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Is There Price Fixing in the U.S. Pork Industry?

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In 2018, U.S. pork buyers filed class action antitrust lawsuits against a group of the largest pork processors in the country. The plaintiffs alleged that these pork processors engaged in an unlawful conspiracy to limit pork production with the purpose of fixing, increasing, and stabilizing wholesale and retail pork prices as early as January 2009 and violated Section 1 of the Sherman Act (1890). This article examines competition (business conduct) issues revealed during the on-going pork antitrust litigation.

U.S. Pork Industry: Structure and Hog Procurement Practices

The U.S. pork industry is concentrated, meaning that several large pork processors control a large share of pork production and sales in the country (MacDonald, Dong, and Fuglie, 2023). Smithfield Foods, JBS USA, and Tyson Foods are the three largest pork processors, with 2020 hog slaughtering market shares of 25.4%, 18.2%, and 16.0%, respectively (Table 1). They were followed by a group of smaller pork processors with market shares in the range of 2.2%–4.6%. The combined market share of the 10 largest pork processors in 2020 was 85.9% (Table 1).

The U.S. pork industry is vertically coordinated, meaning that hog producers and pork processors use a variety of marketing (forward) contracts to sell/purchase hogs that are alternatives to the negotiated spot (cash) markets. For example, in 2019 the shares of hog purchases that took place in the spot (cash) market and under marketing contracts (swine/pork market formula, other market formula, and other purchase arrangements) were 2% and 62%, respectively (Greene, 2019, Figure 2).

According to marketing contracts, hog producers agree to sell specified quantities of hogs to hog buyers (e.g., pork processors) at a specified future date in exchange for a payment. Marketing contracts establish a price determination method (a price formula) for the hog price to be determined later, when hogs are delivered to the

buyer location (a pork processing plant). For example, swine/pork formula contracts use the spot hog and pork prices as base prices to calculate actual hog prices paid to hog producers. Other market formula contracts use futures and options prices as base prices to calculate actual hog prices paid to hog producers (Greene, 2019).

The U.S. pork industry is vertically integrated, meaning that large pork processors control the product (hog/pork) ownership at least at two adjacent stages of the pork supply chain. These pork processors use production contracts to procure hogs and/or own and operate hog farms. The share of hogs raised under production contracts was 69% in 2015 (Davis et al., 2022: Table 5).

Pork processors own hogs produced under production contracts, according to which hog producers raise (feed and finish) pigs/hogs for pork processors in exchange for a fee (Davis et al., 2022). Consequently, pork processors make production, marketing, and pricing decisions, including decisions on hog quantities produced by hog producers under these contracts.

Typically, under production contracts pork processors are responsible for providing pigs, feed, veterinary and medical supplies and services, transporting pigs to and from the farms, and determining production management practices (Davis et al., 2022; Bolotova 2022). Hog producers are responsible for providing hog housing facilities, land, labor, utilities, and operating expenses and following production management practices determined by pork processors.

Production Cuts and Alleged Pork Price-Fixing Cartel

A dramatic increase in feed prices, coupled with the effect of hog production and price developments, adversely affected the profitability of pork processors beginning in 2009 (Giamalva, 2014). The prices of corn and soybean meal, the two major feed types used in hog production, started increasing dramatically in 2008

Table 1: The Ten Largest Companies in the U.S. Pork Industry and Their Market Shares, 2020

	Company	Plant Slaughter Capacity Heads per Day	Market Share %
1	Smithfield	130,300	25.4
2	JBS	93,000	18.2 (43.6)
3	Tyson Foods	81,800	16.0 (59.5)
4	Clemens Food	23,700	4.6 (64.2)
5	Seaboard Farms, OK	22,500	4.4 (68.6)
6	Triumph Foods	21,300	4.2 (72.7)
7	Seaboard Farms, IA	20,400	4.0 (76.7)
8	Hormel	19,000	3.7 (80.4)
9	Indiana Packing Co.	16,700	3.3 (83.7)
10	WholeStone Farms	11,500	2.2 (85.9)
	Industry total	512,370	100.0

Note: Market shares are calculated by the author. The cumulative market shares are in parentheses.
Source: Pork plant slaughter capacity is from Meyer (2020).

(Becker, 2008). Pork processors, who used production contracts with hog producers and/or owned hog farms, had to pay higher feed prices. Feed costs account for more than 65% of all pork production expenses (Pork Checkoff, 2009-2011). Pork processors, who purchased their hogs using the spot market and/or marketing contracts, had to pay higher hog prices, which were due to higher feed prices.

The largest pork processors implemented production cuts at various stages of the pork supply chain beginning in 2009. These production cuts were necessary to decrease quantities of hogs and pork produced in the period of increasing feed prices and weakening demand to maintain a viable profitability level and to avoid financial losses (Giamalva, 2014).

The largest pork processors periodically made public statements regarding the industry oversupply problem adversely affecting their profitability and their intent to implement production cuts. The following excerpts are two examples:

1. In May 2009 ... the CEO and President of Smithfield, stated: "In terms of chronology of how I say we proactively managed this business, in February of last year—**February of '08**, not February of '09—we **made the decision with the oversupply of livestock to take the leadership position and start reducing our sow herds because we saw the overproduction and the oversupplies of the hogs into the market, which was driving our hog market down. We started a reduction of 50,000 sows and 1 million of our 18 million pigs, we started taking out of the system.**" (*In Re: Pork Antitrust Litigation [In Re: PAL]*, 2020, para. 138).

2. In August of 2009, Tyson Foods, Inc. Chief Operating Officer ... confirmed: Hog supplies will be down in Q4 year over year but still adequate. **We do expect to see liquidation accelerate and pork production decrease into 2010 and beyond to improve producer profitability.** We will continue to **watch forward hog supplies to drive more exports, monitor demand, focus on cost, mix, and pricing to generate revenue.**" (*In Re: PAL*, 2020, para. 142).

In 2018, a group of pork buyers filed class action antitrust lawsuits against the largest pork processors in the country, alleging that they had engaged in an unlawful pork price-fixing conspiracy as early as January 2009. In their complaints, the pork buyers stated that the largest pork processors implemented the following allegedly anticompetitive and coordinated production cuts to decrease quantities of hogs and pork produced to increase wholesale and retail pork prices (*In Re: PAL*, 2020, 2022). The combined market share of the largest pork processors, who implemented production cuts, was approximately 80%.

- At the breeding stage, pork processors decreased the size of breeding stocks and the number of female hogs. For example, Tyson decreased sow numbers by over 25% between 2008 and 2009, and Smithfield reduced its sow herd by 3% in 2009 and by 5% in 2010 (45,000 sows) (*In Re: PAL*, 2020, para. 124 and 126).
- At the production stage, pork processors increased the use of production contracts. Consequently, they increased control over hog quantities produced under these contracts (*In Re: PAL*, 2020, para. 67–69). For example, in 2014 approximately 76% of Smithfield's hogs

were produced on contract farms (*In Re: PAL*, 2020: para. 73).

- At the production stage, pork processors decreased hog numbers by partially liquidating their herds. For example, in 2009 Smithfield publicly confirmed that it had decreased its U.S. herd size by 2 million market hogs annually (*In Re: PAL*, 2020, para. 124).
- At the processing stage, pork processors controlled hog slaughter rates and decreased the plant capacity utilization (i.e., decreased hog quantities processed at a plant). For example, in 2014 Hormel decreased pork processing capacity at its Los Angeles plant by 500 heads per day (*In Re: PAL*, 2020, para. 128).
- Pork processors increased pork export volume, which decreased pork quantities available for domestic market. For example, in 2011 JBS reported that its pork export volume increased from 15% to 20% of its total U.S. production in the previous 2 years (*In Re: PAL*, 2020, para. 127).
- Pork processors reported that pork prices increased following production cuts. For example, in its 2016 annual report, JBS stated that pork prices increased by 18% at the end of 2016 following increased demand and output restrictions (*In Re: PAL*, 2020: para. 127).

pork products and were overcharged. Section 1 of the Sherman Act prohibits contracts, combinations, and conspiracies in restraint of trade in interstate commerce. Price-fixing agreements (cartels or conspiracies) are examples of the restraints of trade that are most damaging to the market. Price-fixing agreements aim to increase, decrease, or fix (stabilize) product prices and can be verbal, written, or inferred from the conduct of firms (Federal Trade Commission, 2024).

The market effects of a typical output price-fixing cartel are a decrease in the product quantity available in the market, an increase in the product price buyers have to pay, a welfare transfer from buyers to producers (overcharge), and a deadweight loss, due to which there are buyers who do not purchase the product because of higher prices. The overcharge is the basis for damages that plaintiffs aim to recover during antitrust litigations.

The overcharge measured in dollars per pound of pork is the difference between the pork price during the alleged cartel period and the pork price during a more competitive period (e.g., during the pre-cartel period). The total dollar overcharge attributed to all pork buyers is the overcharge measured in dollars per pound times pork quantity sold during the alleged cartel period. Overcharges are calculated using transaction prices obtained from the defendants.

The pork buyers (plaintiffs) alleged that the largest pork processors engaged in a pork price-fixing conspiracy (cartel) by publicly communicating their intentions to implement production cuts and by sharing private, competitor-sensitive information related to production, costs, and profit (*In Re: PAL*, 2020, 2022). The information exchanges were accomplished by partnering with Agri Stats, a third-party data aggregation service.

The buyers who purchased pork products directly from the pork processors (e.g., food retailers and wholesalers) are entitled to recover treble damages (3 times the overcharge) under the Clayton Act (1914). The buyers who purchased pork products indirectly from the pork processors (e.g., final consumers) are entitled to recover damages in selected states, where antitrust laws allowing indirect buyers to recover damages due to antitrust violations exist.

The plaintiffs claimed that the alleged pork price-fixing cartel was a violation of Section 1 of the Sherman Act (1890). As a result, they had to pay higher prices for

Table 2 summarizes settlements reached by some pork processors as of March 2024. The total settlements

Date	Defendant	Settlement
Lawsuit with direct purchasers		
November 2020	JBS USA	\$24.5 million
June 2021	Smithfield Foods	\$77.3643 million
June 2023	Seaboard	\$9.750 million
Direct purchasers: total		\$111.6143 million
Lawsuit with indirect purchasers		
March 2021	JBS USA	\$20 million
August 2022	Smithfield Foods	\$75 million
Indirect purchasers: total		\$95 million
Total		\$206.6143 million
Note: Settlements are as of March 2024.		
Source: Pork Antitrust Litigation (2024) and Pork Indirect Purchaser Antitrust Litigation (2024).		

reached by Smithfield Foods, JBS USA, and Seaboard with direct and indirect purchasers are \$206.6143 million. In their settlement agreements, these pork processors do not admit to any wrongdoing.

The yearly average pork quantity available for domestic consumption increased by 2% (19,013 million to 19,370 million pounds). The yearly average pork quantity available per capita decreased by 6.2% (65 to 61 pounds).

Pork Production, Export, Availability, and Prices

Figure 1 depicts yearly pork production and wholesale pork prices for the pre-production control (Pre-PC) period (2000–2008) and the production control (PC) period (2009–2017). Total pork production each year is affected by the number of hogs slaughtered and the weight of each hog. An analysis of yearly changes in pork production indicates that there was a consistent increase in pork production in the pre-PC period, which might have reflected the pork oversupply problem. In the PC period, decreases in pork production in selected years were observed. These ranged from -0.27% in 2013 to -2.45% in 2010.

The following changes in the pork industry dynamics in the PC period, as compared with the pre-PC period, are reported in the literature (Bolotova, 2022). The yearly average pork production increased by 15% (20,600 million to 23,628 million pounds). While the implementation of production cuts on average did not decrease pork quantities produced in the PC period, it might have decreased the pork production's growth rate. The yearly average pork export increased by 105.6% (2,424 million to 4,983 million pounds). A substantial increase in pork export decreased pork quantities available for domestic consumption in the PC period.

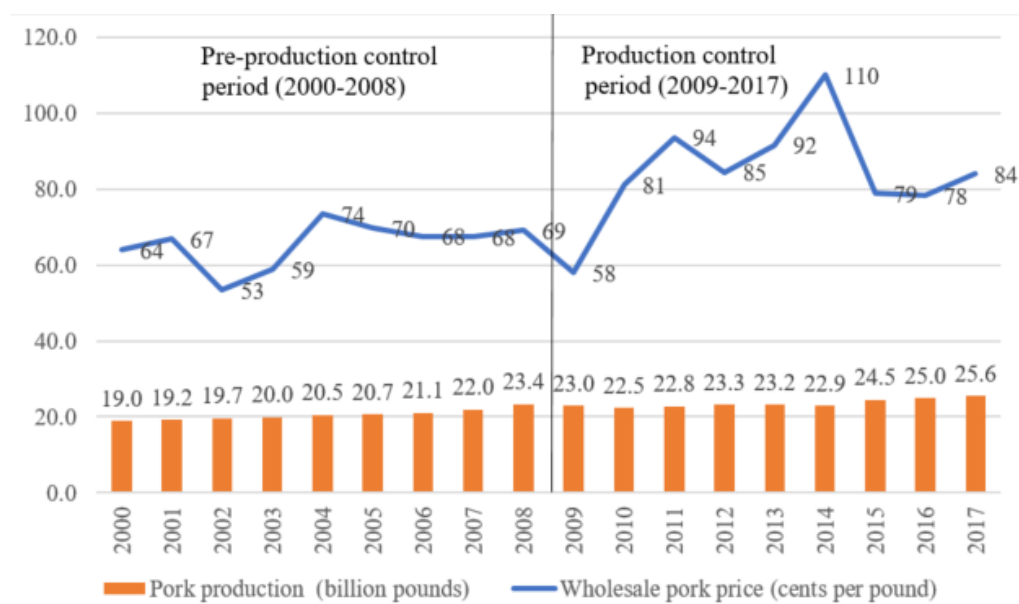
A decrease in the product quantity available for domestic consumption would generally increase this product's price. The monthly average wholesale pork price increased by 29% in the PC period (\$0.66 to \$0.85 per pound). This pork price increase is likely to reflect increases in feed (corn and soybean meal) costs. The monthly average farm-to-wholesale margin increased by 8% (32.5% to 35.1% of the wholesale pork price). The farm-to-wholesale margin includes pork processing costs and profit of pork processors. The observed increase in the farm-to-wholesale margin might reflect increasing pork processing costs and/or increasing profit of pork processors in the PC period. The latter may be due to a short-term increase in their seller market power achieved due to production cuts.

Business and Policy Implications

The analysis of competition problems revealed during the on-going pork antitrust litigation suggests the following implications for business and policy decision-making.

In their settlement agreements, the pork processors do not admit to any wrongdoing. The economic rationale for implementing production cuts exists. According to microeconomic theory, if the industry faces increased costs, the industry will decrease output quantity to pass

Figure 1: U.S. Pork Production and Wholesale Prices (yearly data), 2000–2017



Note: Yearly prices are calculated by the author using monthly prices reported in USDA ERS (2022b). Source for yearly pork production and monthly (nominal) pork prices: USDA ERS (2022a,b).

the cost increase on the buyers of their output in the form of higher output prices (Bolotova, 2022). Pork processors who owned hog farms and/or used production contracts had to pay higher feed prices beginning in 2008. To pass the feed cost increase on to pork buyers, pork processors had to decrease hog quantities and, consequently, pork quantities produced. Had not pork processors implemented production cuts, they would have overproduced (oversupplied) hogs and pork, received pork prices below production costs, and incurred financial losses. The latter would have further worsened the hog/pork oversupply problem the pork industry already faced by 2008 (Giamalva, 2014).

The pork buyers alleged that the pork processors partnered with Agri Stats, a third-party data aggregation service, to enforce their cartel agreement by being able to monitor each other's production and pricing and to discipline cartel members for not complying with their agreement (*In Re: PAL*, 2020). Agri Stats collected confidential production and financial data from pork processors, then processed and shared these data back with pork processors.

The U.S. Federal Trade Commission informs that sharing information on output, costs, prices, customers, or strategic planning may represent competition concerns (Bloom, 2014). In September 2023, the U.S. Department of Justice (DOJ) filed a civil antitrust lawsuit against Agri Stats alleging that its data-sharing service provided to pork, broiler chicken, and turkey processors was a violation of Section 1 of the Sherman Act (*U.S. Department of Justice v. Agri Stats*, 2023). The largest pork, broiler chicken, and turkey processors are named as co-conspirators in the complaint. The DOJ requests the court to rule that Agri Stats's and its broiler, pork and turkey co-conspirators' anticompetitive information exchanges have unreasonably restrained trade and are unlawful under Section 1 of the Sherman Act. In addition, the DOJ requests the court to permanently enjoin Agri Stats from facilitating exchanges of sensitive information and from continuing engaging in the anticompetitive practices described in the complaint.

The concerns about a high level of concentration in the pork industry and the ability of the largest pork processors to exercise seller market power potentially leading to higher pork prices are likely to remain in the future. For the market concentration to decrease, new firms have to enter pork processing. In March 2023, U.S.

Department of Agriculture announced that \$89 million would be allocated to finance the startup and expansion of independent meat processors as part of the Biden—Harris Action Plan for a Fairer, More Competitive, and More Resilient Meat and Poultry Supply Chain (U.S. Department of Agriculture, 2023). Hog producers should consider entering pork processing. These producers may benefit from organizing their pork processing businesses as the Capper—Volstead Cooperatives, which collective marketing activities have a limited antitrust immunity to the Sherman Act.

The modern hog market is characterized as thin because the share of hogs sold in the spot market is small relative to the share of hogs sold using marketing contracts and the share of hogs procured under production contracts (Adjemian et al., 2016). To some extent, thin markets lack market and price transparency, and they may be prone to market and price manipulation. Considering high market concentration in the pork industry, an increasing use of production contracts by pork processors may raise competition issues related to their buyer market power in the near future, possibly leading to lower prices for hog producers (McVan, 2022). Similar buyer market power issues have been raised in the broiler chicken industry, where 90% of broiler chickens are produced under production contracts between broiler chicken growers and broiler chicken processors (Shaffer, 2017).

To inform future policy directions and provide information relevant to market monitoring efforts, the following research directions are suggested: The first is to evaluate changes in the structure and performance of the U.S. pork industry over time to understand the effects of the industry shift to production contracts and the entry of new pork processing businesses organized by hog producers. The second is to evaluate the structure of production contracts, design of payment systems included in these contracts, and factors affecting hog producers' preferences for production contracts. Finally, research relevant for hog producers planning to enter pork processing would evaluate alternative legal forms of doing business that would be most beneficial for them.

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