

Completed Acquisition by Société LDC SA of Green Label Holdings Limited

Initial Order made by the Competition and Markets Authority pursuant to section 72(2) of the Enterprise Act 2002 (the Act)

1. Whereas:
 - (a) the Competition and Markets Authority (**CMA**) has reasonable grounds for suspecting that it is or may be the case that Société LDC SA and Green Label Holdings Limited have ceased to be distinct;
 - (b) the CMA is considering, pursuant to section 22 of the Act, whether it is or may be the case that a relevant situation has been created and whether the creation of that situation has resulted or may be expected to result in a substantial lessening of competition in any market or markets in the United Kingdom (**UK**);
 - (c) the CMA wishes to ensure that no action is taken pending determination of any reference under section 22 of the Act which might prejudice that reference or impede the taking of any action by the CMA under Part 3 of the Act which might be justified by the CMA's decisions on the reference; and
 - (d) the circumstances set out in section 72(6) of the Act do not apply and the reference has not been finally determined in accordance with section 79(1) of the Act.
2. Now for the purposes of preventing pre-emptive action in accordance with section 72(2) of the Act the CMA makes the following order addressed to Société LDC SA (**LDC**) and LDC International SAS (**LDC International**) (together the **Acquirer Group**), Green Label Holdings Limited (**Green Label** or the **Target**), Geoffrey Maurice Buchanan and William Edwin Buchanan (both of whom hold interests in the Target) (all together, the **Addressees**) (the **Initial Order**).

1. COMMENCEMENT, APPLICATION AND SCOPE

1. This Initial Order commences on the commencement date: 26 January 2026.
2. This Initial Order applies to the Addressees.
3. Notwithstanding any other provision of this Initial Order, no act or omission shall constitute a breach of this Initial Order, and nothing in this Initial Order shall oblige the Addressees to reverse any act or omission, in each case to the extent that it occurred or was completed prior to the commencement date.

2. MANAGEMENT OF THE ACQUIRER GROUP AND TARGET BUSINESSES UNTIL DETERMINATION OF PROCEEDINGS

4. Except with the prior written consent of the CMA, the Addressees shall not, during the specified period, take any action which might prejudice a reference of the transaction under section 22 of the Act or impede the taking of any action under the Act by the CMA which may be justified by the CMA's decisions on such a reference, including any action which might:
 - (a) lead to the integration of the Target business with the Acquirer Group business;
 - (b) transfer the ownership or control of the Acquirer Group business or the Target business or any of their subsidiaries; or
 - (c) otherwise impair the ability of the Target business or the Acquirer Group business to compete independently in any of the markets affected by the transaction.
5. Further and without prejudice to the generality of paragraph 4 and subject to paragraph 3, The Addressees shall at all times during the specified period take all necessary steps to ensure that, except with the prior written consent of the CMA:
 - (a) the Target business is carried on separately from the Acquirer Group business and the Target business's separate sales or brand identity is maintained;
 - (b) the Target business and the Acquirer Group business are maintained as a going concern and sufficient resources are made available for the development of the Target business and the Acquirer Group business, on the basis of their respective pre-merger business plans;

- (c) except in the ordinary course of business, no significant changes are made to the organisational structure of, or the management responsibilities within, the Target business or the Acquirer Group business;
- (d) the nature, description, range and quality of goods or services (or both) supplied in and/or into the UK by each of the two businesses are maintained and preserved;
- (e) except in the ordinary course of business through the separate operation of the two businesses:
 - (i) all of the assets of the Target business and the Acquirer Group business are maintained and preserved, including facilities and goodwill;
 - (ii) none of the assets of the Target business or the Acquirer Group business are disposed of; and
 - (iii) no interest in the assets of the Target business or the Acquirer Group business is created or disposed of;
- (f) there is no integration of the information technology of the Target or Acquirer Group businesses, and the software and hardware platforms of the Target business shall remain essentially unchanged, except for routine changes and maintenance;
- (g) the customer and supplier lists of the two businesses shall be operated and updated separately and any negotiations with any existing or potential customers and suppliers in relation to the Target business will be carried out by the Target business alone and for the avoidance of doubt the Acquirer Group business will not negotiate on behalf of the Target business (and vice versa) or enter into any joint agreements with the Target business (and vice versa);
- (h) all contracts of the Target business and the Acquirer Group business continue to be serviced by the business to which they were awarded;
- (i) no changes are made to key staff of the Target business or Acquirer Group business;
- (j) no key staff are transferred between the Target business and the Acquirer Group business;
- (k) all reasonable steps are taken to encourage all key staff to remain with the Target business and the Acquirer Group business; and

- (I) no business secrets, know-how, commercially-sensitive information, intellectual property or any other information of a confidential or proprietary nature relating to either of the two businesses shall pass, directly or indirectly, from the Target business (or any of its employees, directors, agents or affiliates) to the Acquirer Group business (or any of its employees, directors, agents or affiliates), or vice versa, except where strictly necessary in the ordinary course of business (including, for example, where required for compliance with external regulatory or accounting obligations or for due diligence, integration planning or the completion of any merger control proceedings relating to the transaction) and on the basis that, should the transaction be prohibited, any records or copies (electronic or otherwise) of such information that have passed, wherever they may be held, will be returned to the business to which they relate and any copies destroyed.

3. COMPLIANCE

- 6. The Addressees shall take all necessary steps to ensure that each of their subsidiaries (or, in the case of Geoffrey Maurice Buchanan and William Edwin Buchanan, each of the companies they hold interests in, and any of their subsidiaries) complies with this Initial Order as if the Initial Order had been issued to each of them.
- 7. The Addressees shall provide to the CMA such information or statement of compliance as it may from time to time require for the purposes of monitoring compliance by the Addressees and each of their subsidiaries (or, in the case of Geoffrey Maurice Buchanan and William Edwin Buchanan, each of the companies they hold interests in, and any of their subsidiaries) with this Initial Order. In particular, on 9 February 2026 and subsequently every two weeks (or, where this does not fall on a working day, the first working day thereafter) Geoffrey Maurice Buchanan and William Edwin Buchanan, as well as the Chief Executive Officer of the Acquirer Group and the Target or other persons of the Acquirer Group and the Target as agreed with the CMA, shall, on behalf of Geoffrey Maurice Buchanan, William Edwin Buchanan, the Acquirer Group and the Target (as relevant) provide a statement to the CMA in the form set out in Annex 1 to this Initial Order confirming compliance with this Initial Order.
- 8. At all times, the Addressees shall actively keep the CMA informed of any material developments relating to the Target business or the Acquirer Group business, which includes but is not limited to:
 - (a) details of key staff who leave or join the Target business or the Acquirer Group business;
 - (b) any interruption of the Target or Acquirer Group business (including without limitation its procurement, production, logistics, sales and employee relations

arrangements) that has prevented it from operating in the ordinary course of business for more than 24 hours;

- (c) all substantial customer volumes won or lost or substantial changes to the customer contracts for the Target or Acquirer Group business including any substantial changes in customers' demand; and
- (d) substantial changes in the Target or Acquirer Group business's contractual arrangements or relationships with key suppliers.

9. If any of the Addressees have any reason to suspect that this Initial Order might have been breached they shall immediately notify the CMA and any monitoring trustee that the Addressees may be directed to appoint under paragraph 10.
10. The CMA may give directions to a specified person or to a holder of a specified office in any body of persons (corporate or unincorporated) to take specified steps for the purpose of carrying out, or ensuring compliance with, this Initial Order, or do or refrain from doing any specified action in order to ensure compliance with the Initial Order. The CMA may vary or revoke any directions so given.
11. The Addressees shall comply in so far as they are able with such directions as the CMA may from time to time give to take such steps as may be specified or described in the directions for the purpose of carrying out or securing compliance with this Initial Order.

4. ENFORCEMENT

12. Section 94 of the Act places a duty on any person to whom an initial enforcement order relates to comply with it. Any person who suffers loss or damage due to a breach of this duty may bring an action. Section 94 of the Act also provides that the CMA can seek to enforce the initial enforcement order by civil proceedings for an injunction or for any other appropriate relief or remedy. Under sections 94AA and 94AB of the Act, the CMA can impose financial penalties in respect of a failure to comply with an initial enforcement order without reasonable excuse as set out in Annex 2 and the [Administrative penalties: Statement of Policy on the CMA's approach \(CMA4\)](#).
13. It is a criminal offence under section 117 of the Enterprise Act 2002 for a person recklessly or knowingly to supply to the CMA information which is false or misleading in any material respect. Breach of this provision can result in fines, imprisonment for a term not exceeding two years, or both (Section 117 of the Enterprise Act 2002). In addition, the CMA can impose penalties if a person has, without reasonable excuse, supplied to the CMA information which is false or misleading in any material respect (Section 110(1A)) as described in Annex 2 and the [Administrative penalties: Statement of Policy on the CMA's approach \(CMA4\)](#).

5. INTERPRETATION

14. The Interpretation Act 1978 shall apply to this Initial Order as it does to Acts of Parliament.

15. For the purposes of this Initial Order:

'the Acquirer Group business' means the business of LDC and its subsidiaries (including, but not limited to, LDC International) but excluding the Target business, carried on as at the commencement date;

'the Act' means the Enterprise Act 2002;

'an affiliate' of a person is another person who satisfies the following condition, namely that any enterprise (which, in this context, has the meaning given in section 129(1) of the Act) that the first person carries on from time to time and any enterprise that the second person carries on from time to time would be regarded as being under common control for the purposes of section 26 of the Act;

'business' has the meaning given by section 129(1) and (3) of the Act;

'commencement date' means 26 January 2026;

'control' includes the ability directly or indirectly to control or materially to influence the policy of a body corporate or the policy of any person in carrying on an enterprise;

'the decisions' means the decisions of the CMA on the questions which it is required to answer by virtue of section 35 of the Act;

'Green Label' or **'the Target'** means Green Label Holdings Limited, a company registered in the UK with company number 11422879, including all of its subsidiaries namely (i) Green Label Foods Ltd. (company number 03749653) and (ii) Green Label Poultry Limited (company number 08891923). Green Label Holdings Limited, which trades as 'Gressingham Foods', holds the relevant assets (including customer and supplier contracts, leases to offices and to processing and production plants, IP (including, but not limited to, brands like the Gressingham brand)), and employs all of the staff, who / which were necessary for it to carry out each of its pre-transaction commercial activities.

'Initial Order' means this initial enforcement order made by the CMA on 26 January 2026 and addressed to LDC, LDC International, Green Label, Geoffrey Maurice Buchanan and William Edwin Buchanan;

'key staff' means staff in positions of (i) executive or managerial responsibility or (ii) whose performance affects the viability of the business.

'LDC' means Société LDC SA, a French société anonyme with registration number (RCS) 576 850 697;

'LDC International' means LDC International SAS, a French société par actions simplifiée with registration number (RCS) 838 894 517;

'the ordinary course of business' means matters connected to the day-to-day supply of goods or services (or both) by Green Label or LDC and does not include matters involving significant changes to the organisational structure or related to the post-merger integration of Green Label and LDC;

'specified period' means the period beginning on the commencement date and terminating in accordance with section 72(6) of the Act;

'subsidiary', unless otherwise stated, has the meaning given by section 1159 of the Companies Act 2006;

'the Target business' means the business of Green Label and its subsidiaries (as defined above) carried on as at the commencement date;

'the transaction' means the transaction by which LDC and Green Label have ceased to be distinct within the meaning of section 23 of the Act;

'the two businesses' means the Acquirer Group business and the Target business;

unless the context requires otherwise, the singular shall include the plural and vice versa.

Kasia Bojarojc
Director, Mergers
26 January 2026

ANNEX 1

COMPLIANCE STATEMENT FOR LDC / GREEN LABEL

I [insert name] confirm on behalf of [LDC / GREEN LABEL] that:

Compliance in the Relevant Period

1. In the period from [insert date] to [insert date] (the Relevant Period):
 - (a) [LDC / GREEN LABEL] has complied with the Initial Order made by the CMA in relation to the transaction on 26 January 2026 (the **Initial Order**).
 - (b) [LDC's and GREEN LABEL's] subsidiaries have also complied with this Initial Order.
2. Subject to paragraph 3 of the Initial Order, and except with the prior written consent of the CMA:
 - (a) No action has been taken by [LDC / GREEN LABEL] that might prejudice a reference of the transaction under section 22 of the Act or impede the taking of any action by the CMA which may be justified by its decision on such a reference, including any action which might:
 - (i) lead to the integration of the Target business with the Acquirer Group business;
 - (ii) transfer the ownership or control of the Acquirer Group business or the Target business or any of their subsidiaries; or
 - (iii) otherwise impair the ability of the Target business or the Acquirer Group business to compete independently in any of the markets affected by the transaction.
 - (b) The Target business has been carried on separately from the Acquirer Group business and the Target business's separate sales or brand identity has been maintained.
 - (c) The Target business and the Acquirer Group business have been maintained as a going concern and sufficient resources have been made available for the development of the Target business and the Acquirer Group business, on the basis of their respective pre-merger business plans.
 - (d) No significant changes have been made to the organisational structure of, or the management responsibilities within, the Target business or the Acquirer Group business, except in the ordinary course of business.

- (e) The nature, description, range and quality of goods or services (or both) supplied in and/or into the UK by the Target business and the Acquirer Group business have been maintained and preserved.
- (f) Except in the ordinary course of business for the separate operation of the two businesses:
 - (i) all of the assets of the Target business and the Acquirer Group business, including facilities and goodwill, have been maintained and preserved as at the start of the Relevant Period;
 - (ii) none of the assets of the Target business or the Acquirer Group business have been disposed of; and
 - (iii) no interest in the assets of the Target business or the Acquirer Group business has been created or disposed of.
- (g) There has been no integration of the information technology of the Target or Acquirer Group businesses, and the software and hardware platforms of the Target business have remained essentially unchanged, except for routine changes and maintenance.
- (h) Subject to integration which had occurred prior to the commencement date, the customer and supplier lists of the two businesses have been operated and updated separately and any negotiations with any existing or potential customers and suppliers in relation to the Target business have been carried out by the Target business alone and, for the avoidance of doubt, the Acquirer Group business has not negotiated on behalf of the Target business (and vice versa) or entered into any joint agreements with the Target business (and vice versa).
 - (i) All contracts of the Target business and the Acquirer Group business have been serviced by the business to which they were awarded, except to the extent novated, assigned or subcontracted prior to the commencement date.
 - (j) No changes have been made to key staff of the Target business or the Acquirer Group business.
 - (k) No key staff have been transferred between the Target business and the Acquirer Group business.
 - (l) All reasonable steps have been taken to encourage all key staff to remain with the Target business and the Acquirer Group business.
- (m) Except as permitted by the Initial Order, no business secrets, know-how, commercially-sensitive information, intellectual property or any other information of a confidential or proprietary nature relating to either of the two

businesses, has passed, directly or indirectly, from the Target business (or any of its employees, directors, agents or affiliates) to the Acquirer Group business (or any of its employees, directors, agents or affiliates), or vice versa.

- (n) Except as listed in paragraph (o) below, there have been no:
 - (i) key staff that have left or joined the Target business or the Acquirer Group business;
 - (ii) interruptions of the Target business or the Acquirer Group business (including without limitation procurement, production, logistics, sales and employee relations arrangements) that have prevented it from operating in the ordinary course of business for more than 24 hours;
 - (iii) substantial customer volumes won or lost or substantial changes to the customer contracts for the Target business or the Acquirer Group business; or
 - (iv) substantial changes in the Target or Acquirer Group business's contractual arrangements or relationships with key suppliers.
- (o) [list of material developments]

- 3. [LDC / GREEN LABEL]and their subsidiaries remain in full compliance with the Initial Order and will [or will take all necessary steps to ensure that the Target continues actively to] keep the CMA informed of any material developments relating to the Target business or the Acquirer Group business in accordance with paragraph 8 of the Initial Order.

Interpretation

- 4. Terms defined in the Initial Order have the same meaning in this compliance statement.

I understand that:

- 5. It is a criminal offence under section 117 of the Enterprise Act 2002 for a person recklessly or knowingly to supply to the CMA information which is false or misleading in any material respect. Breach of this provision can result in **fines, imprisonment for a term not exceeding two years, or both**.¹ In addition, the CMA can impose penalties if a person has, without reasonable excuse, supplied to

¹ Section 117 of the Act.

the CMA information which is false or misleading in any material respect² as described in Annex 2.

- Failure to comply with this order without reasonable excuse may result in the CMA imposing a **penalty as described in Annex 2**³.

FOR AND ON BEHALF OF [LDC / GREEN LABEL]

Signature

Name

Title

Date

COMPLIANCE STATEMENT FOR GEOFFREY MAURICE BUCHANAN / WILLIAM EDWIN BUCHANAN

I [insert name] confirm on behalf of [GEOFFREY MAURICE BUCHANAN / WILLIAM EDWIN BUCHANAN] that:

Compliance in the Relevant Period

- In the period from [insert date] to [insert date] (the Relevant Period):
 - [GEOFFREY MAURICE BUCHANAN / WILLIAM EDWIN BUCHANAN] has complied with the Initial Order made by the CMA in relation to the transaction on 26 January 2026 (the **Initial Order**).
 - To the best of knowledge and belief of [GEOFFREY MAURICE BUCHANAN / WILLIAM EDWIN BUCHANAN] / [each of the companies GEOFFREY MAURICE BUCHANAN / WILLIAM EDWIN BUCHANAN holds interests in, and any of their subsidiaries] have also complied with this Initial Order.
- Subject to paragraph 3 of the Initial Order, and except with the prior written consent of the CMA:
 - No action has been taken by [GEOFFREY MAURICE BUCHANAN / WILLIAM EDWIN BUCHANAN] that might prejudice a reference of the

² Section 110(1A) introduced by section 143 and schedule 11 paragraph 15 of the DMCCA.

³ Section 94AA and 94AB of the Act introduced by section 143 and schedule 11, paragraph 11 of the DMCCA.

transaction under section 22 of the Act or impede the taking of any action by the CMA which may be justified by its decision on such a reference, including any action which might:

- (i) lead to the integration of the Target business with the Acquirer Group business;
- (ii) transfer the ownership or control of the Acquirer Group business or the Target business or any of their subsidiaries; or
- (iii) otherwise impair the ability of the Target business or the Acquirer Group business to compete independently in any of the markets affected by the transaction.

(b) To the best of the knowledge and belief of [GEOFFREY MAURICE BUCHANAN / WILLIAM EDWIN BUCHANAN] the Target business has been carried on separately from the Acquirer Group business and the Target business's separate sales or brand identity has been maintained.

(c) To the best of the knowledge and belief of [GEOFFREY MAURICE BUCHANAN / WILLIAM EDWIN BUCHANAN] the Target business and the Acquirer Group business have been maintained as a going concern and sufficient resources have been made available for the development of the Target business and the Acquirer Group business, on the basis of their respective pre-merger business plans.

(d) To the best of the knowledge and belief of [GEOFFREY MAURICE BUCHANAN / WILLIAM EDWIN BUCHANAN] no significant changes have been made to the organisational structure of, or the management responsibilities within, the Target business or the Acquirer Group business, except in the ordinary course of business.

(e) To the best of the knowledge and belief of [GEOFFREY MAURICE BUCHANAN / WILLIAM EDWIN BUCHANAN] the nature, description, range and quality of goods or services (or both) supplied in and/or into the UK by the Target business and the Acquirer Group business have been maintained and preserved.

(f) To the best of the knowledge and belief of [GEOFFREY MAURICE BUCHANAN / WILLIAM EDWIN BUCHANAN] except in the ordinary course of business for the separate operation of the two businesses:

- (i) all of the assets of the Target business and the Acquirer Group business, including facilities and goodwill, have been maintained and preserved as at the start of the Relevant Period;

- (ii) none of the assets of the Target business or the Acquirer Group business have been disposed of; and
- (iii) no interest in the assets of the Target business or the Acquirer Group business has been created or disposed of.

(g) To the best of the knowledge and belief of [GEOFFREY MAURICE BUCHANAN / WILLIAM EDWIN BUCHANAN] there has been no integration of the information technology of the Target or Acquirer Group businesses, and the software and hardware platforms of the Target business have remained essentially unchanged, except for routine changes and maintenance.

(h) To the best of the knowledge and belief of [GEOFFREY MAURICE BUCHANAN / WILLIAM EDWIN BUCHANAN] subject to integration which had occurred prior to the commencement date, the customer and supplier lists of the two businesses have been operated and updated separately and any negotiations with any existing or potential customers and suppliers in relation to the Target business have been carried out by the Target business alone and, for the avoidance of doubt, the Acquirer Group business has not negotiated on behalf of the Target business (and vice versa) or entered into any joint agreements with the Target business (and vice versa).

(i) To the best of the knowledge and belief of [GEOFFREY MAURICE BUCHANAN / WILLIAM EDWIN BUCHANAN] all contracts of the Target business and the Acquirer Group business have been serviced by the business to which they were awarded, except to the extent novated, assigned or subcontracted prior to the commencement date.

(j) To the best of the knowledge and belief of [GEOFFREY MAURICE BUCHANAN / WILLIAM EDWIN BUCHANAN] no changes have been made to key staff of the Target business or the Acquirer Group business.

(k) To the best of the knowledge and belief of [GEOFFREY MAURICE BUCHANAN / WILLIAM EDWIN BUCHANAN] no key staff have been transferred between the Target business and the Acquirer Group business.

(l) To the best of the knowledge and belief of [GEOFFREY MAURICE BUCHANAN / WILLIAM EDWIN BUCHANAN] all reasonable steps have been taken to encourage all key staff to remain with the Target business and the Acquirer Group business.

(m) To the best of the knowledge and belief of [GEOFFREY MAURICE BUCHANAN / WILLIAM EDWIN BUCHANAN] except as permitted by the Initial Order, no business secrets, know-how, commercially-sensitive information, intellectual property or any other information of a confidential or

proprietary nature relating to either of the two businesses, has passed, directly or indirectly, from the Target business (or any of its employees, directors, agents or affiliates) to the Acquirer Group business (or any of its employees, directors, agents or affiliates), or vice versa.

- (n) To the best of the knowledge and belief of [GEOFFREY MAURICE BUCHANAN / WILLIAM EDWIN BUCHANAN] except as listed in paragraph (o) below, there have been no:
 - (i) key staff that have left or joined the Target business or the Acquirer Group business;
 - (ii) interruptions of the Target business or the Acquirer Group business (including without limitation procurement, production, logistics, sales and employee relations arrangements) that have prevented it from operating in the ordinary course of business for more than 24 hours;
 - (iii) substantial customer volumes won or lost or substantial changes to the customer contracts for the Target business or the Acquirer Group business; or
 - (iv) substantial changes in the Target or Acquirer Group business's contractual arrangements or relationships with key suppliers.
- (o) [list of material developments]

3. [GEOFFREY MAURICE BUCHANAN / WILLIAM EDWIN BUCHANAN] and, to the best of his knowledge and belief, each of the companies he holds interests in, and any of their subsidiaries, remain in full compliance with the Initial Order and he will, to the best of his knowledge and ability, keep the CMA informed of any material developments relating to the Target business or the Acquirer Group business in accordance with paragraph 8 of the Initial Order.

Interpretation

4. Terms defined in the Initial Order have the same meaning in this compliance statement.

I understand that:

5. It is a criminal offence under section 117 of the Enterprise Act 2002 for a person recklessly or knowingly to supply to the CMA information which is false or misleading in any material respect. Breach of this provision can result in **fines**,

imprisonment for a term not exceeding two years, or both.⁴ In addition, the CMA can impose penalties if a person has, without reasonable excuse, supplied to the CMA information which is false or misleading in any material respect⁵ as described in Annex 2.

6. Failure to comply with this order without reasonable excuse may result in the CMA imposing a **penalty as described in Annex 2**⁶.

FOR AND ON BEHALF OF [GEOFFREY MAURICE BUCHANAN / WILLIAM EDWIN BUCHANAN]

Signature

Name

Title

Date

⁴ Section 117 of the Act.

⁵ Section 110(1A) introduced by section 143 and schedule 11 paragraph 15 of the DMCCA.

⁶ Section 94AA and 94AB of the Act introduced by section 143 and schedule 11, paragraph 11 of the DMCCA.

ANNEX 2

PART A - ENFORCEMENT OF AN INITIAL ENFORCEMENT ORDER ISSUED UNDER SECTION 72(2) OF THE ACT – IMPOSITION OF CIVIL PENALTIES

Imposition of civil penalties

1. Under section 94AA(1), the CMA may impose a penalty on a person—
 - (a) from whom the CMA has accepted an enforcement undertaking, or
 - (b) to whom an enforcement order is addressed,where the CMA considers that the person has, without reasonable excuse, failed to comply with the undertaking or order.
2. In deciding whether and, if so, how to proceed under section 94AA(1) the CMA must have regard to the statement of policy which was most recently published under section 94B at the time of the failure to comply.

Amount of penalty

3. A penalty under section 94AA(1) is to be such amount as the CMA considers appropriate.
4. The amount must be—
 - (a) a fixed amount,
 - (b) an amount calculated by reference to a daily rate, or
 - (c) a combination of a fixed amount and an amount calculated by reference to a daily rate.
5. A penalty imposed under section 94AA(1) on a person who does not own or control an enterprise must not—
 - (a) in the case of a fixed amount, exceed £30,000;
 - (b) in the case of an amount calculated by reference to a daily rate, exceed £15,000 per day;
 - (c) in the case of a fixed amount and an amount calculated by reference to a daily rate, exceed such fixed amount and such amount per day.

6. A penalty imposed under section 94AA(1) on any other person must not—
 - (a) in the case of a fixed amount, exceed 5% of the total value of the turnover (both in and outside the United Kingdom) of the enterprises owned or controlled by the person on whom it is imposed;
 - (b) in the case of an amount calculated by reference to a daily rate, for each day exceed 5% of the total value of the daily turnover (both in and outside the United Kingdom) of the enterprises owned or controlled by the person on whom it is imposed;
 - (c) in the case of a fixed amount and an amount calculated by reference to a daily rate, exceed such fixed amount and such amount per day.
7. In imposing a penalty by reference to a daily rate—
 - (a) no account is to be taken of any days before the service on the person concerned of the provisional penalty notice under section 112(A1), and
 - (b) unless the CMA determines an earlier date (whether before or after the penalty is imposed), the amount payable ceases to accumulate at the beginning of the day on which the person complies with the enforcement undertaking or enforcement order.

PART B - PENALTIES FOR THE PROVISION OF FALSE OR MISLEADING INFORMATION

Imposition of civil penalties

1. Under section 110(1A) of the Act, the CMA may impose a penalty on a person in accordance with section 111 of the Act where the CMA considers that:
 - (a) The person has, without reasonable excuse, supplied information that is false or misleading in a material respect to the CMA in connection of any of the CMA's functions under Part 3 of the Act;
 - (b) The person has without reasonable excuse, supplied information that is false or misleading in a material respect to another person knowing that the information was to be used for the purpose of supplying information to the CMA in connection with any function of the CMA under Part 3 of the Act.
2. Under section 110(1C) of the Act, the CMA may not impose such a penalty in relation to an act or omission which constitutes an offence under section 117 of the Act if the person has, by reason of the act or omission, been found guilty of that offence.

Amount of penalty

3. Under section 111(1) of the Act, a penalty imposed under section 110(1A) of the Act shall be of such amount as the CMA considers appropriate.
4. A penalty imposed under section 110(1A) of the Act on a person who does not own or control an enterprise shall be a fixed amount that must not exceed £30,000.
5. Under section 111(4A) of the Act a penalty imposed under section 110(1A) of the Act on any other person shall be a fixed amount that must not exceed 1% of the total value of the turnover (both in and outside the United Kingdom) of the enterprises owned or controlled by the person.
6. In deciding whether and, if so, how to proceed under section 110(1A) of the Act, the CMA must have regard to the statement of policy which was most recently published under section 116 of the Act at the time when the act or omission occurred.