EXPLANATORY NOTE TO ACCOMPANY THE GROCERIES MARKET INVESTIGATION (CONTROLLED LAND) ORDER 2010

(This note is not part of the Order)

Introduction

1. The Competition Commission (CC) published its final report on the market investigation into the supply of groceries in the UK (Investigation) on 30 April 2008 (the Report). The Report set out a number of remedies to address the adverse effects on competition that it found. The CC has made The Groceries Market Investigation (Controlled Land) Order 2010 (Order) to give effect to a number of these remedies.

2. The remedies are designed to limit the ability of large grocery retailers to prevent land being used by their competitors for grocery retailing in the future.

Possible consequences of not complying with the Order

3. Section 167 of the Enterprise Act 2002 (the Act) places a duty on any person to whom this Order applies to comply with it. Subject to the defences in the section, any person who suffers loss or damage due to a breach of this duty may bring an action.

4. Section 167 of the Act also provides that the Office of Fair Trading (OFT) and the CC can seek to enforce this Order by civil proceedings for an injunction or for any other appropriate relief or remedy.

Review of this Order

5. The OFT has a general duty to monitor the operation of the Order under section 162 of the Act. This includes the duty to consider, from time to time, whether the Order should be varied or revoked in the light of a change of circumstances.

Status of this explanatory note

6. Nothing in this explanatory note is legally binding. In the event of a conflict between this explanatory note and any provision of the Order, the Order shall prevail.

Structure of the Order

7. The Order is divided into seven parts.

(a) Part 1 contains general provisions, including the commencement date for the Order, to whom the Order applies and definition and interpretation provisions.

(b) Part 2 explains which retailers are considered to be ‘Large Grocery Retailers’ for the purposes of the Order and how other undertakings could be designated as ‘Large Grocery Retailers’ in the future.

(c) Part 3 sets out an obligation which applies to Large Grocery Retailers to release specified Restrictive Covenants. It also prohibits (with the exception of certain permitted restrictions) Large Grocery Retailers from entering into Restrictive Covenants that may restrict grocery retailing and agreements having equivalent effect in the future.

(d) Part 4 prohibits Large Grocery Retailers from enforcing specified Exclusivity Arrangements. It also prohibits Large Grocery Retailers from entering into new Exclusivity Arrangements that may restrict grocery retailing for more than five years.

(e) Part 5 contains some exceptions to the obligations and prohibitions in Parts 3 and 4.

(f) Part 6 contains a notification requirement in relation to the acquisition of Large Grocery Stores or land previously used for such purposes by Large Grocery Retailers.

(g) Part 7 sets out duties of Grocery Retailers to provide information to the OFT and the CC's powers of direction.

8. The Order has four schedules:

(a) Schedule 1 lists the Large Grocery Retailers which are subject to the Order.

(b) Schedule 2a contains a description of those Restrictive Covenants which were identified in the Report which prevent, restrict or distort competition. Schedule 2b contains a description of those Restrictive Covenants which were notified to the CC during the Investigation and which were not found at the time the CC investigated them to prevent, restrict or distort competition.

(c) Schedule 3a contains a description of those Exclusivity Arrangements which were identified in the Report which prevent, restrict or distort competition. Schedule 3b contains a description of those Exclusivity Arrangements which were notified to the CC during the Investigation and which were not found at the time the CC investigated them to prevent, restrict or distort competition.

(d) Schedule 4 contains the test to be applied by the OFT to certain Restrictive Covenants and Exclusivity Arrangements.

9. The rest of this explanatory note deals with each of the articles in the Order.

10. The Order comes into force on [insert date]. It is not intended that there should be any further transitional period in relation to any of the provisions contained within the Order.

PART 1 (Citation, commencement and interpretation)

11. Article 1 has two functions. It gives the Order its name and it sets the dates on which the obligations in the Order come into force. The Order comes into force on [date].

12. Article 2 contains definitions applicable throughout the Order.

13. Groceries: this definition closely follows that in the terms of reference for the Investigation.
14. The Order distinguishes between Groceries Sales Area, which is that part of the sales area in a Grocery Store which is used for the sale of groceries, and Net Sales Area, which includes all sales area (i.e. groceries and non-groceries) within a Grocery Store.

15. **Exclusivity Arrangement** means an arrangement whereby a person agrees with a Large Grocery Retailer not to allow another Grocery Store to operate from the same Site or otherwise agrees to restrict or limit the sale of Groceries on the Site. Exclusivity Arrangements commonly arise in connection with the development of a retail park or shopping centre. The offer of exclusivity can be used to attract a grocery retailer to the development as a so-called ‘anchor tenant’.

16. **Frozen Food Retailers** means retailers which specialize in the sale of frozen food and which carry a limited range of other groceries, such as Iceland and Farmfoods.

17. **Grocery Store** means a retail store, a significant proportion of which is devoted to the sale of groceries but excludes stores operated by ‘Limited Assortment Discounters’ and ‘Frozen Food Retailers’. The term ‘a significant proportion’ is used so that stores where there is some but not a large amount of the store area allocated to the sale of Groceries (such as Boots, which sells sandwiches and other lunchtime food) are excluded.

18. A separate **Implementation Date** has been included in the Order in relation to those measures that require the application by the OFT of the Test set out in Schedule 4 (see further in paragraphs 29 and 36).

19. **Large Grocery Retailer** is defined by reference to the provisions set out in Article 3.

20. **Restrictive Covenant** is an agreement which restricts the user of land belonging at the date of the agreement to the covenantor for the benefit of the land belonging at the date of the agreement to the covenantee, i.e., on the sale of land.

21. **Site** is defined as land occupied by the Grocery Store and land surrounding it (including land used for Access Road, Car Park and Service Yard) and land in close proximity used in connection with the operation of Grocery Store (including land used for Access Road, Car Park and Service Yard). For example, in a retail park, the site would extend beyond the footprint of the land used solely for the purpose of the Grocery Store.

PART 2 (Large Grocery Retailers)

**Article 3 (Designation of Large Grocery Retailers)**

22. Parties that will immediately be subject to the Order are listed in Schedule 1, which includes the named grocery retailers. Upon acquisition, any person acquiring the grocery retailing functions of any of the Large Grocery Retailers will also become designated.

23. The OFT may designate other grocery retailers as Large Grocery Retailers, using the criteria set out in Article 3(4). The criteria requires that a retailer:

   *(a)* operates Large Grocery Stores throughout either Great Britain or Northern Ireland or both, or in a considerable part or parts of the United Kingdom, capturing retailers who have stores across a number of regions but who do not necessarily have a presence throughout the whole of Great Britain or Northern Ireland;
(b) carries a full range of Groceries for sale at the retail level; and

(c) has an integrated grocery wholesaling function that purchases directly from grocery suppliers.

PART 3 (Restrictive Covenants)

Article 4 (Release of Restrictive Covenants)

24. During the course of the Investigation, the CC identified a number of Restrictive Covenants which were found to prevent, restrict or distort competition. Those Restrictive Covenants are listed in Schedule 2a. Article 4 requires the Large Grocery Retailers which benefit from these Restrictive Covenants to use their best endeavours to release them.

25. Article 4 provides that a grocery retailer must use its best endeavours to carry out two steps in order to release a Restrictive Covenant. The first is to enter into a deed of release with the owner of the land burdened by the Restrictive Covenant. The second is to procure the removal of the Restrictive Covenant from the relevant charges register or land charges register. Thus subsequent owners of the land will be able to use it for grocery retail use if appropriate.

26. If the grocery retailer is unable to have the land registry remove the Restrictive Covenant from the register (for example, because the owner of the burdened land refuses to cooperate with the grocery retailer which seeks to release the Restrictive Covenant, or the registry is not certain that all beneficiaries agree to a release) the Large Grocery Retailer should take action described in Article 4(6) to achieve, as much as possible, equivalent effect. That is, noting the attempted removal on the relevant register, executing a deed of declaration not to enforce the Restrictive Covenant in question, and requiring that successors in title of the land will similarly enter in such a deed of declaration not enforce the Restrictive Covenant.

27. During the course of the Investigation, grocery retailers were unable to provide us with comprehensive records of Restrictive Covenants which they had imposed prior to 2000 and we did not receive details of any Restrictive Covenants imposed since 2006. We were therefore unable to examine these Restrictive Covenants in order to ascertain whether they prevent, restrict or distort competition. It is also possible that the benefit of a Restrictive Covenant could be acquired by a grocery retailer upon acquisition of land benefiting from a Restrictive Covenant. Accordingly, the OFT can examine these Restrictive Covenants if it receives a request to do so by an owner of land burdened by such a Restrictive Covenant. We would expect such an owner of land to be prepared to cooperate with the Large Grocery Retailer benefiting from the Restrictive Covenant in question in order to have it released.

28. When examining Restrictive Covenants other than those specified in Schedule 2, the OFT will apply the test which is set out in Schedule 4 of the Order. The purpose of the test is to assist the OFT to ascertain whether a Restrictive Covenant prevents, restricts or distorts competition. If the OFT finds that the test is failed, then the Large Grocery Retailer which benefits from the Restrictive Covenant in question must use its best endeavours to release that Restrictive Covenant under Article 4(1) or failing that, take the action described in Article 4(6).

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2For the purposes of Article 4, best endeavours does not include an obligation to make any payment to procure that a party consent to the release of the restrictive covenant.
29. Upon the making of the Order it will take some time for the OFT to obtain the
software and establish the procedures necessary to carry out the duties described in
paragraph 28. Therefore, the process for releasing a Restrictive Covenant other than
one specified in Schedule 2 will not commence until the OFT notifies that the
appropriate software and procedures are in place (the Implementation Date).

Article 5 (Prohibition on entering into Restrictive Covenants)

30. Article 5 of the Order prohibits Large Grocery Retailers from entering into any
Restrictive Covenant that may restrict grocery retailing or have equivalent effect or
enter into any agreement which has equivalent effect. A Restrictive Covenant that
may restrict grocery retailing or have equivalent effect is any Restrictive Covenant
which prevents land from being used for grocery retailing. This may be an explicit
restriction or an implicit one. For example, a Restrictive Covenant that specified that
land should be used for a certain purpose implicitly restricts grocery retailing, as
would a covenant limiting access to properties for certain vehicles, which could
prevent required deliveries. An agreement which would have equivalent effect could
be a lease which prevents land from being used for grocery retailing or containing a
user clause specifying that a property must be used for a particular purpose (not
grocery retailing).

31. Large Grocery Retailers must not procure that others enter into Restrictive
Covenants, or agreements having equivalent effect, on their behalf. This is to prevent
other parties being encouraged to enter into Restrictive Covenants or agreements
that achieve the same effect of restricting grocery retailing and thereby benefit a
Large Grocery Retailer without the Large Grocery Retailer being directly involved.3

Article 6 (Permitted Restrictive Covenants)

32. Article 6 provides that the prohibitions set out in Articles 4 and 5 do not apply to two
types of restrictions. These are (i) restrictions in a lease granted to a tenant or head
lessor that specify a leasehold property is to be used solely as a residential dwelling;
and (ii) user clauses that reflect any agreement or unilateral undertaking given
pursuant to section 106 of the Town and Country Planning Act (or the equivalent
legislation in Scotland and Northern Ireland).4

PART 4 (Exclusivity Arrangements)

Article 7 (Prohibition on enforcement of Exclusivity Arrangements)

33. During the course of the Investigation, the CC identified a number of Exclusivity
Arrangements which were found to prevent, restrict or distort competition. Those
Exclusivity Arrangements are listed in Schedule 3a. Article 7 prohibits the Large
Grocery Retailers which benefit from those Exclusivity Arrangements from enforcing
them after five years from the date of the Order.

34. During the course of the Investigation, Large Grocery Retailers were unable to
provide us with comprehensive records of Exclusivity Arrangements from which they
had benefited prior to 2000 and we did not receive details of any Exclusivity

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3The other parties could decide to do this because of other arrangements between the parties that do not directly involve the
particular site.

4We note that these agreements run with the land but specifying the agreement in the lease helps to apportion responsibility for
ensuring the planning obligations entered into are adhered to.
Arrangements put in place since 2006. We were therefore unable to examine these Exclusivity Arrangements in order to ascertain whether they prevent, restrict or distort competition. Accordingly, the OFT can examine these Exclusivity Arrangements, if it receives a request to do so by the person who agreed to give a Large Grocery Retailer exclusivity or any person wishing to develop a Grocery Store or wishing to operate a Grocery Store on the Site covered by an Exclusivity Arrangement.

35. When examining Exclusivity Arrangements other than those specified in Schedule 3, the OFT will apply the test which is set out in Schedule 4 of the Order. The purpose of the test is to assist the OFT to ascertain whether an Exclusivity Arrangement prevents, restricts or distorts competition. If the OFT finds that the test is failed, then the Large Grocery Retailer which benefits from the Exclusivity Arrangements is prohibited from enforcing it after the later of five years from the date of the CC’s Report or five years from the date on which the Grocery Store benefiting from the Exclusivity Agreement first began trading.

36. As with the similar process in relation to Restrictive Covenants, upon the making of the Order it will take some time for the OFT to obtain the software and establish the procedures necessary to carry out the duties described in paragraph 34. Therefore, the process in relation to Exclusivity Arrangements other than those specified in Schedule 3 will not commence until the OFT notifies that the appropriate software and procedures are in place (the Implementation Date).

**Article 8 (Prohibition on entering into Exclusivity Arrangements)**

37. Article 8 prohibits Large Grocery Retailers from entering into or seeking to procure the entry into by others of any Exclusivity Arrangement that may restrict grocery retailing or have equivalent effect with a duration of more than five years from the date on which the Grocery Store which benefits from it first began trading.

38. An example of an Exclusivity Arrangement which could have equivalent effect to one which may restrict grocery retailing is one which specifies that all other units in a development will be let or sold to retailers other than grocery retailers.

**PART 5 (Exceptions)**

**Article 9 (Exception for land supporting a Grocery Store)**

39. Article 9 contains an exemption from the obligation in Article 4 and the prohibitions in Articles 5, 7 and 8 for land supporting a Grocery Store. It provides that the obligation in Article 4 and the prohibitions in Articles 5, 7 and 8 will not apply to ‘Operational Land Restrictions’ (which are restrictions preventing the land from being used other than for a Car Park, Service Yard or Access Road) where the land is either not owned by the Large Grocery Retailer or if the land is owned by a Large Grocery Retailer but leased to a third party (who is not the Large Grocery Retailer) and the land is adjacent to and essential for the effective operation of the relevant Grocery Store operated by the Large Grocery Retailer and the Large Grocery Retailer does not have exclusive benefit of the Operational Land Restriction where the Car Park, Service Yard or Access Road is necessary for the effective operation of another Grocery Store.

**Article 10 (Exception for pension companies)**

40. Article 10 contains a limited exception to the prohibitions in Articles 5 and 8 for Large Grocery Retailers’ pension companies although on application under Article 4 or 7
the OFT may apply t the Test requiring the Large Grocery Retailer to release a Restrictive Covenant or preventing it from enforcing an Exclusivity Arrangement (as appropriate).

41. The exception would allow a pension company to enter Restrictive Covenants and Exclusivity Arrangements if the Large Grocery Retailer does not and has not previously operated a Grocery Store on the land related to the Restrictive Covenant or Exclusivity Arrangement or used the land in connection with the operation of a Grocery Store. In addition, the exception will not affect the ability of third parties to apply to have restrictions lifted if they meet the criteria set out in Schedule 4 of the Order.

PART 6 (Acquisition of stores)

Article 11 (Notification of acquisition of Grocery Stores)

42. Article 11 requires Large Grocery Retailers to notify the OFT and provide it with specified information if it enters into an agreement for the purchase of a Larger Grocery Store or interest in a Site previously used for a Larger Grocery Store not more than 12 months prior to entering into the agreement.

PART 7 (Miscellaneous)

Article 12 (Supply of information to the OFT)

43. Article 12 requires Large Grocery Retailers and Grocery Retailers to provide certain information to the OFT under certain circumstances. The information is for the purposes of enabling the OFT to monitor and review the operation of the Order or any provisions of the Order. However, the OFT cannot require parties to provide it with privileged information.

Article 13 (Powers of direction)

44. Article 13 is made under section 87 of the Act as applied by section 164(2) of that Act.

45. Article 13 gives the CC power to give directions to a person for the purpose of ensuring compliance with the Order. The directions can be addressed to an individual or a company or can be addressed to the holder for the time being of an office in a company, for example, the secretary.

Schedule 1

46. Schedule 1 lists those retailers which are Large Grocery Retailers and are therefore affected by the Order. As well as the retailers explicitly named, the Order also extends to any agents of these retailers, any Interconnected Bodies Corporate (as defined in the Act) and any companies over which these companies have control. For the purposes of Schedule 1, ‘control’ is defined as having a shareholding of over 25 per cent of the voting rights in the other company, or having the power to appoint more than one-quarter of its directors.
**Schedule 2a and Schedule 2b**

47. Schedule 2a describes those Restrictive Covenants which were identified in the Report as preventing, restricting or distorting competition and in respect of which grocery retailers named in the Schedule must use their best endeavours to have released.

48. Schedule 2b describes those Restrictive Covenants which were notified to the CC during the Investigation and which were not found to prevent, restrict or distort competition. The requirement of Article 4 does not apply to these Restrictive Covenants.

**Schedule 3a and Schedule 3b**

49. Schedule 3a describes those Exclusivity Arrangements which were identified in the Report as preventing, restricting or distorting competition and in respect of which grocery retailers named in the Schedule must not enforce five years from the later of the date of the Order or the date on which the Grocery Store which benefits from the Exclusivity Arrangement first began trading.

50. Schedule 3b describes those Exclusivity Arrangements which were notified to the CC during the Investigation and which were not found to prevent, restrict or distort competition. The prohibition in Article 7 does not apply to these Exclusivity Arrangements.

**Schedule 4**

51. Schedule 4 describes the test to be applied by the OFT in order to ascertain whether a local market is highly concentrated.

52. The test set out in Schedule 4 is failed if the total number of fascias (taking into account Mid-sized and Larger Grocery Stores) in a relevant isochrone is three or fewer and the Large Grocery Retailers benefiting from a Restrictive Covenant or Exclusivity Arrangement has a share of greater than 60 per cent of Groceries Sales Area in the relevant isochrone.\(^5\)

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\(^5\)The CC intends to recommend the software to be used by the OFT as the underlying road network to construct the 10-minute drive-time isochrones. A provisional decision was published on the same date as this explanatory note.