Regulatory and Competition Framework Review Action Plan

The economics consultancy Oxera was commissioned to undertake a review for the Government that would identify whether there are changes that could be made to the Island’s competition and regulatory framework. The review considered whether in order to improve the outcome for the Jersey economy in general and Jersey consumers in particular, changes could be made to the way the Jersey Competition Regulatory Authority (JCRA) functions, the framework under which it operates, and or the way stakeholders interact with the JCRA. The review focuses on the operation of the JCRA itself but also considers the broader policy and institutional context in which the JCRA operates.

Competition is a key element of Jersey’s aim to improve productivity, and the 2015-2018 States Strategic Plan sets out an aim to develop a strategy to enhance the Island’s competition framework.

To address this, an action plan has been developed setting out what needs to be achieved to meet the recommendations of the Jersey Regulatory and Competition Framework Review. Progress in delivery of the actions under each recommendation has been given a red, amber or green rating (RAG status). The definitions of red, amber and green used here are adapted from those used by the Financial Stability Board in its published status reports.

**Complete**  
Action has been fully implemented. Process for ongoing evaluation, where required, has been indicated.

**Green**  
Action is on track in a manner consistent with the plan. In some cases, project may be somewhat behind schedule but catch-up is possible without facing difficulties.

**Amber**  
Action is currently in progress. However, it is facing some difficulties in meeting its objective and/or timelines. Corrective action is being taken or under consideration.

**Red**  
Action is not making adequate progress. Serious problems exist either in meeting its objectives or timelines. Remedial action is warranted.

Where an action has been given a red or amber status, the outstanding issues and risks are set out in the Action Plan.
<table>
<thead>
<tr>
<th>Recommendation 1 – <strong>Green</strong></th>
<th>Recommendation 2 – <strong>Green</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>The JCRA should seek Treasury support for a degree of ‘carry-over’ of funds from one funding period to the next as part of the short-term matching of the funding of demands to the availability of resources.</td>
<td>Block exemptions for cases relating to anti-competitive agreements should be introduced so that cases that create consumer benefits which outweigh the harm to competition do not have to be approved ex ante.</td>
</tr>
</tbody>
</table>

**Actions**
- CMD to approach Treasury to discuss whether this is possible and if so what is needed to implement this. JCRA support may be needed to discuss the quantum of cash flow that is needed.
- CMD to set out what sectors should consider for block exemptions. JCRA to support CMD to establish which sectors should be included and to work with CMD, explaining the rationale and provide detailed drafting instructions.
- CMD to secure drafting time.
- CMD and JCRA to complete process required under Article 10 of the Law.

**Partners**
- CMD, JCRA and States’ Treasury and Resources.
- CMD, JCRA, Law Officers, Law Draftsman, Guernsey Commerce and Employment Department.

**Timelines**
- Q1 2016 – CMD to discuss with Treasury and set out next steps (complete).
- Q3/4 2016 - Progress exemption application with Treasury (complete).
- Q2 2017 – CMD to discuss with Treasury establishing a carry-over mechanism.
- CMD to give guidance to CICRA by end of 2016 Q1 (complete).
- CICRA to advise on detailed drafting instructions by end of 2016 Q3 (complete).
- CMD to confirm policy by end of Q2/early Q3 2017.

**Latest update**
- April 2017 – An exemption is in place to enable the JCRA to carry-over reserves to 2017. Discussions are ongoing to develop a mechanism which will allow the JCRA to carry-over reserves for cash flow purposes and exceptional events.
- May 2017 – Discussions have been held with the Law Draftsman, who has indicated that block exemptions can be worked on once some underlying policy issues have been clarified by the Department. Estimated commencement date of Q1 2018.

**Outstanding issues/risks**
- Treasurer’s approval of exemption for current level of reserves to be confirmed.
- Block exemptions can be worked on once some underlying policy issues have been clarified by the Department. Estimated commencement date of Q1 2018.
shared with the JCRA.

December 2016 – The JCRA has provided a recommendation and supporting documentation for changes to the block exemption framework. Officials are working to propose appropriate legislative amendments, with the support of the JCRA. Officials met with the JCRA on 16th November 2016 and 13th December 2016 to discuss the Competition Framework, including block exemptions. A further meeting will be held in February 2017, subsequent to which a timeline for work will be developed during Q1.

July 2016 - The JCRA has been notified and requested to provide a detailed proposal for the block exemption framework. The JCRA are to advise on detailed drafting instructions by end of Q3 2016.

On 27th July 2016, the Assistant Chief Minister approved in principle the development of block exemptions under the Competition (Jersey) Law 2005 in the four areas recommended by the JCRA: fuel forecourt distribution agreements; motor vehicle trade agreements; insurance agreements; and franchise agreements.

May 2016 - The JCRA provided additional briefing material and met with CMD and EDTSC officials to discuss block exemptions. CMD’s position was in an advanced stage of development subject to Ministerial sign off.

December 2015 - The JCRA completed an industry wide consultation in 2015 and based on that made a formal recommendation for block exemptions in three sectors to the Assistant Chief Minister on 30 July 2015. CMD and JCRA have discussed the need for further information on selection of sectors for Block Exemptions with the Authority.

| Outstanding issues/risks | Need to coordinate policy, drafting and commencement date with Guernsey. |

### Recommendation 3 – **Amber**

The merger regime should be changed so that only mergers that affect the local economy, and which the JCRA can actually do something about, are investigated. It should be possible to move straight to phase 2, with the agreement of the parties. The thresholds and processes should be clear and easy to understand in order to reduce uncertainty for businesses.

**Actions**

- JCRA to submit recommendation to CMD post consultation.
- CMD review merger control proposal.
- JCRA to provide a comprehensive account of aspects of law that it suggests need modification.
- CMD to secure drafting time.
- JCRA to review and update guidance note to explain how the threshold and processes will work.
- CMD and JCRA to consider whether phase two proposal needs change to primary law.

**Partners**

CMD, JCRA, Law Officers, Law Draftsman, Guernsey Commerce and Employment Department.

**Timelines**

- JCRA Recommendations Q1 2016 (complete).
- CMD review Q2 2016 (CMD to define next steps by end of Jan 2017).
- CMD to seek drafting time Q2 2017 (drafting time to be sought following completion of review).
- JCRA to update guidance note.
- Phase 2 proposal to be dealt with as part of Competition Law Review in recommendation 4 to 8.

**Latest update**

April 2017 – Recommendation 3 is now merged with Recommendations 4 – 8. The JCRA is proposing the introduction of a two-tier merger regime. This would require changes to primary law. Grouping recommendations 3-8 is appropriate, because for a two-tier merger regime to be effective there is a need to include remedies within voluntary notifications. The next steps are to (a) meet CICRA’s Chief Executive and Head of Competition and (b) meet again with the Senior Executive and Legal Officer, States of
Guernsey to discuss project sequencing. Priorities are to be defined during early Q3 2017.

December 2016 – The JCRA has provided a recommendation and supporting documentation for changes to the merger framework to the Assistant Chief Minister. Officials are working to propose appropriate legislative amendments, with the support of the JCRA. The group will meet again in February 2017.

August 2016 – The JCRA has conducted a further round of consultation in Jersey with legal firms, financial services and other stakeholders to ensure proposed changes to the merger regime are fully informed. Its final position will be communicated to CMD by the end of Q3 2016.

March 2016 - CMD has discussed the merger control regime with the JCRA as part of the legislative update scoping exercise. JCRA conclusions based on consultation process have been presented to CMD in draft form ahead of stakeholder briefings. CMD has written to the Law Draftsman concerning the approach to amending legislation and one option is that the merger regime will be updated under the existing legislation unless change is required to primary law.

Outstanding issues/risks

<table>
<thead>
<tr>
<th>Recommendation 4 – 8</th>
<th>Amber</th>
</tr>
</thead>
<tbody>
<tr>
<td>4. A two-tier system for implementing remedies from market investigations should be considered, and, if appropriate, introduced, with the JCRA given additional powers to implement remedies for behavioural changes, while it would make recommendations to government for structural changes. These recommendations would be subject to a negative resolution procedure.</td>
<td></td>
</tr>
<tr>
<td>5. The current licence structure should be replaced with direct enforceability of licence conditions, with a penalty if the conditions are not met, and/or, if appropriate, allowing third parties to seek damages from breach of a licence condition.</td>
<td></td>
</tr>
<tr>
<td>6. A review of the regulatory processes for regulatory actions (including licence enforcement) would appear warranted, with a view to ensuring that the needs of different decisions, relating to their type, complexity and degree of contentiousness, are met efficiently and effectively.</td>
<td></td>
</tr>
<tr>
<td>7. The appeals process in Jersey should be reviewed, with a view to introducing a new ‘unreasonableness’ test that takes account of the legal system.</td>
<td></td>
</tr>
<tr>
<td>8. There should be a way for the Royal Court to gain access to, and appoint specialists, to help it deal with technically complex matters.</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Actions</th>
<th>CMD / JCRA to scope and decide how to approach update to the Competition Jersey Law and the sector laws.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Partners</td>
<td>CMD, JCRA, Law Officers, Law Draftsman.</td>
</tr>
<tr>
<td>Timelines</td>
<td>CMD and JCRA to agree timetable and working group for taking these recommendations forward by 2016 Q1 (timetable to be outlined in Q2 2017).</td>
</tr>
</tbody>
</table>
### Latest update

April 2017 – An officer meeting was held with the Senior Executive and Legal Officer, States of Guernsey, wherein it was agreed that work connected to the competition law programme should be aligned wherever possible and appropriate. A follow up meeting is to be scheduled with the Senior Executive and Legal Officer in the coming weeks. A meeting is also to be arranged with the JCRA’s Chief Executive and Head of Competition to prioritise work, as the proposed legal changes are a significant undertaking. Priorities for the competition law programme are to be defined during early Q3 2017.

December 2016 – A first meeting of the JCRA – CMD law drafting group was held on 16th November 2016. The meeting was used to agree the basis of a work plan. As a result, a project plan will be drawn up in Q1 2017 to compile and prioritise actions needed to improve the functioning of competition and regulatory law. The group intend to meet on a monthly basis. The group will meet again in February 2017.

August 2016 – CMD intend to form a drafting group to coordinate the legal changes necessary to satisfy recommendations 4-8. The JCRA has indicated its willingness to provide support to this group. A meeting is to be scheduled in September 2016 between officers from CMD and the JCRA to establish next steps and agree a timetable for progressing the recommendations.

March 2016 - JCRA has identified a number of candidates for change in telecoms law and written to CMD setting those out. CMD has written to the Law Draftsman concerning the approach to amending legislation.

### Outstanding issues/risks

Scope and timetable need to be established in Q3

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### Recommendation 9 – Green

The JCRA should remain part of the combined authority, CICRA, and Jersey and Guernsey should seek greater alignment, particularly with respect to regulation.

#### Actions

CMD to contact counterparts in Guernsey and discuss and agree a process for taking this forward.

#### Partners

JCRA, CMD, Guernsey Commerce and Employment Department.

#### Timelines

CMD to make contact in 2016 Q1 and agree timetable for process (complete).

CMD – SoG to meet in 2017 Q2.

#### Latest update

April 2017 – An officer meeting was held with the Senior Executive and Legal Officer, States of Guernsey, wherein it was agreed that work connected to the competition law programme should be aligned wherever possible and appropriate. It was also agreed that the introduction of block exemptions could be prioritised and progressed as a discrete project, subject to clarification of certain underlying policy issues. A follow up meeting is to be scheduled with the Senior Executive and Legal Officer in the coming weeks.

December 2016 – The President of the Committee for Economic Development and relevant officials have been approached with a view to establishing a meeting in 2017.

August 2016 – The JCRA has indicated its full support for this recommendation and stated that it will work with Jersey’s CMD and Guernsey’s Committee for Economic Development to achieve greater alignment. CMD will share this action plan with officials in Guernsey who will seek the views of the Committee for Economic Development. CMD is committed to working with Guernsey where it makes sense to align competition policy, administration and law.

Discussion between CMD and Guernsey Committee for Economic Development to be scheduled in Q4.

#### Outstanding issues/risks

Scope and timetable need to be established in Q3
### Recommendation 10 – Complete

The JCRA should continue to use a panel or framework agreement with a limited number of consultancies and law firms so that the JCRA can buy in external expertise as and when needed. In return for being on the framework, the consultancies should commit to developing their own in-house expertise in the specific features of the Jersey economy.

<table>
<thead>
<tr>
<th>Actions</th>
<th>JCRA to review and consider how the current arrangements might be improved.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Partners</td>
<td>JCRA.</td>
</tr>
<tr>
<td>Timelines</td>
<td>JCRA to place information on website by end 2016 Q1 (complete).</td>
</tr>
<tr>
<td></td>
<td>JCRA to review and update arrangements on ongoing basis (complete).</td>
</tr>
</tbody>
</table>

**Latest update**
The actions are complete. Their outcomes will be subject to ongoing monitoring. Additional actions will be added as appropriate.

- **August 2016** – The JCRA has restated its support for this recommendation and will continue to maintain its expert panel capability. The JCRA will continue to review membership of the panel approving on a case by case basis.

- **March 2016** - Information for consultancies and law firms is available [http://www.cicra.gg/about_us/work_with_cicra.aspx](http://www.cicra.gg/about_us/work_with_cicra.aspx)

Because of the JCRA’s broad remit the consultancy and legal skills required are diverse and a standard framework agreement is of little benefit. Panel members are considered and approved on a case by case basis.

**Outstanding issues/risks**
JCRA has advised that it considers no further work considered necessary at this time.

### Recommendation 11 – Complete

CICRA should explore the possibility of entering into broader and more formal arrangements with competition/regulatory authorities in another jurisdiction (e.g. Ofcom, CMA) with the aim of getting access to the expertise needed for specific projects, and the development of some expertise relating to the situation in Jersey within those authorities.

<table>
<thead>
<tr>
<th>Actions</th>
<th>JCRA to have initial discussion with Competition and Markets Authority (CMA) in UK.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Partners</td>
<td>JCRA, CMD.</td>
</tr>
<tr>
<td>Timelines</td>
<td>JCRA to have initial discussions with CMA by end of 2016 Q2 and set out next steps (complete).</td>
</tr>
</tbody>
</table>

**Latest update**
The actions are complete. Their outcomes will be subject to ongoing monitoring. Additional actions will be added as appropriate.

- **August 2016** – The JCRA intends to maintain and nurture its informal but well developed arrangements with Ofcom and the CMA which allow it to gain access to required expertise. The JCRA will keep these arrangements under review to ensure that the arrangements in place remain appropriate and continue to work well.

- **June 2016** - JCRA has written to the CMA and Ofcom to explore the option of entering into a memorandum of understanding between the two organisations. CMA and Ofcom have informed the JCRA its practice is not to enter into such arrangements and considers it will in any event add limited value to the relationship and ability to cooperate, and considers the existing arrangement is working well.

**Outstanding issues/risks**
JCRA considers that there are no outstanding issues or risks.

### Recommendation 12 – Complete

The JCRA should coordinate more closely with the Jersey Consumer Council and Trading Standards—potentially by putting together formal agreements and/or merging the entities into one organisation.

<table>
<thead>
<tr>
<th>Actions</th>
<th>JCRA to have initial discussion with Competition and Markets Authority (CMA) in UK.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Partners</td>
<td>JCRA, CMD.</td>
</tr>
<tr>
<td>Timelines</td>
<td>JCRA to have initial discussions with CMA by end of 2016 Q2 and set out next steps (complete).</td>
</tr>
</tbody>
</table>

**Latest update**
The actions are complete. Their outcomes will be subject to ongoing monitoring. Additional actions will be added as appropriate.

- **August 2016** – The JCRA has restated its support for this recommendation and will continue to maintain its expert panel capability. The JCRA will continue to review membership of the panel approving on a case by case basis.

- **March 2016** - Information for consultancies and law firms is available [http://www.cicra.gg/about_us/work_with_cicra.aspx](http://www.cicra.gg/about_us/work_with_cicra.aspx)

Because of the JCRA’s broad remit the consultancy and legal skills required are diverse and a standard framework agreement is of little benefit. Panel members are considered and approved on a case by case basis.

**Outstanding issues/risks**
JCRA has advised that it considers no further work considered necessary at this time.
<table>
<thead>
<tr>
<th>Actions</th>
<th>JCRA to consider whether an MoU with these organisations might help co-ordination of activity. Structural reorganisation of consumer facing organisations would be a matter for the consideration of government.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Partners</td>
<td>JCRA, CMD, Consumer Council, Trading Standards.</td>
</tr>
<tr>
<td>Timelines</td>
<td>MoU to be in place by end of 2016 (complete) CMD to report back by end of 2016.</td>
</tr>
<tr>
<td>Latest update</td>
<td>The actions are complete. Their outcomes will be subject to ongoing monitoring. Additional actions will be added as appropriate.</td>
</tr>
<tr>
<td></td>
<td>April 2017 – A Consumer Protection Network has been formed. It brings together four key partners from the consumer protection landscape: the JCRA, the Jersey Consumer Council, Trading Standards and Citizens Advice Jersey. The Consumer Protection Network provides a framework within which its members can coordinate their activity, where appropriate, so as to best support local consumers and provide a strong consumer voice. The Network will coordinate activity on a small set of strategic priorities, where members working together can have the greatest impact on local consumers. On such issues it will aim to ensure that the best interests of local consumers are represented; local consumers are able to make informed decisions; unfair practices and challenged and meaningful sanctions are applied where appropriate; and best practice is championed.</td>
</tr>
<tr>
<td></td>
<td>December 2016 – A Consumer Protection Partnership agreement is in the final stages of drafting. The parties to the agreement - the JCRA, the Jersey Consumer Council, Trading Standards and the Citizen’s Advice Bureau - are aiming to achieve formal sign off in Q1 2017. In advance of sign off the CPP has already begun work. In addition, the Jersey Consumer Council has relocated to be situated in Trading Standards’ office. This has led to a closer working relationship between the pair.</td>
</tr>
<tr>
<td></td>
<td>August 2016 – The JCRA has met with both the Jersey Consumer Council and Trading Standards. Work is ongoing between the groups to establish a Memorandum of Understanding to improve coordination of action.</td>
</tr>
<tr>
<td>Outstanding issues/risks</td>
<td></td>
</tr>
</tbody>
</table>

**Recommendation 13 – Green**

The JCRA should ensure that, as far as possible, future appointments result in a Board composition which, between its members, has expert knowledge in the key areas in which the JCRA is likely to be involved, and that there is a greater degree of local knowledge among the members.

<table>
<thead>
<tr>
<th>Actions</th>
<th>JCRA to review relevance of board experience to future priority work areas on an ongoing basis to inform decisions when Board members terms of appointment expire.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Partners</td>
<td>JCRA.</td>
</tr>
<tr>
<td>Timelines</td>
<td>Ongoing basis.</td>
</tr>
<tr>
<td>Latest update</td>
<td>April 2017 – Two new NEDs have been appointed, one re-appointed. The Board blends local knowledge, relevant expertise and national and international experience.</td>
</tr>
<tr>
<td></td>
<td>December 2016 – A recruitment process was initiated in Q3 2016 to appoint two NEDs. The posts were advertised in the Jersey Evening Post in August 2016. The appointments are expected to be confirmed in Q1 2017.</td>
</tr>
<tr>
<td></td>
<td>July 2016 – On 7th July 2016, Mr. Michael O’Higgins was appointed as Chairman of the JCRA. As is customary for an organisation’s Chair, Mr. O’Higgins will keep the composition of the Board under review to ensure that it maintains sufficient levels of expert and local knowledge.</td>
</tr>
<tr>
<td></td>
<td>March 2016 - This has been the practice of the JCRA in the past and will continue when recruiting for future board vacancies.</td>
</tr>
<tr>
<td><strong>Outstanding issues/risks</strong></td>
<td>JCRA considers that there are no current outstanding risks / issues.</td>
</tr>
<tr>
<td>-----------------------------</td>
<td>-------------------------------------------------------------</td>
</tr>
</tbody>
</table>

**Recommendation 14 – Green**

The JCRA should publish timeframes for all cases and make sure that all cases are considered within the published timeframes. It should also take account of changing market conditions as part of its investigations.

**Actions**

- JCRA to publish existing guidance on website for market reviews, mergers and acquisitions and competition complaints.
- JCRA to review equivalent timescales in other jurisdictions and consider implications for the guidelines it publishes.

**Partners**

JCRA.

**Timelines**

- JCRA to publish guidance on website end of 2016 Q1.
- JCRA to review equivalent timescales in other jurisdiction by end of 2016.
- Review of JCRA website to be completed by 2017 Q2.

**Latest update**

- April 2017 – the JCRA’s new website is on target to go live during by the end of Q2, 2017.
- December 2016 – The JCRA is developing a new website which will go live during the first half of 2017. The JCRA will ensure that this recommendation continues to be met.
- August 2016 – A review of the CICRA website is underway with a key aim being to ensure that all information is easily accessible.

Guidelines are available on the [CICRA website](#), giving indications of expected timescales for selected work streams. Information about current and completed cases is available on dedicated pages within CICRA’s website.

**Outstanding issues/risks**

JCRA considers that there are no outstanding issues or risks.

<table>
<thead>
<tr>
<th><strong>Outstanding issues/risks</strong></th>
<th>JCRA considers that there are no outstanding issues or risks.</th>
</tr>
</thead>
</table>

**Recommendation 15 – Green**

The JCRA needs to improve communication with stakeholders on its actions and the results it achieves. In particular, it should consult on, and publish, an annual plan in advance of each financial year, and provide a comprehensive report on how it has performed against the previous year’s work plan, using key indicators or metrics. It should also ensure that it explains clearly what is allowed and disallowed under competition law and why competition is important.

**Actions**

- JCRA will take advice on what actions it could take to improve communication and report back on next steps.
- JCRA will look to consult on and formalise the process for determining its annual work plan.

**Partners**

JCRA, CMD, wider stakeholders.

**Timelines**

- JCRA to report back on next steps on improving communication by 2016 Q2 (complete).
- JCRA to formalise process for 2017 work plan by end of 2016 (complete).
- JCRA to share stakeholder survey findings and engagement strategy with CMD by end of Q2 2017.
### Recommendation 16 – Complete

The JCRA should review and publish its prioritisation principles. It should ensure that it uses these principles to determine which cases to pursue and clearly explains its decisions. The government should also follow these principles in deciding whether to initiate a request for a market investigation.

<table>
<thead>
<tr>
<th>Actions</th>
<th>JCRA has prioritisation principles which it will publish on its website. CMD will consider the principles in relation to market investigation references.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Partners</td>
<td>JCRA, CMD.</td>
</tr>
<tr>
<td>Timelines</td>
<td>Draft prioritisation principles published 2016 Q1 (complete).</td>
</tr>
</tbody>
</table>

### Latest update

The actions are complete. Their outcomes will be subject to ongoing monitoring. Additional actions will be added as appropriate.

- August 2016 – Links to the 2016 work programme and strategic aims are available on the CICRA home page.
- December 2015 - Final 2016 work plan published with Strategic Aims. Strategic Aims document sets out JCRA prioritisation principles.

### Outstanding issues/risks

JCRA considers that there are no outstanding risks or issues.

### Recommendation 17 – Complete

The JCRA should publish general guidelines about why and when it will request information, and should explain why it requests certain information in particular cases and what it will do with the information. Once the data is collected the JCRA should ensure that it follows through with using the data for the proposed purpose.

<table>
<thead>
<tr>
<th>Actions</th>
<th>JCRA publishes guidelines on its website in respect of competition law and has updated the guidelines to encompass all areas of the JCRA’s remit (complete).</th>
</tr>
</thead>
<tbody>
<tr>
<td>Partners</td>
<td></td>
</tr>
<tr>
<td>Timelines</td>
<td></td>
</tr>
</tbody>
</table>

### Latest update

The actions are complete. Their outcomes will be subject to ongoing monitoring. Additional actions will be added as appropriate.

- August 2016 – This recommendation has been addressed by the publication of Guideline 8, “How to Make a Complaint”, on the JCRA’s website. The guideline encompasses all areas of the JCRA’s remit.
**Recommendation 18 – Amber**

The government should consult with Treasury and provide an explicit commitment that it will fund the JCRA as necessary if the Authority faces a legal challenge. If the government does not want to provide the resources to defend an appeal (under competition law), it should give a reasoned decision explaining why it is not in the Island’s interest to do so.

**Actions**
CMD will discuss with Treasury the implications of establishing such an explicit commitment and whether it is feasible.

**Partners**
States Treasury, CMD, JCRA, Law Officers, Law Draftsman.

**Timelines**
CMD to meet with Treasury in 2016 Q1 and set out timescales for next steps (complete). Treasury to advise on feasibility in Q3 (complete). Mechanism to be agreed in Q3 2017.

**Latest update**
April 2017 - An exemption is in place to enable the JCRA to carry-over reserves to 2017. Discussions are ongoing to develop a mechanism for long term sustainable funding of JCRA court and case costs.

December 2016 – It is understood that the Treasury are developing a new Financial Direction which will, in principle, allow Arms-Length Organisations like the JCRA to carry-over reserves for cash flow purposes and exceptional events. This is expected to be in place by the beginning of 2017. Consideration is still being given to the most appropriate mechanism for long term sustainable funding of JCRA court and case costs. Initial discussions have been held with the Law Officers’ Department and Treasury and Resources to identify whether a similar mechanism to those used for court and case costs in other areas can be applied to the JCRA. Further discussions will take place in Q1 2017.

August 2016 - The Treasury has indicated to CMD that it is prepared to consider the JCRA maintaining an appropriate level of reserves for smoothing purposes and exceptional events and that the level of reserves could be topped up incrementally from and carry forward in future years. The absolute level of reserves and their nature would need to be agreed based on justification from the JCRA to maintain them. In line with the current requirements of the Finance Law an exemption from Financial Direction 5.5 would have to be renewed on an annual basis. Until such time as there are sufficient reserves CMD would need to make an application to the contingency fund on the JCRA’s behalf. There is still a need to establish a process to address the problem where high level spend may be incurred on competition law enforcement in the future. Treasury has advised that it is in the process of issuing a new set of Financial Directions and the grant FD will need to be able to accommodate arrangements such as that envisaged between CMD and the JCRA where large fluctuations in expenditure can occur.

March 2016 - CMD has discussed with Treasury and those discussions are ongoing.

**Outstanding issues/risks**
Treasury to advise on feasibility in Q3 (Treasury giving consideration in Q4 2016 to the most appropriate mechanism for long term sustainable funding of JCRA court and case costs).

**Recommendation 19 + 22 Amber**

To address the issues surrounding the respective roles of the JCRA and Ministers, a clear description of these roles should be produced by the government (in conjunction with the JCRA).

The government, regulator and industry should establish and maintain strategic alignment, while preserving the independence of the regulator. The best precise mechanism for this should be developed, potentially building on the experience of the Memorandum of Understanding between the government and the Jersey Financial Services Commission.
<table>
<thead>
<tr>
<th>Actions</th>
<th>JCRA and CMD will work on a Memorandum of Understanding starting from the existing agreement between the States and the JFSC. This will include clear descriptions of the roles of the JCRA and Ministers.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Partners</td>
<td>JCRA, CMD.</td>
</tr>
<tr>
<td>Timelines</td>
<td>New MoU in place by end of 2016 (delayed to Q3 2017).</td>
</tr>
<tr>
<td>Latest update</td>
<td>April 2017 – A draft has been prepared and is being considered internally. It will be discussed at officer and political level before being shared with the JCRA for comment.</td>
</tr>
<tr>
<td></td>
<td>December 2016 – Drafting has started on the JCRA MoU. CMD will share a draft with the JCRA during Q1 2017, with a view to achieving agreement by quarter end.</td>
</tr>
<tr>
<td></td>
<td>August 2016 – It is expected that the MoU will be based on one established with the JFSC, with adaptations made to fit the JCRA context. This will include clear descriptions of the roles of the JCRA and Minister. The JFSC MoU has been shared with the JCRA and will be used by CMD to develop a draft for further discussion with the JCRA with a view to reaching agreement in Q4.</td>
</tr>
<tr>
<td></td>
<td>March 2016 - An interim service level agreement covering 2016 has been agreed with the JCRA which will also be useful for the development of an MoU.</td>
</tr>
</tbody>
</table>

### Recommendation 20 – **Amber**

The government should develop a clear policy for each of the sectors regulated by the JCRA, including its policy for promoting competition or direct regulation.

<table>
<thead>
<tr>
<th>Actions</th>
<th>CMD will develop a policy covering Telecommunications initially. Next steps will be to request EDTSC to develop a Ports regulation policy. The third step will be to develop a Postal Services regulation policy.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Partners</td>
<td>Economic Development, JCRA, Treasury and Resources</td>
</tr>
<tr>
<td>Timelines</td>
<td>CMD to set out timescales on Telecommunications Policy by 2016 Q2 (delivered Q4) CMD to discuss with EDTSC way forward and set out next steps by 2016 Q2. (delayed to 2017 Q2) CMD to set out next steps on Postal by 2016 Q3 (position to be reviewed following completion of tasks listed above).</td>
</tr>
</tbody>
</table>
### Latest update

April 2017 – CMD are seeking to consult on a draft Telecoms Strategy by the beginning/middle of Q3. On Ports, the Treasury and Resources Department is considering Key Performance Indicators drafted by the Economic Development, Tourism, Sport and Culture Department.

December 2016 – CMD intend to deliver a draft Telecoms Strategy by the end of Q2 2017. On Ports, EDTSC are developing Key Performance Indicators (KPIs) to underpin Ports of Jersey (PoJ) policy. This work was initially conducted alongside the Treasury and Resources Department (TRD) but the changing timing and scope of TRD's work around its shareholder function mean that it is now an EDTSC standalone project. The final policy must align with the various other regulatory frameworks (including maritime and aviation regulation) and the shareholder responsibilities.

August 2016 - EDTSC is working with the shareholder to develop fit-for-purpose KPIs and Strategic Business Plan review methodology to underpin Ports of Jersey (PoJ) policy. Effective KPIs will be the critical first step in government communicating its desires and priorities to PoJ, and will provide the capacity to effectively assess PoJ’s performance against those objectives. The establishment of a ministerial Ports Policy Group ensures EDTSC/Treasury joint working is maintained at political level. The KPIs should be finalised in Q3 2016.

CMD intends to develop timescales on Telecommunications Policy following the publication of the Digital Policy Framework and the Cyber Security Strategy, and the resolution of other matters of priority.

March 2016 - Ports sectoral policy recommendation has been referred to EDTSC for consideration.

### Outstanding issues/risks

Some slippage in timescales.

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### Recommendation 21 – Green

**Where the government retains ownership of regulated assets, it should clearly set out objectives for the regulated companies.**

<table>
<thead>
<tr>
<th>Actions</th>
<th>Where Government Policy for each of the relevant sectors is developed, the Shareholder function will set out appropriate objectives accordingly.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Partners</td>
<td>CMD, Treasury and Resources.</td>
</tr>
<tr>
<td>Timelines</td>
<td>Within 6 months of above policy having been confirmed, objectives will be set.</td>
</tr>
<tr>
<td>Latest update</td>
<td>August 2016 – CMD remains committed to completing this recommendation. Objectives will be set for regulated companies within 6 months of sectoral policies being confirmed.</td>
</tr>
<tr>
<td>Outstanding issues/risks</td>
<td></td>
</tr>
</tbody>
</table>

### Recommendation 23 – Green

**The function within the shareholder (i.e. the Treasury) that oversees the relationship between the Treasury and the company should be strengthened**
**Actions**

Additional funding has been allocated for this function in the MTFP. Treasury and Resources will set out how this funding will be used to strengthen the oversight of this relationship.

**Partners**

CMD, Treasury and Resources.

**Timelines**

T&R to set out how the function will be strengthened by 2016 Q3.

**Latest update**

April 2017 - A final draft of a report to States Members has now been completed detailing the creation of the independent Shareholding Advisory Panel and how it will support the Treasury function by providing expert oversight of the relationships between SoJ and the Shareholding entities (Jersey Telecom, Jersey Post, Ports of Jersey). It is expected the report will be lodged during Q2 2017, following which the appointment process for Panel members will commence.

December 2016 – The Assistant Minister for Treasury & Resources has a clear vision of a more consistent Shareholder driven relationship with States-owned entities. The Assistant Minister met with the Chairs of the entities in November 2016 to discuss the implementation of this vision. As we move into 2017, it is envisaged that the Shareholder function will implement this vision with further consultation with the States-owned entities and an independent Shareholding Advisory Panel will support the Treasury function, providing expert oversight of the relationships between SoJ and the Shareholding entities.

August 2016 – The appointment of a Director of Treasury Operations and Investments was made in April 2016 with the role having a specific remit to focus on the shareholder relationships and provide additional support to the existing Head of Shareholder relations. There is further ongoing engagement with internal stakeholders and external bodies to identify the optimum model for supporting the Minister and strengthening the relationship between the Shareholdings and the States of Jersey.

**Outstanding issues/risks**