Anti-trust compliance

It is the Rail Delivery Group Limited’s (RDG) policy that all of its activities are carried out in full compliance with applicable anti-trust legislation. RDG is fully committed to ensuring adherence to this policy.

The RDG will ensure, so far as possible, that persons involved in RDG activities – its members, directors, other officers and employees and persons invited to attend sub-committees and working groups – are aware of all relevant anti-trust laws (those of the European Union and the United Kingdom) and to provide guidance on how to observe them in practice.

RDG was established in a manner compliant with all relevant laws (including those of the EU and the UK). RDG’s main area of activity, as the leadership body of the industry and collective voice of the rail industry on cross-industry issues, should not raise any competition law concerns provided that antitrust obligations are observed.

Although persons involved in the RDG’s activities will likely be familiar with anti-trust issues related to their own individual business activities, the RDG will remind persons of their obligations to comply with anti-trust legislation.

If any person working on RDG activities has any queries in respect of anti-trust issues, they should contact RDG’s Director General who will be able to provide further information.