Vision, values and strategy for the CMA

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CMA13
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1 CMA VISION

Primary duty

The CMA must seek to promote competition, both within and outside the United Kingdom, for the benefit of consumers.

*Enterprise and Regulatory Reform Act 2013 s25(3)*

CMA mission

The CMA makes markets work well in the interests of consumers, businesses and the economy.

CMA overall ambition

Consistently be one of the leading competition and consumer agencies in the world.

To achieve this, it has set itself five goals. It will:

1 Deliver effective enforcement
   - Deter wrongdoing and prevent consumers losing out from anticompetitive mergers or practices
   - Ensure that businesses and individuals understand the law and know that effective sanctions follow if they break it
   - Pursue the right cases and manage them well so it makes good, timely decisions that stand up to appeal

2 Extend competition frontiers
   - Use the markets regime to improve the way competition works where evidence shows it can most benefit consumers
   - Ensure the application of competition law and policy in regulated sectors, working alongside and supporting sector regulators
   - Act to encourage effective competition where markets and business models are evolving
3 Refocus consumer protection

- Empower consumers to exercise informed choice, using both competition and consumer powers to help markets work well
- Lead policy development and identify and pursue complex, precedent-setting cases where it is best placed to intervene and can have the greatest impact on markets
- Support and work effectively alongside other UK consumer agencies

4 Achieve professional excellence

- Conduct legal, economic and financial analysis to the highest international standards while avoiding unnecessary burdens on business
- Manage all its cases efficiently, transparently and fairly to meet demanding deadlines and external expectations of pace, rigour and fairness
- Lead the development of legal, economic and business thinking on competition

5 Develop integrated performance

- Combine staff from different professional and organisational backgrounds into effective multi-disciplinary teams
- Use all the competition and consumer measures at its disposal where they can have most impact and apply lessons and experience from each to improve its performance
- Complement and support the work of other consumer, regulatory and enforcement authorities, and act as a trusted competition adviser across government

Success with these five goals will make the CMA:

- An agency that has a beneficial impact on consumers, on business behaviour and on productivity and growth in the economy
- A respected and influential independent authority in the UK and abroad
- A great place to work
2 CMA’S HIGH-LEVEL STRATEGY

Introduction

2.1 The CMA is a new organisation, created by the Enterprise and Regulatory Reform Act 2013 (the Act). The Act brought together two of the world’s leading competition authorities, the Competition Commission (CC) and the Office of Fair Trading (OFT), to create a competition and consumer authority that will be greater than the sum of its parts – the Competition and Markets Authority (CMA). The Act gives the CMA a primary statutory duty to ‘promote competition, both within and outside the UK, for the benefit of consumers’. Its statutory functions are summarised on page 16.

2.2 The CMA will acquire its powers on 1 April 2014. This document sets out an initial high-level strategy for the CMA over the next five years. It should be read alongside the CMA’s mission, vision and values, its Prioritisation Principles and its Annual Plans which indicate how the strategy will be put into practice, and its published Rules and Guidance which set out how it will do its work.

Why does competition matter?

2.3 Competition is crucial in stimulating efficient and strong economies and encouraging growth. Examples of its positive economic effects include:

- Price drops of 20–40% after international cartels were broken up
- Employment rates boosted by 2.5–5.0 percentage points by reforms to state controls and barriers to competition
- GDP gains of 2.5% from competition policy reforms in Australia
- Net benefits of €100 million a year from merger control in the Netherlands
- Consumer savings from cartel enforcement in the US over eight years of some US$1.85 billion

2.4 Competition drives productivity growth by shifting market share to more efficient firms and inducing all firms to become more efficient, often through innovation, in order to survive. Across developed and less developed economies, competition has been found to result in higher productivity.
growth and in both lower prices and greater choice for consumers. Conversely, the lack of competition adversely affects productivity.\(^1\) The UK experience of these phenomena has been summed up in work done at LSE for the Government’s Growth Commission: ‘It is clear to us that competition has been key in driving productivity and when it has not been present historically the UK has suffered.’\(^2\)

2.5 Competition works for the benefit of consumers when firms compete fairly and when consumers are empowered, confident and able to exercise informed choice.

2.6 The existence of open markets and competition rules is necessary, but not sufficient for economic benefits to be secured. Strong, effective enforcement of competition policy (antitrust enforcement, cartel enforcement and merger control) is also necessary, and the independence and strength of the competition authorities in doing that is an important factor influencing the growth of productivity. International consensus suggests that authorities need to engage in a combination of deterrence, enforcement, intervention in markets where justified and advocacy with Government, business and the public.

2.7 The work of competition authorities makes a measurable difference to the overall economic health of a nation and to consumers. In the three years to 2012, the OFT and CC estimate that they generated around £810 million per year in benefits to consumers from their various activities. These figures do not include indirect benefits such as deterrence, which research indicates dramatically increases the impact of specific activities. But they make a tangible difference to the cost of living; OFT and CC action has reduced prices or charges to customers of banks, retail pharmacies, estate agents and doorstep lenders in recent years.

2.8 Efficient, innovative, well-managed companies thrive in competitive markets. Empowered, informed consumers both benefit from effective competition and stimulate it. But the benefits of effective competition are not limited to the commercial sector. Increased productivity in the public sector supports growth for two reasons: the public sector is, itself, a large part of the economy; and the outputs of the public sector are essential for supporting

\(^1\) A good summary of the economic literature is to be found in a recent World Bank viewpoint paper entitled Encouraging Thriving Markets for Development.

growth in the wider economy. Where elements of market competition are present, they can help drive service improvement and value for money in markets for public services.

Economic context

2.9 The Government’s strategic steer indicates the importance of competition enforcement for growth:

Securing strong, sustainable economic growth is the Government’s central priority and open and fair competition is a vital ingredient in achieving this. The threat of new entry and development of new business models forces firms to innovate and puts them in the best position to compete internationally. Consumers benefit through greater choice, better quality, lower prices and innovation.

2.10 The current economic climate gives rise to particular risks which inform the priorities for competition enforcement. Although the economic situation in the UK is changing, and will continue to do so over the period of this strategy, at this stage these include:

- The risk of unfair business practices arising or increasing where firms’ profits are under downward pressure
- The potential for cartel activity and other anticompetitive practices, particularly in markets with few firms or where demand is weak
- The likelihood of consumers facing squeezed disposable incomes, making distressed purchases or being tempted by high-risk products; the most vulnerable consumers being at the greatest risk
- The continuing modest growth in disposable income, the increasing cost of living (including household utility bills, food and other consumer essentials) and increases in household expenditure and higher (unsecured) borrowing

2.11 Other structural changes in the economy also have implications for the priorities for the work of competition authorities:

- The increasing focus on market mechanisms in public service delivery makes it essential that effective competition enforcement contributes to releasing the potential for productivity growth and service improvement
• Liberalisation of professional services and the advance of creative and digital industries can contribute to economic recovery, but may also pose risks which need to be understood

• Thematic changes in markets such as the increase in online business bring benefits for many, but also potential risks and downsides. Online personalised pricing and the use of price comparison tools have potential positive impacts, but also carry new risks, for example of reducing incentives to search widely. The growth of online markets also risks leaving many consumers 'digitally excluded' without the benefits of choice and value enjoyed by the internet savvy.

The Government’s ambitions for reform and expectations of the CMA

2.12 Further strengthening and improving a world class competition regime is central to the Government’s growth plan. The reforms embedded in the creation of the CMA are designed to:

• Improve the quality of decisions and strengthen the regime
• Support the competition authorities in taking forward the right cases
• Improve speed and predictability for business

2.13 The Government's ambitions for the reforms to the consumer landscape are designed to:

• Reduce the complexity of the consumer landscape
• Strengthen the effectiveness of the enforcement of consumer rights
• Ensure that activities that help consumers to be empowered are delivered more cost-effectively

2.14 In addition to the primary duty in the Act to promote competition, both within and outside the UK, for the benefit of consumers, Ministers have decided to give the CMA a periodic strategic steer, setting out their priorities. Recognising that the CMA is constitutionally and operationally independent of Ministers, they have asked it to have regard to this steer. The Government published its first draft strategic steer to the CMA, following consultation, on 1 October 2013. It highlights five sets of issues which it considers to be crucial to growth and which it would like the CMA to have regard to in developing its strategic and operational plans. In its view, the CMA should:
• Take account of consumer behaviour particularly in markets where there are information problems and asymmetries

• Take account of longer-term dynamic competition through innovation and the development of new business models, as well as short-term competition in the market

• Be willing to consider potential competition concerns in business-to-business markets, including the effects of differences in bargaining power between firms in a supply chain

• Assess specific sectors where enhanced competition could contribute to faster growth, working with the responsible regulator where appropriate

• Address emerging competition problems early and increase the number and speed of cases, to the benefit of consumers and the wider economy while ensuring fairness and avoiding undue burdens on business

2.15 The CMA will have regard to the steer, alongside other relevant considerations, in developing its Plans and in making decisions on where to focus its attention, but will determine each case on its merits

**Strategy for achieving the CMA’s vision**

2.16 The CMA’s stated mission is to make markets work well in the interests of consumers, businesses and the economy. Its ambition is to be consistently one of the leading competition and consumer agencies in the world. It starts from a strong base in the existing authorities, both of which have high domestic and international reputations, but the transition to a single authority provides the opportunity for further improvement.

2.17 It intends to achieve this ambition by setting itself five goals:

• Deliver effective enforcement

• Extend competition frontiers

• Refocus consumer protection

• Achieve professional excellence

• Develop integrated performance

2.18 And thereby to become:
• An agency that has a beneficial impact on consumer welfare and on productivity and growth in the economy
• A respected and influential independent authority in the UK and abroad
• A great place to work

2.19 The following sections explain how the CMA intends to work towards these ambitions. It will:

**Deliver effective enforcement**

• Create a new unit to gather and analyse intelligence in a variety of forms from a variety of sources to inform market risk assessments, the development of a pipeline of potential cases, their prioritisation and other decisions

• Prioritise cases and allocate resources to ensure that impact is maximised and deterrence enhanced, promoting compliance by individuals and firms

• Intervene swiftly where necessary to ensure that mergers do not substantially lessen competition

• Build on recent enhancements in case management procedures to improve the rigour and perceived fairness of decision-making across all tools, secure the benefits of collective decision-making, and draw on the experience of the CMA panellists where they can add value across a broader range of work than hitherto and further enhance the robustness of case decisions to challenge

• Use the new powers conferred by the Act to enhance the speed and efficiency of casework

• Build best in class systems of knowledge management and professional development, and extend proven models across the CMA's work

• Draw on lessons from research and international best practice to complement enforcement with the education and advocacy necessary to maximise the deterrent effect of strong decisions and penalties, and increase compliance with the law among businesses
Extend competition frontiers

- Work with sector regulators\(^3\) to create a new UK Competition Network which will stimulate a step change in the effectiveness of the concurrency arrangements, encourage the spread of competition and the use and effectiveness of competition enforcement in regulated sectors like financial services and energy

- Work with Government and regulators to advocate the further development of effective competition in markets for public services for the benefit of users of public services and taxpayers and advise on how this can be achieved

- Influence developments in competition law and policy within the EU and consequently within the UK

- Intervene in a timely and decisive way in markets in any sector where deficiencies of competition are clearly harming consumers, assessing where the potential for consumer benefit is greatest when selecting markets for scrutiny

- Intervene where necessary to ensure that competition in developing sectors, such as online markets, focuses on what matters to customers rather than exploiting their vulnerability to information asymmetries and biases and encourages beneficial innovation

- Engage in effective targeted advocacy with stakeholders in all parts of the UK (including but not limited to Government) on the benefits of competition, to complement casework

- Use our casework and research to stay at the forefront of international understanding of the nature and effects of competition in a variety of markets and circumstances

Refocus consumer protection

- Work with consumer bodies and enforcement partners across the UK to coordinate activity and share intelligence and best practice

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\(^3\) The UKCN brings together the CMA with the Civil Aviation Authority, Financial Conduct Authority, Ofcom, Ofgem, Ofwat, Office of Rail Regulation and the Utility Regulator for Northern Ireland. These sector regulators all have a duty to promote competition in the interests of consumers. The healthcare regulator, Monitor, which has a different statutory duty, not to promote competition but to prevent anticompetitive behaviour, will attend the Network with observer status.
• Pursue cases where it is best placed to do so and where it can be confident of high impact or precedent value, allocating other cases to the most appropriate enforcer

• Act where consumer enforcement supports competition, as where consumer choice is inhibited by poor, misleading or unbalanced information or bias

• Integrate the use of competition and consumer tools so that whichever best serves the interest of the consumer can be used in each case

• Embed the new regime – telling a compelling story about the importance of consumer protection and its interaction with competition, and building strong relationships and working with consumer protection partners, such as local authority Trading Standards Services and the Citizens Advice Service, to ensure that the roles of the different organisations regarding enforcement and education are understood, that the consumer protection regime remains robust and highly effective and the CMA’s contribution to it is maximised

Achieve professional excellence

• Conduct competition and market analysis and regulatory appeals to the highest standards and remain in the forefront of evolving best practice

• Ensure all staff benefit from a strong professional ethos and opportunities to develop

• Develop programmes of professional development across all professions in the CMA to help staff achieve the highest professional standards, drawing on the expertise of panellists and external academics as appropriate

• Improve standards of project management; using a new project management office to promote and ensure best project management practice, adhering to the discipline of new statutory timescales

• Capture the benefits of the merger of authorities by reducing duplication, increasing efficiency, and streamlining the merger review process

• Maintain and even enhance existing high standards of transparency and engagement with those affected by our work and the wider community
• Avoid imposing unnecessary burdens on business, and take account of the effect of the choices we make on businesses and other interested parties

**Develop integrated performance**

• Integrate staff and members from all backgrounds through the design of the organisation and its processes, bringing together staff working in different disciplines and phases of competition work under common management; equipping and enabling them to work across phases and disciplines

• Recruit openly at Board and senior staff levels to get the right blend of the best people

• Integrate former OFT and CC practice by integrating guidance and policy development

• Use all the competition and consumer measures at its disposal in circumstances for which they are best suited and where they can have the most impact

• Learn lessons from its various activities and apply them across the full range of its work to improve performance

• Integrate professions by continuing to work in multidisciplinary teams and in a matrix environment which ensures both delivery and the quality of professional input

• Integrate work with regulatory and enforcement partners – consumer bodies, UK government and devolved administrations, sector regulators, other enforcement bodies, and other national and international competition and consumer authorities

• Work with EU and international colleagues to encourage competition and open markets in the interests of UK consumers and businesses

2.20 It will thereby become:

**An agency that has a beneficial impact on consumer welfare and on productivity and growth in the economy**

• It will strive to achieve whatever target is agreed with government for the ratio of consumer benefit from its activities to its costs through focused case selection and rigorous enforcement
• It will seek to measure its wider and longer-term impacts, for example on stimulating innovation and deterring malpractice, more broadly and qualitatively

**A respected and influential independent authority in the UK and abroad**

• It will maintain open, transparent relations with stakeholders across the UK including regularly seeking their views; thereby maintaining a high reputation on external measures
• It will continue to play a leadership as well as participant role in EU and international gatherings
• It will operate sensitively in all parts of the UK, taking account of the different economic and constitutional circumstances in the devolved administrations
• It will vigorously and proactively explain the CMA’s approach, decisions and reasoning
• It will improve the historical record in front of courts without avoiding tough cases or ducking controversial decisions

**A great place to work**

• It will consult widely with staff, including on values and ways of working
• It will develop an organisational transformation programme
• It will build processes on professional service models
• It will provide more, better opportunities for variety and advancement than in either previous organisation, and provide staff with the appropriate developmental support
• Its success achieving these five core goals will make the CMA a ‘destination employer’ for talented professionals wanting to work on challenging competition and consumer cases in the public good

**Strategic choices**

2.21 Some of the CMA’s work does not allow it discretion; for example it has a duty to investigate qualifying mergers that meet the relevant statutory tests, to undertake market investigations referred by sector regulators and regulatory appeals, and to consider and respond to supercomplaints within
90 days. But in other aspects of its work it has strategic choices to make, including:

- Which sector(s) to operate in
- What sort of issues to address (the structure of markets or the behaviour of firms or consumers)
- How far it should be proactive (determining the agenda) and how far responsive to complaints and concerns addressed to it
- Which cases to pursue and how to pursue them (for example, whether to pursue a Competition Act 1998 (CA98) case or a market study in a sector, or how to balance cases that are substantial in their own right with others with wider precedent or deterrent value)
- How to deploy its resources among its various activities, for example balancing casework with advocacy at home and abroad

2.22 The CMA will make these decisions based on the intelligence and analysis gathered and conducted through its improved research and intelligence capability. In prioritising the deployment of resources it will take an evidence-based view of the likely economic impact of its work in the short and longer term, while recognising public concerns, and will act where it can be most effective, working closely with consumer enforcers and regulators to ensure its efforts are complementary to theirs. The CMA will apply its Prioritisation Principles (which are based on those developed by the OFT). It will interpret them in the light of the Government’s strategic steer, this document and other relevant considerations. And it will seek to ensure that its portfolio of activities and cases reflects a balance between different types of case and different sectors. It will review the operation of the Prioritisation Principles in future.

2.23 In its first couple of years the CMA is likely to focus attention:

- On regulated sectors (in collaboration with their sector regulators) because they are a high proportion of the economy, characterised by suppliers with market power, a cause of public concern and a specific remit from Ministers
- On emerging sectors and business models, including online, to ensure we understand the opportunities and risks to consumers inherent in them and to ensure that emerging markets are characterised by healthy competition on product features which customers value
On themes surfaced by economic circumstances, for example the particular vulnerability of some groups of consumers

On markets in what have historically been public services where the opportunities for competition to develop in the interests of service users and taxpayers may be greatest

2.24 In doing so, the CMA will use all the investigation and enforcement tools at its disposal, and maintain a balanced portfolio across them. Enforcement and market analysis, for example, are complementary; as are competition and consumer tools, and may be used together in the same case or as alternatives where one is more appropriate than the other. Advocacy, guidance and engagement with businesses can also helpfully complement enforcement.

2.25 The CMA will publish more detail on its strategy and approach in its first Annual Plan, which the Act requires it to lay before Parliament.

Evaluation and review

2.26 Public accountability and its own ambition to be among the leading competition and consumer agencies internationally, mean that the CMA will need to demonstrate its impact. The CMA expects to have to account to Government and to Parliament for its performance in:

- Delivering direct, quantifiable financial benefits to consumers
- Deterring unlawful activity in markets
- Promoting UK growth, business and consumer confidence
- Influencing Government policy

2.27 Historically, the OFT and CC have delivered benefits to consumers of at least five times their costs. The CMA expects to deliver benefits to consumers of at least this scale. In addition to this quantitative analysis of impact, based on the best available information, the CMA will need to assess the other benefits of its work, for example the deterrent effect of its actions on potential anticompetitive behaviour or any improvement in the prospects of innovation or entry.

2.28 External perceptions of impact influence the overall health of a competition regime. For the UK to compete effectively its competition regime must be seen to be effective and robust. The views of stakeholders, nationally and
internationally, are important in providing indicators of the CMA’s success in commanding confidence and respect and as such will form a key part of its approach to evaluating its success.

2.29 The CMA’s evaluation and review of its own activity will also inform its choices and prioritisation, and help it understand and improve its own performance. The CMA will therefore build on the internationally recognised evaluation and review programmes of the OFT and CC and use the insights it gains to:

- Prioritise work informed by an understanding of potential impact
- Deliver more of the right cases, faster, and with greater robustness
3 STATUTORY FUNCTIONS

3.1 The CMA’s statutory functions are:

- To investigate mergers that could potentially give rise to a substantial lessening of competition, and require the merging parties to take steps to protect competition while the investigation takes place

- To conduct studies and investigations into particular markets where there are suspected competition and consumer problems, and to require market participants to take steps to address these problems

- To investigate individual businesses to determine whether they have breached UK or EU prohibitions against anticompetitive agreements and abuse of a dominant position under the CA98

- To bring criminal proceedings against individuals who commit cartel offences under the Enterprise Act 2002

- To enforce a range of consumer protection legislation, and bring criminal proceedings under the Consumer Protection from Unfair Trading Regulations 2008 (CPRs)

- To conduct regulatory appeals and references in relation to price controls, terms of licences or other regulatory arrangements under sector-specific legislation (gas, electricity, water, post, communications, aviation, rail and health)
### 3.2 CMA’s statement of values

**CMA values**

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<tr>
<th>How they are demonstrated externally</th>
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<tr>
<td>We seek maximum impact on the economy and consumer welfare</td>
<td><strong>Ambition</strong></td>
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<tr>
<td>Our work is robust and considered, and bears comparison with the best</td>
<td><strong>Excellence</strong></td>
</tr>
<tr>
<td>We pursue cases vigorously and professionally so they stand up to challenge</td>
<td><strong>Commitment</strong></td>
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<tr>
<td>We allow everyone their say and avoid imposing unnecessary burdens on business</td>
<td><strong>Fairness</strong></td>
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<tr>
<td>We work effectively with external partners</td>
<td><strong>Teamwork</strong></td>
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<tr>
<td>We operate openly and transparently</td>
<td><strong>Honesty</strong></td>
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<tr>
<td>We are trustworthy and trusted</td>
<td><strong>Integrity</strong></td>
</tr>
<tr>
<td>We treat all those we deal with fairly</td>
<td><strong>Impartiality</strong></td>
</tr>
<tr>
<td>We are independent of Ministers and vested interests and act in the public interest</td>
<td><strong>Objectivity</strong></td>
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**Civil Service Values**