autoimmune diseases.

¹³³ See Replies to question 29 – Questionnaire to competitors – Autoimmune diseases.

¹³⁴ Replies to question 34.1 – Questionnaire to competitors – Autoimmune diseases.

¹³⁵ See recital (42) above.

drugs are currently under development by companies other than BMS and Nimbus.¹³⁶

- (85) *Third*, the Commission takes into account the competitive pressure to be exerted on TYK2 inhibitors by alternative treatments for moderate-to-severe PsO (already marketed or under development). The market investigation showed that TYK2 inhibitors will be one of the many drugs in the unconcentrated space of moderate-to-severe PsO treatments. TYK2 inhibitors will face competition from marketed biologics (including TNF- α inhibitors, IL-17 inhibitors, IL-23 inhibitors, and IL-12/23 inhibitors), their biosimilars, and also a large number of pipeline drugs, including several oral pipelines in Phase II and Phase III.¹³⁷ A competitor developing a TYK2 inhibitor took the view that its drug will “*not just compete with other small molecules (e.g. Otezla or BMS’s TYK2 inhibitor) but also with biologics in the very crowded space of moderate-to-severe PsO treatments*”.¹³⁸
- (86) This is also confirmed by the majority of respondents to the market investigation who do not expect TYK2 inhibitors to be more efficacious¹³⁹ or significantly safer¹⁴⁰ than existing treatments. A KOL indicated that “*BMS’ TYK2 inhibitor seems to be one of the many pipeline projects that exist today for the treatment of PsO.*”¹⁴¹ Another KOL added that “[m]any products currently on the market for PsO have an efficacy and safety profile that is superior to the efficacy and safety profile of the combined BMS/Celgene portfolio. The fact that Celgene purchased an option to acquire the TYK2 inhibitor programme of a US company, Nimbus, does not change this conclusion. There are several companies that develop pipeline projects for PsO”.¹⁴²
- (87) *Fourth*, it is unlikely that the Transaction will lead to a loss of innovation on the hypothetical market for TYK2 inhibitors PsO treatments. Indeed, Celgene is not developing the Nimbus programme itself. It simply has a financial option to purchase the programme, with a set expiry date.¹⁴³ Assuming that the combined entity decides not to exercise this option (e.g. because it also owns the BMS TYK2 inhibitor programme), the Nimbus project would not be necessarily discontinued. Nimbus would be free to continue the development of its TYK2 inhibitor programme on its own and/or look for an alternative partner.¹⁴⁴ As Nimbus itself put it, “*if Celgene does not exercise the option, Nimbus will be free to continue the development of the TYK2 inhibitor programme on its own and/or look for an*

¹³⁶ See notably non-confidential minutes of conference calls with competitors, 21.5.2019 .

¹³⁷ Replies to questions 8.2 and 22 – Questionnaire to competitors – Autoimmune diseases and non-confidential minutes of conference calls with a competitor, 29.4.2019.

¹³⁸ See non-confidential minutes of a conference call with a competitor, 21.5.2019. Another competitor having a TYK2 inhibitor programme in clinical trial indicated that “*the relevant market for moderate-to-severe PsO treatments includes topical and biologic treatments*”; see non-confidential minutes of a conference call with a competitor, 24.5.2019.

¹³⁹ See replies to question 24 – Questionnaire to competitors – Autoimmune diseases.

¹⁴⁰ See replies to question 25 – Questionnaire to competitors – Autoimmune diseases

¹⁴¹ See non-confidential minutes of a conference call with a KOL, 29.4.2019.

¹⁴² See non-confidential minutes of a conference call with a KOL, 29.4.2019.

¹⁴³ [Confidential contractual terms]. See Form CO, Annex AI.3, [...] See the Parties’ reply to RFI 8, 15.7.2019.

¹⁴⁴ See non-confidential minutes of a conference call with competitor, 21.5.2019, who stated: “*Post-Transaction, if Celgene were to not exercise its option to purchase Nimbus’ project, Nimbus would seek to conclude a new partnership agreement, which can be expected to be easy.*”

alternative partner."¹⁴⁵ Nimbus added: "[i]f the merged entity does not exercise the option, other pharmaceutical companies are likely to be interested in acquiring Nimbus' TYK2 programme. In this respect, Nimbus explained that, before reaching an agreement with Celgene, it had engaged in discussions with several pharmaceutical companies (excluding BMS, precisely because it already had its own TYK2 inhibitor pipeline) and that several of them had expressed interest in its TYK2 inhibitor programme."¹⁴⁶

- (88) It is also unlikely that the combined entity would have an incentive to exercise the option, purchase the Nimbus pipeline asset, and then discontinue it. This would involve automatically a significant investment, because the exercise of the option requires an upfront payment of [...] ¹⁴⁷ by the combined entity to Nimbus for an asset whose development and launch on the market remain highly uncertain (5% for small molecule drugs).¹⁴⁸
- (89) During the market investigation, two competitors, which constitute a small minority of the respondents, also raised the concern that by holding an option over the Nimbus TYK2 inhibitor programme, the combined entity could delay the programme's development to limit the competitive constraints on the BMS TYK2 inhibitor drug. However, any such delay (*e.g.* through requests of excessive amounts for information by the combined entity) is unlikely to have a significant impact on the overall timeline of the Nimbus project, which is today more than [...] away from the market, and its launch is still uncertain.¹⁴⁹ In any event, as explained above,¹⁵⁰ before [...] (when Nimbus' TYK2 inhibitor is expected to be launched), other TYK2 inhibitor products more likely to have entered the EEA market and exert competitive constraints on BMS TYK2 inhibitor.

(C) Conclusion

- (90) For all these reasons, the Commission concludes that the Transaction would not give rise to serious concerns as to its compatibility with the internal market and the functioning of the EEA Agreement resulting from this overlap, irrespective of the relevant market delineation.

4.1.3. *Treatments for Psoriatic Arthritis ("PsA")*

- (91) PsA is a chronic, systemic, autoimmune joint disease associated with PsO. It occurs when cells from the immune system move into a patient's skin and joints, and produce proteins that cause swelling and pain.

¹⁴⁵ See non-confidential minutes of a conference call with Nimbus, 13.5.2019.

¹⁴⁶ See non-confidential minutes of a conference call with Nimbus, 13.5.2019.

¹⁴⁷ [Confidential contractual terms] See the Parties' reply to RFI 8.

¹⁴⁸ See <http://www.appliedclinicaltrials.com/large-vs-small-molecule-success-rates>. The likelihood of success appears slightly higher (11%) for preclinical assets in autoimmune diseases, (*i.e.* including both biologics and small molecule drugs) See Replies to question 31 – Questionnaire to competitors – Autoimmune diseases.

¹⁴⁹ The market investigation largely confirmed that preclinical assets in autoimmune diseases (like Nimbus' programme) have a likelihood of success of less than 11%. Replies to question 31 – Questionnaire to competitors – Autoimmune diseases.

¹⁵⁰ See recitals (82)-(84) above.

- (92) The treatment options for PsA depend on the joints affected and severity of the disease. The main guidelines in Europe for the treatment of PsA, the European League Against Rheumatism (“EULAR”) recommendations, categorize treatments in three lines of treatment: (i) local therapies including corticosteroids and anti-inflammatories as first line, (ii) conventional systemic therapies (*e.g.* methotrexate and cyclosporine) as second line, and (iii) biologics (*e.g.* TNF- α inhibitors, IL-12/23 inhibitors, and IL-17 inhibitors) and small molecules (*e.g.* PDE-4 inhibitors and JAK inhibitors) as third line.

4.1.3.1. Market definition

- (93) The Commission has not previously analysed the relevant product market for PsA treatments. The Parties suggested that the relevant product market for treatments of PsA can be left open, as no competition concerns arise under any plausible market delineation (*i.e.* by line of treatment, by MoA and by MoD). For the purposes of this Decision, it can be left open whether the market for PsA treatment should be sub-segmented. This is because the Transaction does not give rise to serious doubts as to its compatibility with the internal market and the functioning of the EEA Agreement even under the narrowest market definition giving rise to an overlap between the Parties’ drugs (*i.e.* oral third-line treatments for PsA).
- (94) As regards the geographic market definition, the Commission has consistently considered the markets for marketed pharmaceuticals to be national in scope and the market for pipeline products to be at least EEA-wide in scope.¹⁵¹ The Parties do not contest this. Nothing in the market investigation suggests that the Commission should depart in the present case from its previous practice with respect to PsA treatments.

4.1.3.2. The Parties’ products

- (95) The Parties’ marketed and pipeline drugs for the treatment of PsA are detailed in Table 4 below.

PSA TREATMENTS					
<u>PARTIES’ MARKETED AND PIPELINE PRODUCTS</u>					
Party	Product name	Marketed / Pipeline	3rd line treatment	MoA	MoD
Celgene	Otezla	Marketed (<i>EEA</i>) ¹⁵²	Yes	PDE-4	Oral
BMS	Kenalog	Marketed (<i>Spain</i>)	No	Corticosteroid	Injectable
	Orencia	Marketed (<i>Germany</i>)	Yes	T cell costimulatory agent	Injectable
	BMS-986165	Pipeline (<i>Phase II</i>)	Yes	TYK2 inhibitor	Oral
	BMS-986251	Pipeline (<i>Phase I</i>)	unknown	ROR γ t agonist	Oral

¹⁵¹ See recital (16) above.

¹⁵² See Recital (96) below for the list of countries where Otezla is marketed.

- (96) Celgene markets Otezla in the EEA as a third-line treatment for PsA. Otezla is a PDE-4 inhibitor with the active ingredient apremilast. It received a marketing authorisation from the EMA for PsA in 2015 and since then has been launched in Austria, Belgium, Croatia, Cyprus, Denmark, Estonia, Finland, France, Germany, Greece, Iceland, Ireland, Italy, Luxembourg, the Netherlands, Slovakia, Slovenia, Spain, Sweden, the UK, and Liechtenstein.¹⁵³
- (97) BMS markets Kenalog for the treatment of PsA in Spain. Launched in the 1960s, Kenalog is a synthetic glucocorticoid corticosteroid with the active ingredient triamcinolone acetonide. Kenalog is used for short-term relief of the symptoms of PsO as opposed to the long-term treatment of the underlying disease. Kenalog has lost market exclusivity and there is a large number of generic alternatives for Kenalog.
- (98) BMS markets Orencia for the treatment of PsA in Germany. Launched in 2017, Orencia is a T cell costimulatory agent with the active ingredient abatacept.
- (99) BMS is developing an oral small molecule drug for PsA, namely BMS-986165, which is a TYK2 inhibitor.¹⁵⁴ The project will shortly commence Phase II trials for this indication. It is expected to enter the EEA markets in 2026 as a third-line treatment.
- (100) [...]. The way it works remains uncertain but antagonizing ROR γ t activity with synthetic small molecules seems to inhibit expression of IL-17A.
- (101) The Transaction gives rise to overlaps between the marketed (existing) products of the Parties and their pipeline products at clinical trial stage in (i) in a plausible market including all treatments for moderate-to-severe PsA,¹⁵⁵ (ii) a plausible market for third-line treatments for moderate-to-severe PsA and (iii) a plausible market for oral third-line treatments for moderate-to-severe PsA.

4.1.3.3. Competitive assessment

- (102) The Transaction gives rise to marketed-to-pipeline overlaps between (i) Celgene's Otezla (marketed), on the one hand, and (ii) BMS TYK2 inhibitor (Phase II pipeline) and ROR γ t agonist (Phase I pipeline), on the other hand.
- (103) The Parties argue that no competition concerns arise in the market for PsA treatments or any of its plausible sub-segmentations as (i) Otezla has a limited market share in EEA markets; (ii) Otezla and each of the BMS pipeline projects are differentiated products (with different MoA, projected levels of efficacy, and expected safety profiles); (iii) there is a number of competing products for the

¹⁵³ Otezla is reimbursed in Czechia for PsO only. Otezla is not reimbursed for either PsO or PsA in Hungary, Malta, Norway and Portugal, but Celgene [...].

¹⁵⁴ See recital (39) above.

¹⁵⁵ Should the market be defined as encompassing all treatments for PsA, marketed-to-marketed product overlaps potentially arise (i) between Celgene's Otezla and BMS' Kenalog in Spain and (ii) between Celgene's Otezla and BMS' Orencia in Germany. However, these potential overlaps do not give rise to any affected market, the Parties' combined shares in PsA in Germany and Spain being lower than 20% under any plausible market definition. Moreover, Celgene's and BMS's marketed PsA treatments are differentiated products with (i) different ATC3 classifications (D5B (Systemic Anti PsO Products) for Otezla, M1C (Specific Anti-Rheumatic Agents) for Orencia and H2A (Systemic Corticosteroids, Plain) for Kenalog); (ii) different MoA; and (iii) different uses and patient groups.

treatment of PsA (in the market and under development). The Parties also claim that, post-Transaction, the merged entity would have no ability or incentive to discontinue (i) the development of BMS' pipeline products or (ii) the supply of Otezla.

- (104) The market investigation broadly confirmed the Parties' arguments regarding PsA treatments and allows the Commission to exclude serious doubts as to the compatibility of the Transaction with the internal market and the functioning of the EEA Agreement.
- (105) *First*, in the market for third-line treatment for PsA in the EEA, Otezla's market share remains limited at national level. Otezla holds less than 20% in each of the EEA countries where it is marketed.¹⁵⁶ Otezla is one of the many drugs available on the market, including biologics and small molecules (JAK inhibitors) but it is less efficacious. One KOL confirmed that "*Otezla has a lower efficacy profile than biologics, including TNF inhibitors, and JAK inhibitors. [...] Otezla is widely used in the US but is much less popular in Europe (for costs-efficiency reasons)*"¹⁵⁷ and another explained: "[in PsA] *Otezla does not have a strong profile compared to the most effective treatments, which are TNF inhibitors and IL-17 inhibitors*".¹⁵⁸
- (106) *Second*, Celgene's Otezla and BMS TYK2 inhibitor and ROR γ t agonist are differentiated compounds with (i) different MoA (Otezla is a PDE-4 inhibitor and BMS pipeline drugs are a TYK2 inhibitor and a ROR γ t agonist); (ii) different expected efficacy profiles (BMS TYK 2 will likely have higher efficacy than Otezla);¹⁵⁹ and (iii) different safety profiles and monitoring requirements (Otezla's safety profile is expected to be higher than BMS TYK2 inhibitor, which could potentially have immunosuppressant effects and require monitoring, similarly to other JAK inhibitors).¹⁶⁰ For all these reasons, BMS TYK2 inhibitor is expected to compete more closely with biologics and other JAK inhibitors (such as Pfizer marketed drug Xeljanz (tofacitinib))¹⁶¹ than with Otezla. BMS ROR γ t agonist will likely compete with other products that are under development for PsA and have a ROR γ t agonist MoA (e.g. Arrien's ARN-6039, Akros' JTE-451, and AstraZeneca's AZD-0284).¹⁶²
- (107) *Third*, post-Transaction, the combined entity will continue facing competitive constraints from a large number of actual and potential competitors (including under the narrowest market definition giving rise to an overlap, i.e. oral third-line treatments for PsA).

¹⁵⁶ The market share of the combined entity would remain below 20% in Germany, combining the shares of Celgene's Otezla and BMS' Orencia. The market share of the combined entity would remain below 20% in Spain, combining the shares of Celgene's Otezla and BMS' Kenalog.

¹⁵⁷ See non-confidential minutes of a conference call with a KOL, 3.5.2019.

¹⁵⁸ See non-confidential minutes of a conference call with a KOL, 30.4.2019.

¹⁵⁹ At Phase I clinical trial stage, the exact efficacy and safety profile of BMS ROR γ t agonist remains to be confirmed.

¹⁶⁰ The exact safety profile of BMS TYK2 inhibitor remains unknown at this stage.

¹⁶¹ See non-confidential minutes of a conference call with a KOL, 24.4.2019. This Key Opinion Leader indicated that "*JAK inhibitors other than TYK2 have proven to work very well on patients with significant joint involvement and minimal skin disease. JAK inhibitors, therefore, are a promising option for the treatment of PsA. Pfizer's Xeljanz (tofacitinib) recently launched in Europe and many other JAK inhibitors are at clinical trial stage for a PsA indication*".

¹⁶² Form CO, Section 6 – Autoimmune Diseases, Table AI.9.

(108) Set forth below is a list of the main competing treatments (marketed in the EEA and under development) in third-line PsA treatments.

Table 5					
THIRD-LINE TREATMENT FOR PsA					
MAIN COMPETING MARKETED AND PIPELINE PRODUCTS					
Company	Product	Clinical Trial Stage	MoA	MoD	Date of launch / Expected launch date EEA
Johnson&Johnson	Remicade (infliximab)	Marketed	TNF- α inhibitor	Intravenous	1999
	Stelara (ustekinumab)	Marketed	IL-12/23 inhibitor	Intravenous / Subcutaneous	2009
Janssen	Simponi (golimumab)	Marketed	TNF- α inhibitor	Intravenous / Subcutaneous	2009
Amgen/Pfizer	Enbrel	Marketed	TNF- α inhibitor	Subcutaneous	2000
AbbVie	Humira (adalimumab)	Marketed	TNF- α inhibitor	Subcutaneous	2003
UCB	Cimzia (certolizumab pegol)	Marketed	TNF- α inhibitor	Subcutaneous	2009
Novartis	Cosentyx (secukinumab)	Marketed	IL-17 inhibitor	Subcutaneous	2015
Lilly	Taltz (ixekizumab)	Marketed	IL-17 inhibitor	Subcutaneous	2016
Pfizer	Xeljanz (tofacitinib)	Marketed	JAK inhibitor	Oral	2017
Abbvie	Upadacitinib	Phase III	JAK1 inhibitor	Oral	2021
Johnson & Johnson	Tremfya (guselkumab)	Phase III	IL-23 inhibitor	Subcutaneous	2021
Abbvie	Risankizumab	Phase III	IL-23 inhibitor	Subcutaneous	2022
UCB	Bimekizumab	Phase III	IL-17 inhibitor	Subcutaneous	2022
Gilead /Galapagos	Filgotinib	Phase II	JAK1 inhibitor	Oral	2023

Source: Form CO.

(109) In addition to the many marketed drugs currently available as third-line treatment, the pipeline for PsA third-line treatments is crowded (with several new drugs expected to reach the market in the next few years). Pipeline products comprise biologics and small molecule drugs. The combined entity will also face competition from several biosimilars of TNF- α inhibitors, which are bound to exert a downward price pressure in the market for treatments for moderate-to-severe PsA. As one KOL put it, “the PsA therapeutic space is more and more crowded with several alternative treatment options, including, biosimilars that are very competitive”.¹⁶³

(110) On the narrowest plausible market giving rise to an overlap between the Parties’ products, which is the market restricted to oral third-line treatments for PsA, the combined entity would also face strong competitive constraints. Post-Transaction, competing oral treatments will include at least one marketed product (Pfizer’s Xeljanz); two pipeline products (AbbVie’s upadacitinib and Gilead/Galapagos’ filgotinib) which are in Phase III and II, respectively; and four preclinical assets¹⁶⁴ involving the same MoA as BMS’ two pipelines.

(111) *Fourth*, the Commission found that, given the modest shares of Otezla in the EEA (below 20% in all Member States where it is marketed) and the differentiated

¹⁶³ See non-confidential minutes of a conference call with a KOL, 3.5.2019.

¹⁶⁴ Sareum’s SAR-20347 (TYK2 inhibitor) and Arrien’s ARN-6039, Akros’ JTE-451, and AstraZeneca’s AZD-0284 (all Ror γ t antagonists).

efficacy/safety profiles of the Parties' products, it is unlikely that the combined entity would have incentives to cease, repurpose or delay the development of BMS' pipelines post-Transaction.

- (112) BMS TYK2 inhibitor is expected to compete more closely with JAK inhibitors and biologics, in terms of efficacy and safety, than with Otezla. Moreover, BMS TYK2 inhibitor pipelines are seeking authorisation for a much wider range of indications than merely PsA. As a result, discontinuing or delaying the development of BMS TYK2 inhibitor in an attempt to exclusively commercialise Otezla would result in the delay or loss of revenue streams from PsA and other indications.
- (113) As regards Otezla, if the combined entity decided to stop the supply of the drug or to reposition it in the EEA, the impact on the market would be limited given Otezla's relatively modest market shares in the EEA (less than 20% at national level).
- (114) With respect to BMS ROR γ t agonist, given the early stage of this pipeline (Phase I) and the fact that Otezla will lose exclusivity in Europe around the time this asset would be launched, if successful in trial, it is unlikely that the combined entity would have incentives to stop the development of BMS-986251.
- (115) *Fifth*, the market investigation did not reveal any substantiated competition concerns in relation to the Transaction in a possible market for third-line PsA treatments or any of its plausible sub-segmentations.
- (116) For all these reasons, the Commission concludes that the Transaction does not give rise to serious doubts as to its compatibility with the internal market and the functioning of the EEA Agreement as regards its impact on competition in the possible market for PsA treatments (and its plausible sub-segmentations).

4.1.4. *Treatments for inflammatory bowel disease ("IBD")*

- (117) IBD typically refers to two conditions: UC and CD, which are inflammatory diseases that affect the digestive system. The main difference between them is that CD can affect any part of the gastroenterology tract, whereas UC is limited to the colon. Similarly, CD affects the full thickness of the intestinal wall whereas the inflammation caused by UC remains within the superficial lining of the intestine. Both diseases are found to have similarly debilitating effects.¹⁶⁵
- (118) Clinical guidelines, in particular the treatment guidelines issued by the European Crohn's and Colitis organisation (ECCO), recommend a phased treatment for UC and CD consisting of three lines of treatment. The first-line treatment include aminosalicylates (such as mesalazine or sulfasalazine), which are effective at inducing and maintaining remission. The second line-treatment include corticosteroids and immunosuppressants, which are used for moderate-to-severe cases, although remission cannot be maintained with steroid. The third-line treatment include biologics such as TNF- α inhibitors, anti-integrins and ustekinumab and small molecules.

¹⁶⁵ See case M.8955 - *Takeda/Shire*, decision of 20.11.2018, recital 11.

- (119) The general pattern of treatment for UC and CD is similar, but there are some differences and not all treatments are indicated for both indications.

4.1.4.1. Market definition

- (120) In its past decisional practice, the Commission assessed the market for IBD treatments and considered relevant product market segmentations by MoA (within each of UC and CD¹⁶⁶ and in the IBD treatment space¹⁶⁷), and by line of treatment.¹⁶⁸ The Parties suggested that the relevant product market definition for IBD treatments can be left open, as no competition concerns arise under any plausible market definition (by line of treatment, within each of UC and CD, by MoA and by MoD). For the purposes of this Decision, the question of whether the market for IBD treatment should be sub-segmented can be left open as the Transaction does not give rise to serious doubts as to its compatibility with the internal market and the functioning of the EEA Agreement even under the narrowest market definition giving rise to an overlap between the Parties' drugs, *i.e.* oral third-line treatments for UC and for CD.
- (121) As regards the geographic market definition, the Commission has consistently considered the market for pipeline products to be at least EEA-wide in scope.¹⁶⁹ The Parties do not contest the above and nothing suggests that the Commission should depart from its previous practice in the present case with respect to IBD treatments.

4.1.4.2. The Parties' products

- (122) The Parties' pipeline drugs for the treatment of IBD are detailed in Table 6 below.¹⁷⁰

Table 6					
IBD TREATMENTS					
PARTIES' PIPELINE PRODUCTS					
Party	Product name	Pipeline	3 rd line treatment	MoA	MoD
Celgene	Ozanimod	Pipeline (<i>Phase III, UC and CD</i>)	Yes	S1P1 agonist	Oral
BMS	BMS-986165	Pipeline (<i>Phase II, UC and CD</i>)	Yes	TYK2 inhibitor	Oral
	BMS-986251	Pipeline (<i>Phase I, UC</i>)	unknown	ROR γ t agonist	Oral

- (123) The Transaction gives rise to pipeline-to-pipeline overlaps in IBD treatments between (i) Celgene's Ozanimod (Phase III pipeline), on the one hand, and (ii) BMS TYK2 inhibitor (Phase II pipeline) and ROR γ t agonist (Phase I pipeline – only for UC), on the other hand.
- (124) Celgene has one pipeline product that is undergoing Phase III trials for the treatment of UC and CD, namely RPC-1063 ("Ozanimod"), which is a small molecule agonist

¹⁶⁶ See case M.7339 – *Abbvie/Shire*, decision of 16.10.2014.

¹⁶⁷ See case M.8955 - *Takeda/Shire*, decision of 20.11.2018. The Commission considered that, for the purposes of that case, anti-integrins (a class of biologics) for use in UC and CD as the relevant product market.

¹⁶⁸ See case M.8955 - *Takeda/Shire*, decision of 20.11.2018.

¹⁶⁹ See case M.8955 - *Takeda/Shire*, decision of 20.11.2018, recital 56.

¹⁷⁰ The Parties have no marketed treatments for IBD in the EEA.

of sphingosine-1-phosphate receptor 1 (“S1P1”) and sphingosine-1-phosphate receptor 5 (“S1P5”). Ozanimod works by preventing lymphocytes (including T and B cells) from migrating from lymphoid tissues to the sites of inflammation. If successful in Phase III trials, Ozanimod is expected to enter the EEA market in [...] (UC) and [...] (CD) as a third-line treatment.

- (125) BMS is developing an oral small molecule drug for both UC and CD, namely, BMS-986165, which is a TYK2 inhibitor.¹⁷¹ The projects are undergoing Phase II trials and are expected to enter the EEA market in 2026 as a third-line treatment.
- (126) [...]. The way it works remains uncertain but antagonizing ROR γ t activity with synthetic small molecules seems to inhibit expression of IL-17A.
- (127) The Transaction gives rise to overlaps between the Parties’ pipeline products at clinical trial stage in (i) plausible markets including all treatments for IBD and each of UC and CD (ii) plausible markets for third-line treatments for IBD and each of UC and CD, and (iii) plausible markets for oral third-line treatments for IBD and each of UC and CD.

4.1.4.3. Competitive assessment

- (128) The Parties argues that no competition concerns arise in relation to UC and CD treatments in the EEA, under any plausible market definition, given that (i) the Parties’ pipeline products are at different clinical phases and consequently do not have a “*similar timing*”¹⁷² as regards their potential market entry, (ii) there is a crowded pipeline for treatments of IBD and, (iii) the Parties’ products have different MoA, different anticipated usage and very different expected safety and efficacy profiles, so that they are unlikely to be close competitors. In addition, BMS-986251 is seeking an indication only for UC.
- (129) The market investigation broadly confirmed the Parties’ arguments and allows the Commission to exclude serious doubts as to the compatibility of the Transaction with the internal market and the functioning of the EEA Agreement in relation to UC and CD treatments, under any plausible market definition.
- (130) *First*, the Parties’ compounds and research programmes are very differentiated. Celgene’s Ozanimod is an agonist of the S1P1 and S1P5 receptors, whereas BMS TYK2 is a selective inhibitor of tyrosine kinase 2 and BMS-986251 is a ROR γ t agonist. The significant differences in Celgene’s Ozanimod as opposed to BMS TYK2 inhibitor are presented in the Figure below, from which it can be seen that S1P1 inhibition targets UC and CD within a completely different stage of the inflammatory process than small molecules belonging to the JAK inhibitor family such as BMS TYK2 inhibitor. According to the Parties, the different MoA in Ozanimod and BMS TYK2 inhibitor suggest that the two products will likely have differentiated efficacy and safety profiles (if and when they reach the market).

Figure 1

¹⁷¹ See recital (39) above.

¹⁷² See case M.7275 - *Novartis/GSK Oncology*, decision of 28.1.2015, recital 90.

[...]

Source: Form CO.

- (131) The only similarity between the Parties' pipeline products is their oral MoD, which does not seem to constitute a key element for physicians when they prescribe third-line treatments for UC and CD. According to a KOL, *"the percentage of patients that insist on an oral drug is limited. The most important consideration for patients is the efficacy of the drug, especially by the time they reach the stage of third-line defence followed by safety"*.¹⁷³
- (132) *Second*, each of Parties' pipeline products are expected to compete more closely with pipeline products of the competitors of combined entity. Other companies are indeed developing pipeline products that are expected to compete more closely with BMS TYK2 and Celgene's Ozanimod respectively.¹⁷⁴ BMS TYK2 inhibitor is expected to complete more closely with other compound from the JAK inhibitor family (e.g. Pfizer's Xeljanz (marketed), Abbvie's Upadacitinib (Phase III) and Gilead's Filgotinib (Phase III)). Based on the data publicly available *"there seems to be no difference in efficacy or safety, when comparing TYK2 inhibitors and JAK 1 or pan-JAK inhibitors for UC and CD"*.¹⁷⁵ On the other hand, Celgene' Ozanimod is expected to closely compete with etrasimod, which is a being developed by Arena Pharmaceuticals in the US. According to one KOL, etrasimod, which is currently undergoing Phase III clinical trials, *"will likely be as efficacious as ozanimod but it may have an advantage over ozanimod in terms of safety profile [as it] is expected to affect the patients' heart less than other S1P1 receptor modulators"*.¹⁷⁶
- (133) *Third*, post-Transaction, the combined entity will continue facing competitive constraints from a large number of actual and potential competitors (including under the narrowest market definition giving rise to an overlap, i.e. oral third-line treatments for each of UC and CD).
- (134) Set forth below is a list of the main competing treatments (marketed in the EEA and under development) in third-line UC treatments and third-line CD treatments.

THIRD-LINE TREATMENT FOR UC AND CD - MAIN COMPETITORS					
<u>MARKETED PRODUCTS</u>					
Company	Product	Indications	MoA	MoD	EEA Launch
Abbvie	Humira	UC / CD	TNF- α inhibitor	Subcutaneous	2012 (UC) 2007 (CD)
Takeda	Entyvio	UC / CD	Anti-integrin	Intravenous	2019
Johnson&Johnson	Remicade	UC / CD	TNF- α inhibitor	Intravenous	2006 (UC) 2007 (CD)

¹⁷³ See non-confidential minutes of a conference call with a KOL, 26.4.2019.

¹⁷⁴ By the time, and if, BMS ROR γ t agonist reaches the market, many other drugs, including several oral drugs will be available on the market.

¹⁷⁵ See non-confidential minutes of a conference call with a KOL, 26.4.2019.

¹⁷⁶ See non-confidential minutes of a conference call with a KOL, 26.4.2019.

Table 7					
THIRD-LINE TREATMENT FOR UC AND CD - MAIN COMPETITORS					
MARKETED PRODUCTS					
Company	Product	Indications	MoA	MoD	EEA Launch
Janssen	Simponi	UC	TNF- α inhibitor	Subcutaneous	2013
	Stelara	CD	IL-12/23 inhibitor	Intravenous / subcutaneous	2016
Pfizer	Xeljanz	UC	JAK Inhibitor	Oral	2018
PIPELINE PRODUCTS					
Company	Product	Indications (clinical trial stage)	MoA	MoD	Expected EEA launch
Janssen	Ustekinumab	UC (Ph. III)	IL-12/23 inhibitor	Intravenous / subcutaneous	2020
Johnson&Johnson	TD-1473	UC (Ph. II/III) CD (Ph. II)	JAK inhibitor	Oral	2026/2027
Roche	Etolizumab	UC/CD (Ph. III)	Anti-integrin	Intravenous / subcutaneous	2021/2022
Gilead /Galapagos	Filgotinib	UC/CD (Ph. III)	JAK1 inhibitor	Oral	2022
AbbVie	Upadacitinib	UC/CD (Ph. III)	JAK1 inhibitor	Oral	2021/2022
Arena	Etrasimod	UC (Ph. III)	S1P1 agonist	Oral	2023
Takeda	SHP-647	UC/CD (Ph. III)	Anti-integrin	Subcutaneous	2023/2024
Eli Lilly	Mirikizumab	UC/CD (Ph. II)	IL-23 inhibitor	Intravenous / subcutaneous	2023 (UC) 2026 (CD)
AbbVie/Boehringer	Risankizumab	UC (Ph. II) CD (Ph. III)	IL-23 inhibitor	Subcutaneous	2023/2024

Source: Form CO and Parties' reply to RFI 10.

- (135) In addition to the many marketed drugs currently available as third-line treatments for each of UC and CD, the pipeline products for third-line treatments is crowded (with several new drugs expected to reach the market in the next few years). Pipeline products comprise biologics in Phase III and Phase II trials, as well as a number of small molecules including JAK inhibitors, such as Abbvie's upadacitinib (Phase III, UC and CD) and Gilead/Galapagos' filgotinib (Phase III, UC and CD) and S1P1 inhibitors, such as Arena's Etrasimod (Phase III, UC).¹⁷⁷ The combined entity will also face competition from several biosimilars of TNF- α inhibitors, which are bound to exert a downward price pressure in the market for treatments for each of UC and CD. As one KOL put it, "[t]here is a wide range of treatments as third-line defence drugs for UC and CD, including biosimilars which are available at competitive prices. There are marketed products and many pipeline projects involving small molecule drugs such as S1P receptor modulators and JAK inhibitors".¹⁷⁸
- (136) On the narrowest plausible market giving rise to an overlap between the Parties' pipeline products, which is the market restricted to oral third-line treatments for each of UC and CD, the combined entity will also face strong competitive constraints. Post-Transaction, competing oral treatments will include one marketed product (Pfizer's Xeljanz), and several pipeline products (including AbbVie's upadacitinib and Gilead/Galapagos' filgotinib, which are both in Phase III for each of UC and CD, and Arena's Etrasimod, which is in Phase III for UC and has the same MoA as Celgene's Ozanimod).

¹⁷⁷ According to one KOL, other companies such as Novartis and Johnson & Johnson have S1P1 agonists that could be developed for the treatment of UC and CD. See non-confidential minutes of a conference call with a KOL, 26.4.2019

¹⁷⁸ See non-confidential minutes of a conference call with a KOL, 26.4.2019.

- (137) *Finally*, the market investigation did not reveal any substantiated competition concerns in relation to UC and CD treatments in the EEA. Given the differentiated MoA of Celgene's and BMS' pipeline projects, the risk of discontinuation or delay for some of them is limited
- (138) In light of the above considerations supported by evidence collected over the course of the market investigation, the Commission concludes that the Transaction does not give rise to serious doubts as to its compatibility with the internal market and the functioning of the EEA Agreement as regards its impact on competition in relation to UC and CD treatments, under any plausible market definition.

4.1.5. *Treatments for Lupus*

- (139) Lupus is a long-term systemic autoimmune disease which is difficult to diagnose because it is a very heterogeneous disease (no two cases of Lupus are exactly alike) and its symptoms often mimic those of many other diseases. Lupus can cause inflammation in a wide range of bodily systems, and can involve a wide range of complications depending on which bodily systems are affected. Symptoms include tiredness, mild skin rash or joint pain (in milder cases) and serious inflammation and damage in the skin, lungs, heart, kidneys.
- (140) Lupus is a very heterogeneous disease and it is difficult to identify clear lines of treatment.¹⁷⁹ Lupus treatments include (i) nonsteroidal anti-inflammatory drugs (such as aspirin and ibuprofen); (ii) antimalarials (such as hydroxychloroquine); (iii) corticosteroids (such as prednisolone); and (iv) immunosuppressant drugs (such as azathioprine and methotrexate). The use of biologics is less common in Lupus than in other autoimmune diseases. There is only one biologic on the market approved for lupus, namely, GSK's Benlysta (belimumab). Another biologic, Roche's Rituxan (rituximab), is also now widely used for the treatment of Lupus on an off-label basis.

4.1.5.1. Market definition

- (141) The Commission has not previously analysed the relevant product market for Lupus treatments. In *J&J/Actelion*, whilst the Commission did not define the relevant product market for Lupus treatments, it excluded competition concerns in the Lupus space based on the differentiated MoA, MoD and likely line of treatment of J&J and Actelion's products.¹⁸⁰ The Parties suggested that the relevant product for treatments of Lupus can be left open, as no competition concerns arise under any plausible market delineation (*i.e.* by line of treatment, by MoA and by MoD). For the purposes of this Decision, it can be left open whether the market for Lupus treatments should be sub-segmented. This is because the Transaction does not give rise to serious doubts as to its compatibility with the internal market and the functioning of the EEA Agreement even under the narrowest market definition giving rise to an overlap between the Parties' drugs, *i.e.* oral treatments for Lupus.

¹⁷⁹ The main guidelines in Europe for the treatment of lupus are the EULAR recommendations for the management of SLE (2008). More recent guidelines regarding the management of lupus in adults have been published by the British Society for Rheumatology in October 2017.

¹⁸⁰ Case M.8401 - *J&J/Actelion*, decision of 9.6.2017, footnote 5.

(142) As regards the geographic market definition, the Commission has consistently considered the market for pipeline products to be at least EEA-wide in scope.¹⁸¹ The Parties do not contest this. Nothing in the market investigation suggests that the Commission should depart in the present case from its previous practice with respect to Lupus treatments.

4.1.5.2. The Parties' products

(143) The Parties' pipeline drugs for the treatment of Lupus are listed in Table 8 below.¹⁸²

Table 8				
LUPUS TREATMENTS				
PARTIES' PIPELINE PRODUCTS				
Party	Product name	Pipeline	MoA	MoD
Celgene	CC-220	Pipeline (<i>Phase II</i>)	Cereblon receptor	Oral
	[...]	Pipeline (<i>Phase I</i>)	[...]	[...]
BMS	BMS-986165	Pipeline (<i>Phase II</i>)	TYK2 inhibitor	Oral
	BMS-986195	Pipeline (<i>Phase II</i>)	BTK inhibitor	Oral
	BMS-986256	Pipeline (<i>Phase I</i>)	TLR 7/8 antagonist	Oral
	BMS-986251	Pipeline (<i>Phase I</i>)	ROR γ t agonist	Oral

(144) The Transaction gives rise to pipeline-to-pipeline overlaps in Lupus treatments between Celgene CC-220 (Phase II pipeline) and [...] (Phase I pipeline), on the one hand, and BMS TYK2 inhibitor (Phase II pipeline), BTK inhibitor (Phase II pipeline), TLR 7/8 inhibitor (Phase I pipeline) and ROR γ t agonist (Phase I pipeline), on the other hand.

(145) Celgene has one pipeline product that is undergoing Phase II trials for the treatment of Lupus, CC-220 (iberdomide), which is a cereblon binding agent (small molecule). If successful in clinical trials, Celgene's cereblon receptor is expected to enter the EEA markets in [...]. Celgene is also developing [...], which is currently undergoing Phase I trials and is not expected to reach the EEA markets before [...].

(146) BMS has several pipeline products targeting Lupus: (i) BMS TYK2 inhibitor¹⁸³ is undergoing Phase II trials and is expected to enter the EEA markets in [...]; (ii) BMS-986195 (branabrutinib), which is a selective Bruton's tyrosine kinase ("BTK") inhibitor (a small molecule) currently undergoing Phase II trials and expected to be launched in the EEA in [...]; (iii) BMS-986256 (a small molecule), an antagonist of the Toll-like Receptors 7 and 8 ("TLR 7/8") currently in Phase I trials that is not expected to reach the EEA market before [...]; and (iv) BMS-986251, a ROR γ t agonist (small molecule) that is currently at Phase I trial stage [...].

(147) The Transaction gives rise to overlaps between the Parties' pipeline products at clinical trial stage in (i) a plausible market for Lupus treatments, and (ii) a plausible market for oral treatments for Lupus.

¹⁸¹ See recital (16) above.

¹⁸² The Parties have no marketed treatments for Lupus in the EEA.

¹⁸³ See recital (39) above.

4.1.5.3. Competitive assessment

- (148) The Parties argued that no competition concerns arise in Lupus treatments under any plausible market delineation, given (i) that there is a crowded pipeline for treatments of Lupus and (ii) the Parties' products have different MoA, different anticipated usage and very different expected safety and efficacy profiles, so that they are unlikely to be close competitors. Additionally, the Parties submitted that given the difficulty of bringing Lupus treatments to the market, the combined entity would not have any incentive to reorient, delay or discontinue the development of any of its assets.
- (149) The market investigation broadly confirmed the Parties' arguments and allows the Commission to exclude serious doubts as to the compatibility of the Transaction with the internal market and the functioning of the EEA Agreement regarding Lupus treatments in the EEA.
- (150) *First*, the Parties' pipeline programmes are very differentiated. The Parties' compounds have different MoA that affect different inflammatory pathways. Given the very different MoA of these molecules and the heterogeneity of the disease, it is very likely that these drugs (if they ever reach the market) will serve different patient groups and will likely have different efficacy and safety profiles.
- (151) *Second*, post-Transaction, the combined entity will continue facing competitive constraints from a large number of actual and potential competitors (including under the narrowest market definition giving rise to an overlap, *i.e.* oral treatments for each Lupus).
- (152) Set forth below is a list of the Parties' main competing pipeline products in Lupus treatments.

Table 9					
LUPUS TREATMENTS					
MAIN COMPETING PIPELINE PRODUCTS					
Company	Product	Clinical Trial Stage	MoD	MoA	Expected EEA launch
AstraZeneca	Anifrolumab	Phase III	Intravenous	IFNAR1 inhibitor	2020
GSK	Belimumab	Phase III	Intravenous / Subcutaneous	B lymphocyte stimulator	2020
Eli Lilly	Baricitinib	Phase II	Oral	JAK inhibitor	2021
Janssen	Ustekinumab	Phase III	Intravenous / Subcutaneous	IgG1k monoclonal antibody	2022
Neovacs	IFN- α kinoid	Phase II	Subcutaneous	IFN- α	2023
Merck	Atacicept	Phase II	Subcutaneous	Recombinant fusion protein	2023
ILTOO	ILT-101	Phase II	Subcutaneous	Recombinant IL2	2023
Biotest	BT-063	Phase II	Intravenous	IL-10 monoclonal antibody	2023
Immunomedics	Milatuzumab	Phase II	Subcutaneous	CD74 monoclonal antibody	2023
Roche	Fenebrutinib	Phase II	Subcutaneous / Oral	BTK inhibitor	2023
Xencor	Obexelimab	Phase II	Intravenous	CD19 monoclonal antibody	2023
Merck KGaA	Evobrutinib	Phase II	Oral	BTK inhibitor	2024

Source: Form CO.

- (153) There are many competitors developing pipeline drugs for Lupus. One KOL recalled that "*Celgene, BMS, and many of their rivals have pipeline products for the treatment*

of lupus”.¹⁸⁴ As shown in Table 9, more than 10 competing pipeline products for the treatment of Lupus are expected to be launched in the EEA by 2023, that is before the most advanced pipeline product of the Parties reaches the EEA market. Many of the competing pipeline projects are based on MoA similar to the MoA of the Parties’ pipeline programmes. For example, Eli Lilly’s baricitinib is a JAK inhibitor, involving a MoA similar to the BMS TYK2 inhibitor. Roche’s fenebrutinib and Merck KGaA’s evobrutinib constitute BTK inhibitors, similar to BMS-986195.

- (154) On the narrowest plausible market giving rise to an overlap between the Parties’ pipeline products, which is the market restricted to oral treatments for Lupus, the combined entity will also face strong competitive constraints. Post-Transaction, competing oral treatments will include at least three Phase II projects developed by large pharmaceutical companies, such as Eli Lilly, Merck KGaA, and Roche. If successful, Eli Lilly’s baricitinib is expected to enter the market approximately 3 years earlier than any of the pipeline projects of the Parties.
- (155) *Third*, the market investigation did not reveal any substantiated competition concerns in relation to the Transaction in a possible market for Lupus treatments or any of its plausible sub-segmentations. A KOL added that “[t]he fact that there is still a need for an efficacious lupus treatment makes it unlikely that the combined entity would decide to discontinue one of the pipeline projects that the Parties are developing today”.¹⁸⁵
- (156) For all these reasons, the Commission concludes that the Transaction does not give rise to serious doubts as to its compatibility with the internal market and the functioning of the EEA Agreement as regards its impact on competition in the possible market for Lupus treatments (and its plausible sub-segmentations).

4.2. Fibrotic diseases

4.2.1. Introduction

- (157) Fibrotic diseases include a broad range of diseases (e.g. idiopathic pulmonary fibrosis, non-alcoholic steatohepatitis, advanced liver fibrosis) that involve fibrosis in some part of the body. Fibrosis is the formation of excessive tissue scarring and can occur in different organs, such as the lungs, liver, skin, eyes, heart, and kidneys.
- (158) Fibrosis often occurs as a result of sustained injury, which could be caused by, for example, trauma, toxins, inflammation or infection. Normally, an organ or tissue that is affected by an injury undergoes a process of healing through deposition of new collagen fibres, repair of blood vessels, and other activities which restore the integrity of the tissue involved. When these repair processes – specifically the laying down of new collagen fibres – become dysregulated, excessive scarring can form. Excessive scarring in turn can have a very significant impact on the function of the impacted organ.

¹⁸⁴ Non-confidential minutes of a conference call with a KOL, 25.4.2019.

¹⁸⁵ Non-confidential minutes of a conference call with a KOL, 25.4.2019.

- (159) In fibrotic diseases, the Parties activities overlap with respect to the following indications: Idiopathic Pulmonary Fibrosis (“IPF”) (Section 4.2.2) and Non-alcoholic steatohepatitis (“NASH”) (Section 4.2.3).

4.2.2. *Treatments for idiopathic pulmonary fibrosis*

- (160) Idiopathic pulmonary fibrosis (“IPF”) is a relatively rare chronic progressive disease that affects the lungs. The cause is unknown, and the disease is particularly complex as it is not driven by a single gene or cell type.
- (161) IPF is caused by lung tissue becoming thick and stiff and eventually forming scar tissue within the lungs. The scarring, or fibrosis, seems to result from a cycle of damage and healing that occurs in the lungs. Over time, the healing process stops working correctly and scar tissue forms. What causes these changes in the first place is unknown. Symptoms of IPF include: shortness of breath, a dry cough, fatigue, unexplained weight loss, aching muscles and joints, and widening or rounding of the tips of the fingers or toes (clubbing). Disease progression can vary - some patients become ill very quickly and for others the disease progresses over months or years. The mean survival time from diagnosis is 2 to 5 years
- (162) There is currently no cure for IPF. The main aim of the two marketed treatments currently available in the EEA (Roche’s pirfenidone and Boehringer Ingelheim’s nintedanib) is to relieve symptoms and to slow progression. As the condition becomes more advanced, palliative care is offered. In addition, lung transplants may be an option for a small subgroup of patients with IPF who meet the necessary criteria.
- (163) In 2015, the European Respiratory Society published, jointly with the American Thoracic Society, Japanese Respiratory Society and Latin American Thoracic Association, published guidelines on idiopathic pulmonary fibrosis treatment.¹⁸⁶ Only nintedanib and pirfenidone are conditionally recommended by the guidelines.

4.2.2.1. Market definition

- (164) The Commission has not previously analysed the relevant product market for IPF treatments. The Parties suggested that the relevant product for treatments of IPF can be left open, as no competition concerns arise under any plausible market delineation (*i.e.* by line of treatment, by MoA and by MoD). For the purposes of this Decision, it can be left open whether the market for IPF treatment should be sub-segmented. This is because the Transaction does not give rise to serious doubts as to its compatibility with the internal market and the functioning of the EEA Agreement even under the narrowest market definition giving rise to an overlap between the Parties’ drugs (*i.e.* oral treatments for IPF).
- (165) As regards the geographic market definition, the Commission has consistently considered the market for pipeline products to be at least EEA-wide in scope.¹⁸⁷ The Parties do not contest this. Nothing in the market investigation suggests that the Commission should depart in the present case from its previous practice with respect to IPF treatments.

¹⁸⁶ <https://www.thoracic.org/statements/resources/interstitial-lung-disease/IPF-Full-length.pdf>.

¹⁸⁷ See recital (16) above.

4.2.2.2. The Parties' products

(166) The Parties' pipeline drugs for the treatment of IPF are detailed in Table 10 below.¹⁸⁸

Table 10				
IPF TREATMENTS				
PARTIES' PRODUCTS				
Party	Product name	Marketed / Pipeline	MoA	MoD
Celgene	CC-90001	Pipeline (<i>Phase II</i>)	JNK inhibitor	Oral
BMS	ND-L02-s0201	Pipeline (<i>Phase II</i>)	HSP47 inhibitor	Intravenous
	BMS-986278	Pipeline (<i>Phase I</i>)	LPA(1) antagonist	Oral

(167) The Transaction gives rise to pipeline-to-pipeline overlaps between (i) Celgene's JNK inhibitor (Phase I pipeline), on the one hand, and (ii) BMS HSP47 inhibitor (Phase II pipeline) and LPA(1) antagonist (Phase I pipeline), on the other hand.

(168) Celgene is developing a JNK inhibitor, which targets the c-Jun N-terminal Kinase ("JNK"). The JNK signalling pathway is an important mediator of inflammation that may underlie fibrosis, as well as being a mediator of the fibrotic process itself. The JNK signalling pathway is not only implicated in lung fibrosis, but is also implicated in fibrosis in other organs. Celgene's CC-90001 is currently undergoing Phase II clinical trials and is not expected to reach the EEA market before [...].

(169) BMS has a financial option over ND-L02-s0201, an asset currently developed by Nitto Denko. ND-L02-s0201 is a lipid nanoparticle containing a small interfering ribonucleic acid (siRNA) that inhibits the production of heat shock protein 46 ("HSP47"). HSP47 is a protein that is responsible for moderating collagen synthesis and secretion, which is part of the fibrotic process. Animal models suggest that there could be a potential role for HSP47 in the development of lung fibrosis. However, the exact MoA in relation to lung fibrosis is not yet understood. ND-L02-s0201 is currently undergoing Phase II clinical trials and is not expected to reach the EEA market before [...].

(170) BMS is also developing a LPA(1) antagonist, which inhibits the lysophosphatidic acid receptor ("LPA(1)"). Lysophosphatidic acid ("LPA") helps with cell proliferation, migration, cytoskeletal rearrangement, and cell survival, and is linked to the development of a number of fibrotic diseases (such as lung, liver, skin, and kidney fibrosis). The signalling between LPA and LPA(1) is relevant to the development of IPF, and when LPA(1) is inhibited in animal models, lung injury and fibrosis is reduced. ND-L02-s0201 is currently undergoing Phase I clinical trials.

(171) The Transaction gives rise to overlaps between the Parties' pipeline products at clinical trial stage in (i) a plausible market for IPF treatments, and (ii) a plausible market for oral IPF treatments.

4.2.2.3. Competitive assessment

(172) The Parties argue that no competition concerns arise in the market for IPF treatments or any of its plausible sub-segmentations, in particular because: (i) the products have

¹⁸⁸ The Parties have no marketed treatments for IPF in the EEA.

different MoA, (ii) there is a crowded pipeline of competing IPF trials, and (iii) the products are in early stages of clinical development.¹⁸⁹

(173) Based on the available information, the Commission considers that the proposed Transaction does not raise serious doubts as to the compatibility of the Transaction with the internal market and the functioning of the EEA Agreement.

(174) *First*, Celgene’s CC-90001 (JNK inhibition) and BMS’ pipeline products, namely its financial option in ND-L02-s0201 (HSP47 inhibition) and BMS-986278 are very differentiated. The Parties’ compounds have different MoA that affect different inflammatory pathways. Given the very different MoA of these molecules, it is very likely that these drugs (if they ever reach the market) will serve different patient groups and will likely have different efficacy and safety profiles.

(175) According to the Parties, and based on the public data available at this stage, competing pipeline products are therefore likely to compete more closely with the Parties’ pipeline products:

- [...] appears to be the closest competing pipeline product for BMS-986278 as it inhibits autotaxin, which is upstream of the LPA pathway that is targeted by BMS-986278;
- [...] appears to be the closest competing pipeline product for BMS’ ND-L02-s020 since [...], is a direct antifibrotic, and it is administered [...];
- CC-90001’s MoA is unique, as it is the only JNK inhibitor in development for IPF. The closest competing pipeline product could be [...] as they both lower the level of the same protein in the body.

(176) *Second*, post-Transaction, the combined entity will continue facing competitive constraints from a large number of actual and potential competitors (including under the narrowest market definition giving rise to an overlap, *i.e.* oral treatments for IPF).

(177) Set forth below is a list of the main competing treatments (marketed in the EEA and under development) in IPF treatments.

Table 11					
TREATMENT FOR IPF					
<u>MAIN COMPETING MARKETED AND PIPELINE PRODUCTS</u>					
Company	Product	Marketed / Pipeline	MoA	MoD	Expected EEA launch
Roche	Pirfenidone	Marketed	Collagen/p38/TNF inhibitor.	Oral	-
Boehringer	Nintedanib	Marketed	Tyrosine-kinase inhibitor	Oral	-
Galapagos	GLPG1960	Pipeline (<i>Phase III</i>)	Autotaxin inhibitor	Oral	2023
	GLPG-1205	Pipeline (<i>Phase II</i>)	GPR84 inhibitor	Oral	> 2024
Promedior	PRM-151	Pipeline (<i>Phase III</i>)	Pentraxin 2	Intravenous	> 2024

¹⁸⁹ See Form CO, Fibrotic diseases Chapter, paras. 48 and ff.

Table 11					
TREATMENT FOR IPF					
MAIN COMPETING MARKETED AND PIPELINE PRODUCTS					
Company	Product	Marketed / Pipeline	MoA	MoD	Expected EEA launch
Fibrogen	pamrevlumab	Pipeline (<i>Phase III</i>)	Anti-CTGF	Intravenous	2023
Prometic Life Sciences	PBI-4050	Pipeline (<i>Phase II</i>)	GPR40/GPR84 suppressor	Oral	> 2026
Biogen	BG-00011	Pipeline (<i>Phase II</i>)	Anti alphaV/beta6 integrin	Subcutaneous	> 2025
Galecto	TD-139	Pipeline (<i>Phase II</i>)	Galectin-3 inhibitor	Inhalation	> 2025
Kadmon	KD-025	Pipeline (<i>Phase II</i>)	ROCK2 inhibitor	Oral	> 2024

Source: Form CO

- (178) As shown in Table 11 above, there are two treatment for IPF currently marketed in the EEA (by Roche and Boehringer Ingelheim). Moreover, the IPF pipeline is crowded, including three pipeline projects that are at a more advanced clinical stage than the pipelines of the combined entity post-Transaction. These pipelines are expected to be launched in the EEA several years before the Parties' products.
- (179) On the narrowest plausible market giving rise to an overlap between the Parties' products, which is the market restricted to oral treatments for IPF, the combined entity would also face strong competitive constraints. Post-Transaction, actual and potential competing oral treatments will include two marketed drugs (Roche's pirfenidone and Boehringer Ingelheim's nintedanib) and several pipeline products (including Galapagos's GLPG1960 and Prometic Life Sciences's PBI-4050, which are in Phase III).
- (180) *Third*, the Commission found that, given the absence of cure or disease-modifying treatment available on the market, there is high unmet demand for IPF therapies.¹⁹⁰ As such, it is unlikely that the combined entity would have incentives to discontinue, delay or reorient any of its pipeline products, especially as they have a very differentiated MoA and would therefore likely meet distinct patients' needs.
- (181) For all these reasons, the Commission concludes that the Transaction does not give rise to serious doubts as to its compatibility with the internal market and the functioning of the EEA Agreement as regards its impact on competition in the possible market for IPF treatments (and its plausible sub-segmentations).

4.2.3. Treatments for non-alcoholic steatohepatitis

- (182) Non-alcoholic steatohepatitis ("NASH") is the most severe form of non-alcoholic fatty liver diseases ("NAFLD"). Non-alcoholic fatty liver ("NAFL") is the initial stage which begins with an abnormal build-up of fat in the liver, which can progress to inflammation, hepatocyte degradation, fibrosis, cirrhosis and ultimately liver failure or liver cancer.
- (183) Where there is steatosis (*i.e.* abnormal retention of lipids in the liver) as well as inflammation and ballooning of cells in the liver, the condition is classified as

¹⁹⁰ The two treatments currently marketed for IPF - pirfenidone and nintedanib – have limited efficacy and significant tolerability/safety issues and so a significant unmet need remains for a better treatment option for IPF patients.

NASH. NASH may initially present without fibrosis, but as the condition progresses, fibrosis develops. NASH is generally caused by lifestyle choices (such as poor diet and lack of exercise); however, unlike other fatty liver diseases, it is not caused by alcohol abuse or as a side effect of medication.

- (184) The most common symptoms are fatigue and mild pain in the upper right abdomen. As the disease progresses to more advanced stages, more symptoms may become apparent including: bleeding easily, bruising easily, itchy skin, jaundice and fluid accumulation in abdomen.
- (185) There are currently no treatments specifically marketed for NASH. Doctors may recommend lifestyle interventions (such as changing diet and losing weight) and treating comorbidities (*i.e.* one or more additional conditions that occur concomitantly or concurrently with a primary condition). Other options also include bariatric surgery or pharmacotherapy, including treatments with vitamin E, an SGLT2 inhibitor (such as Invokana which is approved as a diabetes medicine in the EEA), or pemafibrate (currently not approved in the EEA).
- (186) In 2016, the European Association for the Study of the Liver (“EASL”), the European Association for the Study of Diabetes (“EASD”) and the European Association for the Study of Obesity (“EASO”) have published Clinical Practice Guidelines for the management of NAFLD (“NAFLD Guidelines”). The NAFLD Guidelines note that no drug is approved for NASH by regulatory agencies and that no specific therapy can be recommended. The NAFLD Guidelines note that insulin sensitisers, antioxidants (such as vitamin E) and cytoprotective and lipid lowering agents may be helpful. In patients that are unresponsive to lifestyle changes and pharmacotherapy, bariatric surgery may be an option. The NAFLD Guidelines recommend diet and lifestyle changes as an important treatment.

4.2.3.1. Market definition

- (187) The Commission has not previously analysed the relevant product market for NASH treatments. The Parties suggested that the relevant product for treatments of NASH can be left open, as no competition concerns arise under any plausible market delineation (*i.e.* no line of treatment have been identified for the treatment of NASH and the Parties’ pipeline products neither have the same MoA nor the same MoD). For the purposes of this Decision, it can be left open whether the market for NASH treatment should be sub-segmented. This is because the Transaction does not give rise to serious doubts as to its compatibility with the internal market and the functioning of the EEA Agreement even under the narrowest market definition giving rise to an overlap between the Parties’ drugs (*i.e.* treatments for NASH).
- (188) As regards the geographic market definition, the Commission has consistently considered the market for pipeline products to be at least EEA-wide in scope.¹⁹¹ The Parties do not contest this. Nothing in the market investigation suggests that the Commission should depart in the present case from its previous practice with respect to NASH treatments.

¹⁹¹ See recital (16) above.

4.2.3.2. The Parties' products

(189) The Parties' pipeline drugs for the treatment of NASH are detailed in Table 12 below.¹⁹²

Table 12				
NASH TREATMENTS				
PARTIES' PRODUCTS				
Party	Product name	Marketed / Pipeline	MoA	MoD
Celgene	CC-90001	Pipeline (<i>Phase II</i>) ¹⁹³	JNK inhibitor	Oral
BMS	BMS-986263	Pipeline (<i>Phase II</i>)	HSP47 inhibitor	Injectable
	BMS-986036	Pipeline (<i>Phase II</i>)	Pegylated FGF21	Injectable

(190) The Transaction gives rise to marketed-to-pipeline overlaps between (i) Celgene's JNK inhibitor (Phase II pipeline), on the one hand, and (ii) BMS HSP47 inhibitor (Phase II pipeline) and Pegylated FGF21 (Phase II pipeline), on the other hand.

(191) Celgene is developing a JNK inhibitor currently undergoing Phase II trials. The JNK signalling pathway is an important mediator of inflammation that may underlie fibrosis as well as being a mediator of the fibrotic process itself. The JNK signalling pathway implicated in liver fibrosis. Celgene's CC-90001 is not expected to reach the EEA market before [...].

(192) BMS is developing a pegylated¹⁹⁴ analogue¹⁹⁵ of human fibroblast growth factor 21 ("FGF21"). FGF21 is an endocrine hormone that is a key regulator of metabolism; it circulates through the blood system to regulate bodily functions. Although many different metabolically active tissues express FGF21, most of the hormone is produced by the liver. In the liver, FGF21 acts to reduce endogenous production of sugar, fat and low-density lipoproteins while promoting utilisation of fatty acids as a fuel source. Based upon the available scientific data, BMS believes that administering BMS-986036 may decrease liver fibrosis, possibly through effects on accumulation of liver fat, and the resulting inflammation and fibrotic response. BMS-986263 is currently undergoing Phase II clinical trials and is not expected to reach the EEA market before [...].

(193) BMS is also developing a HSP47 inhibitor. The HSP47 protein is essential for the formation of mature collagen (chronic injuries cause fibrosis by inducing collagen production). When stimulated, hepatic stellate cells, which store vitamin A, transform into myofibroblasts, which produce collagen responsible for fibrosis. The HSP47-targeting siRNA is encapsulated in a vitamin A coupled liposome which delivers the siRNA to hepatic stellate cells, leading to decreased collagen production and cell apoptosis (programmed cell death). BMS-986036 is currently undergoing Phase II clinical trials and is not expected to reach the EEA market before [...].

¹⁹² The Parties have no marketed treatments for NASH in the EEA.

¹⁹³ The CC-90001 Phase II NASH study (CC-90001-NASH-001) is being initiated and no patients have been enrolled to date.

¹⁹⁴ Pegylation is the process of covalent and non-covalent attachment polyethylene glycol polymer chains to molecules and macrostructures (such as a drug) and it is used as a strategy to overcome disadvantages associated with some biopharmaceuticals.

¹⁹⁵ An analogue is a compound with a molecular structure that is closely similar to that of another compound.

(194) The Transaction gives rise to overlaps between the Parties’ pipeline products at clinical trial stage in a plausible market for NASH treatments.

4.2.3.3. Competitive assessment

(195) The Parties argue that no competition concerns arise in the market for NASH treatments or any of its plausible sub-segmentations no competition concerns arise, in particular because: (i) the products have different MoA, (ii) there is a crowded pipeline of competing NASH trials, and (iii) the products are in early stages of clinical development.¹⁹⁶

(196) Based on the available information, the Commission considers that the proposed Transaction does not raise serious doubts as to the compatibility of the Transaction with the internal market and the functioning of the EEA Agreement in relation to NASH treatments.

(197) *First*, Celgene’s CC-90001 and BMS’ pipeline products, namely BMS-986036 and BMS-986263 are differentiated compounds with (i) different MoA (CC-90001 is a JNK inhibitor and BMS pipeline drugs are a HSP47 inhibitor and a Pegylated FGF21); and (ii) different MoD (while Celgene drug will be taken orally, BMS’ products will be administered through subcutaneous injection (BMS’ Pegylated FGF21) and through intravenous injection (BMS’ HSP47). Based upon published preclinical data and early clinical data, it is very likely that these drugs (if they ever reach the market) will serve different patient groups. In particular, they would likely have different efficacy and safety profiles.¹⁹⁷

(198) *Second*, post-Transaction, the combined entity will continue facing competitive constraints from a large number of actual and potential competitors (including under the narrowest market definition giving rise to an overlap, *i.e.* treatments for NASH).

(199) Set forth below is a list of the main competing treatments for NASH.

Table 13					
TREATMENT FOR NASH					
<u>MAIN COMPETING PIPELINE PRODUCTS</u>					
Company	Product	Clinical Trial Stage	MoA	MoD	Expected EEA launch
Allergan / Tobira	Cenicriviroc	Phase III	CCR2/5 antagonist	Oral	2022
GenFit	Elafibranor /GFT505	Phase III	PPAR	Oral	2020/2021
Intercept Pharmaceuticals	Ocaliva	Phase III	Farnesoid X receptor agonist	Oral	2019/2020

¹⁹⁶ See Form CO, Fibrotic diseases Chapter, paragraphs 56 and ff.

¹⁹⁷ Whilst the target NASH population for CC-90001 are patients with NASH with advanced fibrosis, BMS-986036 and BMS-986263 target different pathways, and may be suited to different populations (BMS’ may be appropriate patients [description of anticipated target patient population] (Celgene’s CC-90001 [...]) and BMS-986263 may be more appropriate for patients [...] (Celgene’s CC-90001 excludes subjects with a history of hepatitis and fibrosis from causes other than NASH [...])).

Table 13					
TREATMENT FOR NASH					
MAIN COMPETING PIPELINE PRODUCTS					
Company	Product	Clinical Trial Stage	MoA	MoD	Expected EEA launch
Madrigal	MGL-3196	Phase III	THR β -selective agonist	Oral	2021/2023
Galectin	GR-MD-02	Phase III	Galectin 3 inhibitor	Oral	> 2024
Galmed	Aramchol	Phase II	Stearoyl-CoA desaturase-1 inhibitor	Oral	> 2024
CymaBay	Seladelpar	Phase II	PPAR	Oral	> 2024
Inventiva	Lanifibranor	Phase II	PPAR	Oral	> 2024
Boehringer	BI 1467335	Phase II	Amine oxidase inhibitor	Oral	> 2024

Source: Form CO

- (200) As shown in Table 13 above including the main pipeline products being developed for NASH, the NASH pipeline is crowded, including at least five pipeline projects that are at a more advanced clinical stage than the pipelines of the combined entity post-Transaction. These pipelines are expected to be launched in the EEA several years before the Parties' products.
- (201) *Third*, the Commission found that, given the absence of treatment available on the market, there is high unmet demand for NASH therapies. As such, it is unlikely that the combined entity would have incentives to discontinue, delay or reorient any of its pipeline products, especially as they do have a differentiated MoA and would all meet different patients' needs.
- (202) For all these reasons, the Commission concludes that the Transaction does not give rise to serious doubts as to its compatibility with the internal market and the functioning of the EEA Agreement as regards its impact on competition in the possible market for NASH treatments (and its plausible sub-segmentations).

4.3. Oncology

4.3.1. Introduction

- (203) Oncology refers to the study and treatment of cancers, a type of disease where certain cells (malignant cells) mutate and undergo uncontrolled cell growth.¹⁹⁸
- (204) Cancers are usually classified according to the part of the body where they originate. Cancerous cells typically spread throughout the affected areas in the body. The determination of the extent to which a cancer has spread is called 'staging'. While the 'stages' by which the spread of a cancer is measured differs from cancer to cancer, in general, more severe cases are delineated by higher numbers.

¹⁹⁸ Cancer is one of the leading causes of death in the EU, accounting for approximately 25.4% of all deaths totalling 1.3 million people in 2015. In the EU, cancer accounts for approximately 28.7% of deaths among men and 22.1% of deaths among women. See: <https://ec.europa.eu/eurostat/web/products-eurostat-news/-/DDN-20181122-1?inheritRedirect=true>.

- (205) The range of treatments for cancer include traditional types of therapies (such as surgery, radiotherapy and chemotherapy) and newer forms of treatment (such as targeted therapies and immunotherapies).
- (206) These different types of treatment may be approved as monotherapies or combination therapies. A combination therapy is when two or more drugs (or therapies) are used in parallel for the same indication, which may help to improve the efficacy and safety of the treatment. Each product that is part of the combination treatment is typically marketed by the company controlling the product, and procured by customers on a stand-alone basis.¹⁹⁹
- (207) The oncology treatments offered by BMS and Celgene include chemotherapies, targeted therapies and immunotherapies.²⁰⁰
- (208) Given the different ways in which they treat cancer, chemotherapies, targeted therapies, and immunotherapies are most often used as complementary treatments:
- *Chemotherapies* involve the use of cytotoxic drugs to kill cancer cells, targeting cells that grow and divide at rapid rates. However, chemotherapies can also attack healthy cells, particularly fast-growing healthy cells, such as red and white blood cells and cells comprising the hair follicles;
 - *Targeted therapies* are drugs or other substances that interfere with specific molecules involved in tumour growth and progression. Targeted therapies are designed to specifically ‘target’ and act upon specific mutations, amplifications, molecular aberrations or proteins that are expressed by the form of cancer being targeted. As a result, targeted therapies each have a highly specific MoA;
 - *Immunotherapies* are products that utilise a patient’s own immune system to fight cancerous cells. Immunotherapies do not attack cancerous cells directly but are designed to enhance the body’s natural mechanisms to fight cancer, helping the immune system to increase its natural ability to eliminate cancer cells.
- (209) In oncology, the Transaction gives rise to limited number of marketed-to-pipeline overlaps and pipeline-to-pipeline overlaps involving early stage pipelines (Phase I or Phase I/II)²⁰¹, with the same MoA or different MoA. More specifically, the Parties’

¹⁹⁹ Development of combination therapies in oncology is typically done through clinical collaboration agreements, whereby two parties collaborate to conduct the applicable studies. In most cases, each party will contribute supply of their proprietary product for the study, the parties will share costs equally, and one party will be responsible for the operational conduct (and sponsorship) of the study. However, cost-sharing and operational responsibilities are negotiated terms, and it is not uncommon for one party to bear greater than 50% of the costs of a given study. These clinical collaboration agreements very rarely contain co-commercialisation provisions (including bundling).

²⁰⁰ Neither BMS nor Celgene offer surgery and radiotherapy as part of their oncology treatment solutions.

²⁰¹ Phase I/II trials are possible (and frequently used in oncology). A Phase I/II study is a single study that includes a typical Phase I trial and a Phase II signal-seeking trial in a single study protocol. The next step after a Phase I/II study will depend on the strength of the evidence. Usually the drug candidate will be studied next in a larger Phase II trial, but where the evidence is particularly strong, it may be possible to go on to a Phase II/III trial. The latter usually includes two stages: the first stage will be a typical Phase II trial and the second stage may allow for the trial to be expanded into a full Phase III if there is sufficient evidence.

activities overlaps with respect to BET inhibitors (a targeted therapy) (Section 4.3.2) and various immunotherapies (Section 4.3.3).²⁰²

4.3.2. BET Inhibitors

- (210) BET inhibitors belong to targeted therapies. Bromodomain and extra-terminal (“BET”) proteins are involved in the expression of several genes controlling activities which are key for cancer development, such as cell proliferation and metastatic spreading. BET inhibitors block the BET proteins, thus preventing the expression of the relevant genes and limiting cancer development.
- (211) There are currently no marketed BET inhibitors and all BET inhibitors under development are at an early stage (*e.g.* Phase I or Phase I/II clinical trials). BET inhibitor development covers several possible oncology indications.

4.3.2.1. Market Definition

- (212) The Parties submitted that it is not necessary for the Commission to reach a conclusion on precise market definition in this case as no competition concerns arise under any plausible market delineation (*i.e.* by MoA or by indication).
- (213) The Commission has discussed relevant product market definition for Phase I/II and Phase II pipeline projects in targeted oncology therapies in *GSK/Novartis Oncology*. In this case, the Commission found that “*the potential for [...] clinical research programs to deliver substitutable products should be assessed by reference to the products’ characteristics and intended therapeutic use, in particular by reference to their mechanism of action and to the cancer types for which they are being investigated*”.²⁰³
- (214) In the present case, the market investigation suggested that the relevant product market should be sub-segmented on the basis of the MoA, *i.e.* as a market for BET inhibitor drugs.²⁰⁴ The market investigation also indicated that the market for BET inhibitor drugs should not be sub-segmented further, *i.e.* by indication.²⁰⁵ This is due to the fact that all BET inhibitor drugs are still under development today and they are in Phase I or Phase II clinical trial stage. While certain indications may be associated with the pipeline project at that stage, these may be reduced or changed as the trials progress.

²⁰² As regards chemotherapies, the Transaction only gives rise to a *de minimis* overlap between the Parties’ activities in Czechia where BMS markets Taxol and Celgene offers Abraxane. Czechia is the [...] EEA countries where BMS’ Taxol is sold (less than [...] of sales in 2018). Abraxane and Taxol fall within the same ATC3 category (L1C ‘plant based antineoplastics’) and are both based on the paclitaxel molecule. However, this *de minimis* marketed-to-marketed overlap does not give rise to an affected market, the Parties’ combined market share being lower than 20% under any plausible market definition in Czechia.

²⁰³ Case M.7275 *Novartis/GSK Oncology*, decision 18.12.2015, recital 90. In this case, the Commission thus defined a relevant product market for pipeline programmes involving MEK and B-Raf inhibitors for specific indications.

²⁰⁴ None of the competitors and the KOLs participating in the market investigation contested that the Parties’ pipeline projects compete in a separate market for BET inhibitor drugs. See Replies of competitors on pre-notification BET inhibitor questionnaire of 27.5.2019. Each of the Parties submitted internal documents showing that BMS and Celgene were [...]. See Form CO, Annexes ONC.04 and ONC.06 for BMS and Annexes ONC.05 and ONC.07 for Celgene.

²⁰⁵ A sub-segmentation based on MoD would not make a difference to the competitive assessment as all the pipeline programmes of the Parties and their competitors are oral.

This is all the more true for BET inhibitor drugs which modulate transcription and therefore affect many different cell types.²⁰⁶ Therefore, it is possible that further research on a BET inhibitor drug uncovers new oncology indications where the product could be used. During the market investigation, the vast majority of competitors stated that they could “*easily expand the indications of [their] BET inhibitor pipeline project*”.²⁰⁷ Several competitors responding to the market investigation indicated that if they were to expand their BET inhibitor programme to a new indication, it would take them 12 months or less to bring the new indication at the same level as the current targeted indications.²⁰⁸ As one competitor put it, “*given the very early stage of development of BET inhibitors, the indications currently associated with pipeline products must be taken with caution*”.²⁰⁹

- (215) For the purposes of this Decision, it can be left open whether the market for BET inhibitor drugs should be sub-segmented by expected indications. This is because the Transaction does not give rise to serious doubts as to its compatibility with the internal market and the functioning of the EEA Agreement even under the narrowest market definition giving rise to an overlap between the Parties’ drugs, *i.e.* BET inhibitors for a specific oncology indication.
- (216) As regards the geographic market definition, the Commission has consistently considered the market for pipeline products to be at least EEA-wide in scope.²¹⁰ The Parties do not contest this. Nothing in the market investigation suggests that the Commission should depart in the present case from its previous practice with respect to BET inhibitor drugs.

4.3.2.2. The Parties’ products

- (217) The Parties’ BET inhibitor pipeline programmes are detailed in Table 14 below.

Table 14				
BET INHIBITOR				
PARTIES’ PRODUCTS				
Party	Product	Clinical Trial Stage	MoD	Trial Indications
Celgene	CC-90010	Phase I	Oral	DLBCL, ²¹¹ glioblastoma, solid tumours
	CC-95775	Phase I	Oral	DLBCL, AML, ²¹² myelodysplastic syndromes [...]
BMS	BMS-986158	Phase I/II	Oral	[...]

- (218) Celgene has two pipelines, CC-90010 and CC-95775, both undergoing Phase I clinical trials for various indications including [...]. [...].

²⁰⁶ Form CO, Section 8 – Oncology, footnote 46.

²⁰⁷ See Replies of competitors on pre-notification BET inhibitor questionnaire of 27.5.2019.

²⁰⁸ See Replies of competitors on pre-notification BET inhibitor questionnaire of 27.5.2019.

²⁰⁹ Non-confidential minutes of a conference call with competitor, 20.5.2019.

²¹⁰ See recital (16) above.

²¹¹ Diffuse Large B-Cell Lymphoma.

²¹² Acute Myeloid Leukemia.

- (219) BMS has one pipeline, BMS-986158, undergoing Phase I/II clinical trials for various indications including [...].
- (220) The Transaction gives rise to pipeline-to-pipeline overlaps in BET inhibitor drugs between (i) Celgene CC-90010 and CC-95775 (Phase I pipelines) on the one hand, and (ii) BMS-986158 (Phase I/II pipeline), on the other hand. [...] among their trial indications, the Transaction would also give rise to a pipeline-to-pipeline overlap in a plausible market for BET inhibitor drugs for [...].

4.3.2.3. Competitive Assessment

- (221) The Parties argued that no competition concerns arise in BET inhibitor drugs under any plausible market delineation, given notably that the BET inhibitor pipeline is crowded and there are many competing products under development including BET inhibitor drugs for [...]. The Parties added that, as all BET inhibitor pipeline programmes are at an early stage, it is possible that their indications scope will be adjusted but the combined entity would not have the incentive to discontinue the Celgene pipeline programmes specifically.
- (222) The market investigation broadly confirmed the Parties' arguments and allows the Commission to exclude serious doubts as to the compatibility of the Transaction with the internal market and the functioning of the EEA Agreement regarding BET inhibitor drugs in the EEA.
- (223) Post-Transaction, the combined entity will continue facing competitive constraints from a large number of actual and potential competitors in BET inhibitor drugs (including under the narrowest market definition giving rise to an overlap, *i.e.* BET inhibitor drugs for [...]).
- (224) Set forth below is a list of the main competing BET inhibitors under development.

Table 15			
<u>BET INHIBITORS - MAIN COMPETING PIPELINE PRODUCTS</u>			
Company	Product	Clinical Trial Stage	MoD
Boehringer Ingelheim	BI-894999	Phase I	Oral
Orion	ODM-207	Phase I	Oral
AbbVie	ABBV-075	Phase I	Oral
	ABBV-744	Phase I	Oral
Zenith Epigenetics	ZEN-3694	Phase II	Oral
GSK	18163	Phase II	Oral
	52383	Phase II	Oral
	51549	Phase I/II	Oral
AstraZeneca	AZD5153	Phase I	Oral

Source: Replies of competitors on pre-notification BET inhibitor questionnaire of 27 May 2019

- (225) As shown in Table 15 above, the BET inhibitor pipeline is crowded, including several pipeline projects that would compete with the pipelines of the combined entity post-Transaction. These projects are at approximately the same stage as the Parties' BET inhibitor clinical trials.
- (226) In a narrower market that includes only BET inhibitors for [...],²¹³ the combined entity will still face competitive constraints from several competitors. There is at least one company which continues to develop a BET inhibitor drug specifically for [...]. Moreover, all the companies developing BET inhibitors for other indications take the view that it is easy to expand the indications associated with their pipeline programme, for example to cover [...].²¹⁴
- (227) Moreover, the market investigation did not reveal any substantiated competition concerns in relation to the Transaction in a possible market for BET inhibitor drugs or specifically in BET inhibitor drugs for [...].²¹⁵
- (228) For all these reasons, the Commission concludes that the Transaction does not give rise to serious doubts as to its compatibility with the internal market and the functioning of the EEA Agreement as regards its impact on competition in the possible market for BET inhibitor drugs (and its plausible sub-segmentations).

4.3.3. Other Overlaps

- (229) Other areas where the Parties have early stage pipelines with the same indication but a different MoA are:
- Immunotherapies for colorectal cancer;
 - Immunotherapies for head and neck squamous cell cancer ("HNSCC");
 - Immunotherapies non-small cell lung cancer ("NSCLC");

²¹³ In a plausible market including all targeted therapies for [...], post-Transaction, the combined entity would control CC-90010 and BMS-986158, which are both described in Table 14. The combined entity would also have a Phase I pipeline project, CC-486, which has a different MoA, namely, it is a DNA methylase inhibitor. The Transaction does not give rise to serious doubts as to its compatibility with the internal market and the EEA Agreement in a possible market for targeted therapies for [...] for the following reasons. *First*, BMS-986158 and Celgene's CC-486 do not have the same MoA. *Second*, BMS-986158 and Celgene's CC-90010 do have the same MoA (BET inhibitor) but there are several pipeline BET inhibitor drugs which are indicated for or could be expanded to [...] (see recital (226) above). *Third*, the combined entity will face competition from at least three marketed targeted therapies (*i.e.* Roche's rituximab and the rituximab biosimilars marketed by Celltrion and Sandoz) and at least seven pipeline programmes (developed by Roche, Johnson & Johnson, MSD, and Gilead), some of which are more advanced than the pipeline projects of the Parties. *Fourth*, the market investigation did not reveal any substantiated competition concerns in relation to the Transaction in a possible market for targeted therapies for [...].

²¹⁴ See recital (214) above and Replies of competitors on pre-notification BET inhibitor questionnaire of 27.5.2019.

²¹⁵ See Replies of competitors on pre-notification BET inhibitor questionnaire of 27.5.2019. For example, one competitor stated "quite a few companies are already in Ph I and therefore it is unlikely to impact the future market shares or price". Similarly, another competitor stated "Given that there are over 10 companies competing in the field of BET inhibitors in a wide range of indications, [...] the acquisition of Celgene by BMS is likely not going to have a significant impact on the competitive landscape of BET inhibitors".

- Immunotherapies small cell lung cancer ("SCLC");
- Immunotherapies for ovarian cancer;
- Immunotherapies for pancreatic cancer; and
- Immunotherapies for multiple myeloma.²¹⁶

4.3.3.1. Market definition

- (230) The Commission has not previously considered the product markets for immunotherapies treating colorectal cancer, HNSCC, NSCLC, SCLC, ovarian cancer, pancreatic cancer, and multiple myeloma.
- (231) For the purpose of this Decision, it can be left open²¹⁷ whether the market for (i) immunotherapies for colorectal cancer, (ii) immunotherapies for HNSCC, (iii) immunotherapies for NSCLC, (iv) immunotherapies for SCLC, (v) immunotherapies for ovarian cancer, (vi) pancreatic cancer, and (vii) immunotherapies for multiple myeloma (*i.e.* by type and stage of the disease, by line of treatment, by MoA and by MoD) as the Transaction does not give rise to serious doubts as to its compatibility with the internal market and the functioning of the EEA Agreement under any plausible market definition.
- (232) As regards the geographic market definition, the Commission has consistently considered the markets for marketed pharmaceuticals to be national in scope and the market for pipeline products to be at least EEA-wide in scope.²¹⁸ The Parties do not contest this. Nothing in the market investigation suggests that the Commission should depart in the present case from its previous practice with respect to the above-mentioned immunotherapies.

4.3.3.2. Competitive assessment

(A) Immunotherapies for colorectal cancer

- (233) The Parties' immunotherapies for colorectal cancer, and their main competitors are detailed in Table 16 below.

²¹⁶ In oncology, both Parties are also developing drugs, at an early stage of development, which are currently indicated for "solid tumours" (with different MoA). Earlier stage trials (including Phase I and II studies) often investigate broader categories of cancer types, such as "solid tumours", because they are signal-seeking and are looking to see which types of tumours the treatment will be most effective against. Once a cancer type (or several cancer types) has positive results, the next trials will then focus on those particular indications and will no longer be listed as being for "solid tumours". Given the different MoA of the Parties' early stage pipelines for "solid tumours" and the uncertainty as to whether these pipelines will result in products being approved for the same indications, the Commission considers that the potential pipeline-to-pipeline overlaps arising in "solid tumours" do not give rise to competition concerns.

²¹⁷ As explained in recital (14) above, as regards pipeline products, the Commission has in previous decisions considered that when R&D activities are assessed in terms of importance for future markets, the product market definition can be left open, reflecting the intrinsic uncertainty in analysing products that do not exist yet.

²¹⁸ See recital (16) above.

Table 16			
IMMUNOTHERAPIES FOR COLORECTAL CANCER			
PARTIES' PRODUCTS			
Party	Product name	Marketed / Pipeline	MoA
BMS	Opdivo (monotherapy)	Pipelines (<i>Phase I and II</i>)	PD-1 inhibitors
	Opdivo (combinations) ²¹⁹	Pipelines (<i>Phase I and II</i>)	PD- 1 inhibitor & other
	[...]	Pipeline (<i>Phase I</i>)	[...]
	BMS-813160	Pipeline (<i>Phase I</i>)	CCR2/5 antagonist
Celgene	[...]	Pipeline (<i>Phase I</i>)	[...]
MAIN COMPETITORS			
Company	Product name	Marketed / Pipeline	MoA
Merck	Keytruda	Pipelines (including <i>Phase III</i>)	PD-1 inhibitor
Merck KGaA	Bavencio	Pipelines (including <i>Phase III</i>)	PD-L1 inhibitor
Roche	Tecentriq	Pipelines (<i>Phase III</i>)	PD-L1 inhibitor
AstraZeneca	Imfinzi	Pipeline (<i>Phase I</i>)	PD-L1 inhibitor
Mologen	Lefitolimod	Pipeline (<i>Phase III</i>)	Anti-TLR9 agonist

Source: Form CO

- (234) The Transaction gives rise to pipeline-to-pipeline overlaps between (i) Celgene's [...] (Phase I), on the one hand, and (ii) BMS' Opdivo monotherapy and combination trials (Phase I and II), [...] (Phase I) BMS-813160 (Phase I) and, on the other hand.
- (235) The Parties submit that no competition concerns arise with respect to immunotherapies for colorectal cancer, under any plausible market definition, because: the products have different MoA and are in early stages of clinical development. The Parties argue in particular, that the MoA of Celgene's pipeline [...] is still highly exploratory [...].
- (236) The market investigation broadly confirmed the Parties' arguments and did not reveal any concrete elements supporting the existence of serious doubts as to the compatibility of the Transaction with the internal market and the functioning of the EEA Agreement in relation to immunotherapies for colorectal cancer.
- (237) *First*, Celgene's [...] and BMS' pipeline products are differentiated product, with different MoA. As regards BMS' immunotherapy pipelines for colorectal cancer, (i) Opdivo is a PD-1 inhibitor, also known as checkpoint inhibitor,²²⁰ *i.e.* immunotherapies that work by blocking proteins or pathways that would otherwise

²¹⁹ Opdivo (PD-1 inhibitor) in combination with (a) trametinib (MEK inhibitor, a targeted therapy), (b) BMS-813160 (CCR2/5 antagonist), (c) [...], (d) the current standard of care (which is bevacizumab (Avastin) combined with oxaliplatin, leucovorin, fluorouracil), (e) Yervoy (CTLA-4 inhibitor), (f) cobimetinib (MEK inhibitor, a targeted therapy), (g) relatlimab (anti-LAG-3), and (h) daratumumab (anti-CD38, a targeted therapy).

²²⁰ PD-1 is a receptor on certain immune cells, whereas PD-L1 is a protein on certain normal (and cancerous) cells. Ordinarily, PD-L1 proteins on healthy cells bind to PD-1 receptors on immune cells to signal the immune cells not to attack them. Certain cancer cells exploit this process by producing PD-L1, which prevents the immune system from attacking them. All PD-1/PD-L1 inhibitors aim to defeat this by preventing PD-L1 proteins on cancerous cells from binding with immune cells. PD-1 inhibitors do so by engaging the PD-1 receptors, and PD-L1 inhibitors do so by engaging the PD-L1 proteins.

stop a patient's immune system from attacking cancerous cells;²²¹ (ii) BMS-813160 targets the C-C chemokine receptor pathway that involves C-C chemokine receptor types 2 (CCR2) and 5 (CCR5); this pathway is involved with inflammatory processes, tumour cell migration and tumour cell proliferation. BMS-813160 binds to CCR2 and CCR5 and prevents their activation; and (iii) [...] to encourage immune activation and stimulate immune cells to attack cancer. Celgene's does not have any treatments with the same MoA. [...]. Should the Parties' pipelines reach the market (which is uncertain), there is, at this point in time and based on the available information, no indication that the efficacy and safety profiles of these drugs (which have different MoA) would be similar.²²²

- (238) *Second*, the development of [...] is at a very early stage, the first in-human clinical study began in [...] and the completion the Phase I trial is not expected before [...]. Assuming the clinical trials are successful, which remains highly uncertain, [...] is not expected to be launched on the market before [...]. Moreover, at such an early stage, prospective indications remain uncertain and subject to change especially with respect to immunotherapies.²²³
- (239) *Third*, the combined entity will face competition from several pipeline programmes, including the pipeline projects of MSD, Merck KGaA, and Mologen, which are in Phase III trial, *i.e.* more advanced than the pipeline projects of the Parties.
- (240) *Finally*, the market investigation did not reveal any substantiated competition concerns regarding immunotherapies for colorectal cancer.
- (241) For all these reasons, the Commission concludes that the Transaction does not give rise to serious doubts as to its compatibility with the internal market and the functioning of the EEA Agreement as regards its impact on competition in relation to immunotherapies for colorectal cancer.

(B) Immunotherapies for head and neck squamous cell cancer ("HNSCC")

- (242) The Parties' immunotherapies for the treatment of HNSCC, and their main competitors are detailed in Table 17 below.

²²¹ BMS has trials with Opdivo, which involves several different combinations with different compounds, including (i) three targeted therapies (*i.e.* Cobimetinib, Daratumumab, trametinib), as well as (ii) Yervoy (CTLA-4 inhibitor) and (iii) Relatlimab (LAG-3 inhibitor), which inhibit different immune pathways that controls the response, activation and growth of T-cells that fight cancer.

²²² Given their early stage of development, the exact efficacy and safety profile of the Parties' pipelines is still unknown.

²²³ As explained in recital 27, Phase I trials focus on safety and dosage and are not signal-seeking studies looking at the indications in which the immunotherapy may show some activity. Moreover, early studies for immunotherapies are generally intended to test multiple hypotheses to see which ones are proven true (*i.e.* a number of different indications are trialled to see in which ones the pathway seems to be implicated and where the treatment shows some activity). For this reason, early stage trials for immunotherapies typically include a range of different cancer types, which do not serve as a definitive guide as to the indications that may or may not be pursued in later stage trials (see Parties' reply to RFI 7).

Table 17			
IMMUNOTHERAPIES FOR HNSCC			
PARTIES' PRODUCTS			
Party	Product name	Marketed / Pipeline	MoA
BMS	Opdivo (monotherapy)	Marketed and Pipeline (<i>Phase III</i>)	PD-1 inhibitor
	Opdivo (combinations) ²²⁴	Pipelines (<i>Phase I, II and III</i>)	PD- 1 inhibitor & others
	[...]	Pipeline (<i>Phase I</i>)	[...]
	[...]	Pipeline (<i>Phase III</i>)	[...]
Celgene	[...] ²²⁵	Pipeline (<i>Phase I</i>)	[...]
MAIN COMPETITORS			
Company	Product name	Marketed / Pipeline	MoA
MSD	Keytruda	Marketed and pipelines (including <i>Phase III</i>)	PD-1 inhibitor
AstraZeneca	Imfinzi (monotherapy)	Pipelines (including <i>Phase III</i>)	PD-L1 inhibitor
	Imfinzi (combination) ²²⁶	Pipeline (<i>Phase III</i>)	PD-L1 inhibitor & other
Sanofi Genzyme Regeneron	Libtayo	Pipeline (<i>Phase II</i>)	PD-1 inhibitor
Merck KGaA	Bavencio	Pipeline (<i>Phase II</i>)	PD-L1 Inhibitor
Roche	Tecentiq	Pipelines (including <i>Phase III</i>)	PD-L1 inhibitor

Source: Form CO

- (243) The Transaction gives rise to overlaps between (i) Celgene's pipeline [...] (Phase I), on the one hand, and (ii) BMS' marketed product (Opdivo) and pipeline products (Opdivo, [...], and [...]), on the other hand.
- (244) The Parties submit that no competition concerns arise with respect to immunotherapies for HNSCC on the ground that their respective products have different MoA, and, thus, would not be considered as substitutes.
- (245) The market investigation broadly confirmed the Parties' arguments and did not reveal any concrete elements supporting the existence of serious doubts as to the compatibility of the Transaction with the internal market and the functioning of the EEA Agreement in relation to immunotherapies for HNSCC.
- (246) *First*, the MoA of Celgene's pipeline is very different from BMS' marketed and pipeline immunotherapies for HNSCC. Celgene' [...] is a [...].²²⁷ BMS marketed and pipeline immunotherapies for HNSCC have distinct MoA: (i) Opdivo is a PD-1 inhibitor,²²⁸ (ii) [...]; and (iii) [...]. Should the Parties' pipelines reach the market

²²⁴ Opdivo (PD-1 inhibitor) in combination with (a) [Confidential BMS pipeline product] – Phase I, (b) [Confidential BMS pipeline product] – Phase I/II, (c) Yervoy (CTLA-4 inhibitor) – Phase II and III, (d) [Confidential BMS pipeline product] – Phase I/II, and (e) [Confidential BMS pipeline product] – Phase I/II.

²²⁵ This trial is for [Confidential Celgene pipeline product] (CD172).

²²⁶ Imfinzi in combination with tremelimumab.

²²⁷ See recital (237) above for a description of the MoA of Celgene' [...].

²²⁸ See recital (237) above for a description of the MoA of Opdivo. BMS has trials with Opdivo, which involves several different combinations with different compounds, including (i) [Description of MOA of confidential BMS pipeline product]; (ii) Yervoy is a CTLA-4 inhibitor (see above footnote 221) and (iii) [Description of MOA of confidential BMS pipeline product].

(which is uncertain), there is, at this point in time and based on the available information, no indication that the efficacy and safety profiles of BMS' and Celgene's drugs (which have different MoA) would be similar.²²⁹

- (247) *Second*, the development of [Confidential Celgene pipeline product] is at a very early stage. Assuming the clinical trials are successful, which remains highly uncertain, [Confidential Celgene pipeline product] is not expected to be launched on the market before [Confidential Celgene pipeline product]. Moreover, at such an early stage, prospective indications remain uncertain and subject to change especially with respect to immunotherapies.²³⁰
- (248) *Third*, the combined entity will face competition from one marketed product (*i.e.* Keytruda, a PD-1 inhibitor which directly compete with Opdivo) and several pipeline programmes, including the pipeline projects of MSD, AstraZeneca, Sanofi, Merck KGaA, and Roche, which are in Phase II or III trials, *i.e.* a stage of development which is more advanced than Celgene's [...] and similar to or more advanced than BMS' pipelines.
- (249) *Finally*, the market investigation did not reveal any substantiated competition concerns regarding immunotherapies for HNSCC.
- (250) For all these reasons, the Commission concludes that the Transaction does not give rise to serious doubts as to its compatibility with the internal market and the functioning of the EEA Agreement as regards its impact on competition in relation to immunotherapies for HNSCC.

(C) Immunotherapies for non-small cell lung cancer ("NSCLC")

- (251) The Parties' immunotherapies for the treatment of NSCLC, and their main competitors are detailed in Table 18 below.

²²⁹ Given the early stage of development of Celgene's pipeline and most of BMS' pipelines, their exact efficacy and safety profiles are still unknown.

²³⁰ See footnote 223.

Table 18			
IMMUNOTHERAPIES FOR NSCLC			
PARTIES' PRODUCTS			
Party	Product name	Marketed / Pipeline	MoA
BMS	Opdivo	Marketed Pipelines (<i>Phase I/II, II and III</i>)	PD-1 inhibitor
	Opdivo (combinations) ²³¹	Pipelines (<i>Phase I, I/II, II and III</i>)	PD- 1 inhibitor & others
	Yervoy	Pipeline (<i>Phase III</i>)	CTLA-4 inhibitor
Celgene	MSC-1 ²³²	Pipeline (<i>Phase I</i>)	Anti-LIF
MAIN COMPETITORS			
Company	Product name	Marketed / Pipeline	MoA
MSD	Keytruda	Marketed	PD-1 inhibitor
AstraZeneca	Imfinzi	Marketed	PD-L1 inhibitor
Roche	Tecentriq	Marketed	PD-L1 inhibitor
Sanofi Genzyme/ Regeneron	Litbtayo	Pipeline (<i>Phase III</i>)	PD-1 inhibitor
Novartis	Canakinumab	Pipeline (<i>Phase III</i>)	IL-1
Merck KGaA/Pfizer	Bavencio	Pipeline (<i>Phase III</i>)	PD-L1 inhibitor

Source: Form CO

- (252) The Transaction gives rise to overlaps between (i) Celgene's pipeline MSC-1 (Phase I), on the one hand, and (ii) several marketed (Opdivo) and pipeline products (Opdivo and Yervoy) of BMS, on the other hand.
- (253) The Parties submit that no competition concerns arise with respect to immunotherapies for NSCLC on the ground that their respective products have different MoA, and, thus, would not be considered as substitutes.
- (254) The market investigation broadly confirmed the Parties' arguments and did not reveal any concrete elements supporting the existence of serious doubts as to the compatibility of the Transaction with the internal market and the functioning of the EEA Agreement in relation to immunotherapies for NSCLC.
- (255) *First*, the MoA of Celgene's pipeline is very different from BMS' marketed and pipeline immunotherapies for NSCLC. Celgene' MSC-1 inhibits is LIF (leukaemia inhibitory factor), is a member of the IL-6 family of cytokines, which is suspected to help tumours to develop and progress by creation an immunosuppressing tumour microenvironment. Given this distinct MOA, MSC-1 would not be considered substitutable with BMS' Opdivo (PD-1 inhibitor)²³³ and Yervoy (CTLA-4

²³¹ Opdivo (PD-1 inhibitor) in combination with (a) dasatinib, (b) relatlimab (anti-LAG-3), (c) Yervoy (CTLA-4), (d) [...], (e) [...], (f) [...] – Phase I, (g) BMS-986207 (anti-TIGIT) – Phase I/II, (h) the standard of care (including bevacizumab, pemetrexed, nab-paclitaxel, paclitaxel, docetaxel, gemcitabine, erlotinib, crizotinib, carboplatin), (h) daratumumab, and (i) BMS-986179 (anti-CD73) – Phase I/II.

²³² Celgene has a financial option to acquire MSC-1, a pipeline developed by Northern Biologics.

²³³ See recital (237) above for a description of the MoA of Opdivo. BMS has trials with Opdivo, which involves several different combinations with different compounds, including [Confidential BMS pipeline product]

inhibitor).²³⁴ Should the Parties' pipelines reach the market (which is uncertain), there is, at this point in time and based on the available information, no indication that the efficacy and safety profiles of BMS' and Celgene's drugs (which have different MoA) would be similar.²³⁵

- (256) *Second*, the development of MSC-1 is at a very early stage. Assuming the clinical trials are successful, which remains highly uncertain, MSC-1 is expected to be launched on the market after [...]. Moreover, at such an early stage, prospective indications remain uncertain and subject to change especially with respect to immunotherapies.²³⁶
- (257) *Third*, the combined entity will face competition from at least three marketed product (namely Keytruda (MSD), Imfinzi (AstraZeneca) Tecentric (Roche), three PD-1/PD-L1 inhibitors which directly compete with BMS' Opdivo) and several pipeline programmes, including Phase III pipeline projects developed by Sanofi Genzyme/Regeneron, Novartis, and Merck KGaA/Pfizer, which are more advanced than Celgene's pipeline.
- (258) *Finally*, the market investigation did not reveal any substantiated competition concerns regarding immunotherapies for NSCLC.
- (259) For all these reasons, the Commission concludes that the Transaction does not give rise to serious doubts as to its compatibility with the internal market and the functioning of the EEA Agreement as regards its impact on competition in relation to immunotherapies for NSCLC.

(D) Immunotherapies for small cell lung cancer ("SCLC")

- (260) The Parties' immunotherapies for the treatment of SCLC, and their main competitors are detailed in Table 19 below.

²³⁴ See footnote 221 above for a description of the MoA of Yervoy.

²³⁵ Given the early stage of development of Celgene's pipeline and some of BMS' pipelines, their exact efficacy and safety profiles are still unknown.

²³⁶ See footnote 223.

Table 19			
IMMUNOTHERAPIES FOR SCLC			
<u>PARTIES' PRODUCTS</u>			
Party	Product name	Marketed / Pipeline	MoA
BMS	Opdivo + Yervoy ²³⁷	Pipeline (Phase II)	PD-1 and CTLA4 inhibitors
Celgene	CC-90011 ²³⁸	Pipeline (Phase I)	LSD1 inhibitor
<u>MAIN COMPETITORS</u>			
Company	Product name	Marketed / Pipeline	MoA
AstraZeneca	Tremelimumab + Imfinzi	Pipeline (Phase III)	CTLA4
MSD	Keytruda	Pipeline (Phase III)	PD-1 inhibitor
Roche	Tecentriq	Pipeline (Phase III)	PD-L1 inhibitor
Merck KGaA	Bavencio	Pipeline (Phase II)	PD-L1 inhibitor

Source: Form CO

- (261) The Transaction gives rise to overlaps between (i) Celgene's pipeline CC-90011 (Phase I) and (ii) BMS' pipeline combining Opdivo and Yervoy (Phase II).
- (262) The Parties submit that no competition concerns arise with respect to immunotherapies for SCLC on the ground that their respective products have different MoA, and, thus, would not be considered as substitutes.
- (263) The market investigation broadly confirmed the Parties' arguments and did not reveal any concrete elements supporting the existence of serious doubts as to the compatibility of the Transaction with the internal market and the functioning of the EEA Agreement in relation to immunotherapies for SCLC.
- (264) *First*, the MoA of Celgene's pipeline is very different from BMS' marketed and pipeline immunotherapies for SCLC. Celgene' CC-90011 inhibits lysine specific demethylase 1 (LSD1), which plays a role in tumour cell growth and survival. Inhibiting LSD1 helps to increase the expression of tumour suppressor genes and decreases the transcription of tumour promoting genes. Given this distinct MOA, CC-90011 would not be considered substitutable with BMS' Opdivo (PD-1 inhibitor)²³⁹ and Yervoy (CTLA-4 inhibitor).²⁴⁰ Should the Parties' pipelines reach the market (which is uncertain), there is, at this point in time and based on the available information, no indication that the efficacy and safety profiles of these drugs (which have different MoA) would be similar.²⁴¹
- (265) *Second*, both Parties' pipeline are at an early stage of development (Phase I and II), *i.e.* many years away from a hypothetical launch on the market, which remains highly uncertain. The current Phase I trials of Celgene' CC-90011 and the Phase II trials of BMS' pipeline combination are not expected to be completed before [...].

²³⁷ BMS also has three Phase III studies (one with Opdivo monotherapy, one with Opdivo + Yervoy and one with Yervoy + chemotherapy) but none of these studies met their primary endpoints of overall survival.

²³⁸ In combination with cisplatin and etoposide chemotherapies.

²³⁹ See recital (237) above for a description of the MoA of Opdivo.

²⁴⁰ See footnote 221 above for a description of the MoA of Yervoy.

²⁴¹ Given the early stage of development of the Parties' pipeline drugs, their exact efficacy and safety profiles are still unknown.

Moreover, at such an early stage, prospective indications remain uncertain and subject to change especially with respect to immunotherapies.²⁴²

- (266) *Third*, the combined entity will face competition from several pipeline programmes, including three Phase III pipelines developed by AstraZeneca, MSD and Roche, which are direct competitors, with the same MoA as the Parties' pipelines.
- (267) *Finally*, the market investigation did not reveal any substantiated competition concerns regarding immunotherapies for SCLC.
- (268) For all these reasons, the Commission concludes that the Transaction does not give rise to serious doubts as to its compatibility with the internal market and the functioning of the EEA Agreement as regards its impact on competition in relation to immunotherapies for SCLC.

(E) Immunotherapies for ovarian cancer

- (269) The Parties' immunotherapies for the treatment of ovarian cancer, and their main competitors are detailed in Table 20 below.

Table 20 IMMUNOTHERAPIES FOR OVARIAN CANCER			
<u>PARTIES' PRODUCTS</u>			
Party	Product name	Marketed / Pipeline	MoA
BMS	Yervoy	Pipeline (<i>Phase II</i>)	CTLA-4 inhibitor
Celgene	MSC-1 ²⁴³	Pipeline (<i>Phase I</i>)	Anti-LIF
<u>MAIN COMPETITORS</u>			
Company	Product name	Marketed / Pipeline	MoA
Roche	Tecentriq	Pipeline (<i>Phase III</i>)	PD-L1 inhibitor
MSD	Keytruda	Pipelines (including <i>Phase III</i>)	PD-1 inhibitor
AstraZeneca	Imfinzi	Pipelines (including <i>Phase III</i>)	PD-L1 inhibitor
Merck KGaA	Bavencio	Pipeline (<i>Phase I/II</i>)	PD-L1 inhibitor
Sanofi Genzyme/Regeneron	Libtayo	Pipeline (<i>Phase I/II</i>)	PD-1 inhibitor

Source: Form CO

- (270) The Transaction gives rise to overlaps between Celgene's pipeline MSC-1 (Phase I), and BMS' Yervoy pipelines (Phase II).
- (271) The Parties submit that no competition concerns arise with respect to immunotherapies for ovarian cancer on the ground that their respective products have different MoA, and, thus, would not be considered as substitutes.
- (272) The market investigation broadly confirmed the Parties' arguments and did not reveal any concrete elements supporting the existence of serious doubts as to the compatibility of the Transaction with the internal market and the functioning of the EEA Agreement in relation to immunotherapies for ovarian cancer.

²⁴² See footnote 223.

²⁴³ Celgene has a financial option to acquire MSC-1, a pipeline developed by Northern Biologics.

- (273) *First*, Celgene's and BMS' pipelines have very different MoA: MSC-1 inhibits is LIF inhibitor,²⁴⁴ while Yervoy is a CTLA-4 inhibitor.²⁴⁵ Should the Parties' pipelines reach the market (which is uncertain), there is, at this point in time and based on the available information, no indication that the efficacy and safety profiles of these drugs (which have different MoA) would be similar.²⁴⁶
- (274) *Second*, the development of MSC-1 is at a very early stage. Assuming the clinical trials are successful, which remains highly uncertain, MSC-1 is expected to be launched on the market after [...]. Moreover, at such an early stage, prospective indications remain uncertain and subject to change especially with respect to immunotherapies.²⁴⁷
- (275) Albeit more advanced (Phase II), the development BMS' pipeline for ovarian cancer is also highly uncertain. In this respect, BMS explained that [...].
- (276) *Third*, the combined entity will face competition from several pipeline programmes, including at least three programmes developed by AstraZeneca, MSD and Roche, which are at a more advanced stage of development than the Parties' (Phase III).
- (277) *Finally*, the market investigation did not reveal any substantiated competition concerns regarding immunotherapies for ovarian cancer.
- (278) For all these reasons, the Commission concludes that the Transaction does not give rise to serious doubts as to its compatibility with the internal market and the functioning of the EEA Agreement as regards its impact on competition in relation to immunotherapies for ovarian cancer.

(F) Immunotherapies for pancreatic cancer

- (279) The Parties' immunotherapies for the treatment of pancreatic cancer, and their main competitors are detailed in Table 21 below.

²⁴⁴ See recital (255) above for a description of the MoA of MSC-1.

²⁴⁵ See footnote 221 above for a description of the MoA of Yervoy.

²⁴⁶ Given the early stage of development of the Parties' pipeline drugs, their exact efficacy and safety profiles are still unknown.

²⁴⁷ See footnote 223.

Table 21			
IMMUNOTHERAPIES FOR PANCREATIC CANCER			
PARTIES' PRODUCTS			
Party	Product name	Marketed / Pipeline	MoA
BMS	BMS-813160	Pipeline (Phase II)	CCR2/5 antagonist
	Cabiralizumab	Pipeline (Phase II)	Anti-CSF1R
	[...]	Pipeline (Phase I)	[...]
	Opdivo (combinations) ²⁴⁸	Pipeline (Phase I/II, III)	PD-1 inhibitor
	[...]	Pipeline (Phase I)	[...]
Celgene	MSC-1	Pipeline (Phase I)	Anti-LIF
MAIN COMPETITORS			
Company	Product name	Marketed / Pipeline	MoA
Eli Lilly	Pegilodecakin	Pipeline (Phase III)	IL-10
AstraZeneca	Imfinzi	Pipeline (Phase II)	PD-L1 inhibitor
Roche	Tecentriq	Pipeline (Phase I/II)	PD-L1 inhibitor
Merck KGaA	Bavencio	Pipeline (Phase II)	PD-L1 inhibitor
MSD	Keytruda	Pipelines (including Phase I/II)	PD-1 inhibitor

Source: Form CO

- (280) The Transaction gives rise to overlaps between (i) Celgene's pipeline MSC-1 (Phase I), on the one hand, and (ii) BMS' Opdivo combination trials (Phase I/II and III), BMS-813160 (Phase II), Cabiralizumab (Phase II), [...] (Phase I), and [...] (Phase I), on the other hand.
- (281) The Parties submit that no competition concerns arise with respect to immunotherapies for pancreatic cancer on the ground that their respective products have different MoA, and, thus, would not be considered as substitutes.
- (282) The market investigation broadly confirmed the Parties' arguments and did not reveal any concrete elements supporting the existence of serious doubts as to the compatibility of the Transaction with the internal market and the functioning of the EEA Agreement in relation to immunotherapies for pancreatic cancer for the following reasons.
- (283) *First*, the Parties' pipelines are differentiated products, with distinct MoA. MSC-1 inhibits is LIF inhibitor.²⁴⁹ BMS does not have any treatments with the same MoA: (i) Opdivo is a PD-1 inhibitor²⁵⁰, (ii) BMS-813160 is a CCR2/5 antagonist²⁵¹, (iii) [...] ²⁵², (iv) [...] ²⁵³, and (v) Cabiralizumab inhibits the colony stimulating factor-1 receptor (CSF1R), which act as immunosuppressive in the tumour microenvironment as they suppress T cell functions. Should the Parties' pipelines reach the market (which is uncertain), there is, at this point in time and based on the

²⁴⁸ Opdivo (PD-1 inhibitor) in combination with (a) daratumumab – Phase I/II, (b) BMS-813160 (CCR2/5) – Phase II, (c) cabiralizumab (anti-CSF1R) – Phase II, and (d) [...].

²⁴⁹ See recital (255) above for a description of the MoA of MSC-1.

²⁵⁰ See recital (237) above for a description of the MoA of Opdivo.

²⁵¹ See recital (237) above for a description of the MoA of BMS-813160.

²⁵² See recital [...].

²⁵³ See recital [...].

available information, no indication that the efficacy and safety profiles of these drugs (which have different MoA) would be similar.²⁵⁴

- (284) *Second*, the development of MSC-1 is at a very early stage. Assuming the clinical trials are successful, which remains highly uncertain, MSC-1 is expected to be launched on the market after [...]. Moreover, at such an early stage, prospective indications remain uncertain and subject to change especially with respect to immunotherapies.²⁵⁵
- (285) *Third*, the combined entity will face competition from several pipeline programmes, including pipelines which are at an advanced stage of development (such as Pegilodecakin developed by Eli Lilly, which is currently in Phase III trials).
- (286) *Finally*, the market investigation did not reveal any substantiated competition concerns regarding immunotherapies for pancreatic cancer.
- (287) For all these reasons, the Commission concludes that the Transaction does not give rise to serious doubts as to its compatibility with the internal market and the functioning of the EEA Agreement as regards its impact on competition in relation to immunotherapies for pancreatic cancer.

(G) Immunotherapies for multiple myeloma

- (288) Multiple myeloma is a haematological malignancy that affects plasma cells. It is highly treatable, but rarely curable. Multiple myeloma is staged by estimating the myeloma tumour cell mass based on the amount of myeloma protein in the serum and urine.
- (289) The Parties' immunotherapies for the treatment of multiple myeloma, and their main competitors are detailed in Table 22 below.

²⁵⁴ Given their early stage of development, the exact efficacy and safety profiles of Celgene's pipeline and most of BMS' pipelines are still unknown.

²⁵⁵ See footnote 223.

Table 22			
IMMUNOTHERAPIES FOR MULTIPLE MYELOMA			
PARTIES' PRODUCTS			
Party	Product name	Marketed / Pipeline	MoA
BMS	Opdivo (combination) ²⁵⁶	Pipeline (<i>Phase I/II</i>)	PD- 1 inhibitor & others
Celgene	Imnovid	Marketed ²⁵⁷ and pipelines (<i>Phase II, III</i>)	Immunomodulator (IMid)
	Revlimid	Marketed ²⁵⁸ and pipelines (<i>Phase II</i>)	Immunomodulator (IMid)
	Thalidomide	Marketed ²⁵⁹	Immunomodulator (IMid)
	bb2121	Pipelines (<i>Phase I, II and III</i>)	CAR-T
	JCARH125	Pipeline (<i>Phase I</i>)	CAR-T
	bb21217	Pipeline (<i>Phase I</i>)	CAR-T
	CC-92480	Pipeline (<i>Phase I</i>)	Cereblon modulator
	CC-220	Pipeline (<i>Phase I/II</i>)	Cereblon modulator
	CC-93269	Pipeline (<i>Phase I</i>)	T-cell engager CD3/BCMA

MAIN COMPETITORS			
Company	Product name	Marketed / Pipeline	MoA
Merck	Keytruda	Pipelines (including <i>Phase III</i>)	PD-1 inhibitor
Roche	Tecentriq	Pipelines (including <i>Phase I/II</i>)	PD-L1 inhibitor
Nanjing Legend	LCAR-B38M	Pipeline (<i>Phase I/II</i>)	BCMA CAR-T therapy
Autolus Limited	AUTO2	Pipeline (<i>Phase I</i>)	BCMA and TACI CAR-T therapy
Boehringer Ingelheim	BI 836909	Pipeline (<i>Phase I</i>)	CD3/BCMA Bispecific T cell Engager
Johnson&Johnson	JNJ-64007957	Pipeline (<i>Phase I</i>)	CD3/BCMA Bispecific T cell Engager
Pfizer	PF-06863135	Pipeline (<i>Phase I</i>)	CD3/BCMA Bispecific T cell Engager

Source: Form CO

- (290) The Transaction gives rise to overlaps between (i) BMS' Opdivo combination pipeline (Phase I/II), on the one hand, and (ii) Celgene's marketed products (Imnovid, Revlimid, Thalidomide) and pipeline products (bb2121, bb21217, JCARH125, CC-92480, CC-220, and CC-93269), on the other hand.
- (291) The Parties submit that no competition concerns arise with respect to immunotherapies for multiple myeloma on the ground that their respective products have different MoA, and, thus, would be complementary rather than substitutes.
- (292) The market investigation broadly confirmed the Parties' arguments and did not reveal any concrete elements supporting the existence of serious doubts as to the

²⁵⁶ Opdivo (PD-1 inhibitor) in combination with daratumumab for subjects with relapsed or refractory multiple myeloma.

²⁵⁷ Innovid is approved in combination with (a) dexamethasone and (b) bortezomib and dexamethasone.

²⁵⁸ Revlimid is approved: as a monotherapy, as well as in combination with (a) dexamethasone; (b) melphalan and prednisone; (c) daratumumab (with and without dexamethasone); (d) carfilzomib (with and without dexamethasone); (e) ixazomib (with and without dexamethasone); (f) Empliciti and dexamethasone; and (g) bortezomib and dexamethasone.

²⁵⁹ Thalidomide Celgene is approved in combination with (a) melphalan and prednisone (b) bortezomib and dexamethasone.

compatibility of the Transaction with the internal market and the functioning of the EEA Agreement in relation to immunotherapies for multiple myeloma.

- (293) *First*, the Parties' pipelines are differentiated products, with distinct MoA and different lines of treatment.
- (294) BMS' Opdivo is a PD-1 inhibitor.²⁶⁰ Celgene's pipelines have different MoA:
- Imnovid, Revlimid and Thalidomide are immunomodulators (IMid), which modulate (or strengthen) the activity of the body's immune system to enable it to attack cancerous cells; whilst their exact modality is unclear, immunomodulators demonstrate anti-proliferative effects and help to 'down-regulate' certain cytokines to assist the immune system to fight cancer;
 - CC-92480 and CC-220 are cereblon modulators, which act in a similar way to immunomodulators and work by binding to the cereblon protein which modulates the activity of the immune system;
 - bb2121, bb21217, and JCARH125 are CAR-T therapies, a novel form of immunotherapy involving the use of genetic programming to improve the ability of immune cells to fight cancer. This is done by (i) removing a patient's own T cells from their body, then (ii) in a laboratory, genetically modifying those T cells, so that they subsequently include a gene called chimeric antigen receptor ("CAR") which is able to bind to certain proteins on the patient's cancerous cells, and finally (iii) injecting the genetically modified T cells back into the patient's body to attack their cancer; and
 - CC-93269 binds to both (i) the BCMA, a protein found on the tumour cells and (ii) the CD3 antigen, which is found on cytotoxic T-lymphocytes (T-cells that kill cancer), which helps to bring the T-cell to the tumour.
- (295) Should the Parties' pipelines reach the market (which is uncertain), there is, at this point in time and based on the available information, no indication that the efficacy and safety profiles of BMS' and Celgene's drugs (which have different MoA) would be similar.²⁶¹
- (296) Moreover, BMS' Opdivo combination pipeline is for patients with relapsed and refractory multiple myeloma and is being trialled for a very late line of treatment (*i.e.* patients with at least three prior lines of treatment), whereas Celgene's marketed and pipeline products are mostly prescribed or trialled as earlier lines of treatment. The Commission also notes that the study population in BMS' Phase I trials includes patients who are refractory to immunomodulators, that is to say the MoA of Celgene's marketed products.
- (297) *Second*, BMS' immunotherapy pipeline for multiple myeloma is at a very early stage (Phase I/II). Assuming the clinical trials are successful, which remains highly uncertain, it is not expected to be launched before many years. Moreover, at such an early stage, prospective indications remain uncertain and subject to change

²⁶⁰ See recital (237) above for a description of the MoA of Opdivo.

²⁶¹ Given their early stage of development, the exact efficacy and safety profiles of BMS's pipeline and several of Celgene's pipelines are still unknown.

especially with respect to immunotherapies.²⁶² In this respect, the Parties explained that trials investigating the expression of PD-1/PD-L1 molecules on malignant plasma cells have yielded discordant results and that monotherapies based on PD-1/PD-L1 inhibition have shown very limited efficacy in multiple myeloma.

- (298) *Third*, the combined entity will face competition from several pipeline programmes, including (i) pipelines which are at a more advanced stage of development than BMS' pipeline (such as Keytruda developed by Merck) and (ii) pipelines with the same MoA as the Parties' (e.g. PD-1 inhibitors, CAR-T therapy, CD3/BCMA Bispecific T cell Engager).
- (299) *Finally*, the market investigation did not reveal any substantiated competition concerns regarding immunotherapies for multiple myeloma.
- (300) For all these reasons, the Commission concludes that the Transaction does not give rise to serious doubts as to its compatibility with the internal market and the EEA Agreement as regards its impact on competition in relation to immunotherapies for multiple myeloma.

5. CONCLUSION

- (301) For the above reasons, the European Commission has decided not to oppose the notified operation and to declare it compatible with the internal market and with the EEA Agreement. This decision is adopted in application of Article 6(1)(b) of the Merger Regulation and Article 57 of the EEA Agreement.

For the Commission

(Signed)
Margrethe VESTAGER
Member of the Commission

²⁶² See footnote 223.