

Rules of previous regime (summary)	Current regime (from 1 January 2021) (summary)	Further information
Treaty on the Functioning of the EU articles 101-102	<p>UK-EU Trade and Cooperation Agreement (TCA) – Part 2: Trade, Transport, Fisheries and Other Arrangements</p> <p>TITLE XI: Level Playing Field for open and fair competition and sustainable development – Chapter 2: Competition Policy</p>	The UK, pre-Brexit, was required to apply Articles 101 and 102 to conduct with an effect on trade between Member States which will now be removed.
Various EU regulations, communications and decisions	The European Union (Future Relationship) Act 2020 came into force on IP Completion Day to implement the TCA in UK law. Section 29 is of importance.	
Competition Act 1998	<a href="#">Competition Act 1998</a>	
Enterprise Act 2002	<p><a href="#">Enterprise Act 2002</a></p> <p>(Instruments amending pre-existing UK law)</p> <p>The Competition (Amendment etc.) (EU Exit) Regulations 2019 (the Competition SI);</p> <p>The Competition (Amendment etc.) (EU Exit) Regulations 2020 (the Implementation SI);</p> <p>The Consumer Protection (Enforcement) (Amendment etc.) (EU Exit) Regulations 2019 (the Consumer Protection SI); and</p> <p>The Consumer Protection (Enforcement) (Amendment etc) (EU Exit) Regulations 2020 (together with the Consumer Protection SI, the Consumer Protection EU Exit SIs)</p>	<a href="#">Guidance on the functions of the CMA after the end of the Transition Period</a>
EU and UK case law	European Union (Withdrawal) Act 2018 (Withdrawal Act) expressly provides that “retained EU law” includes retained general principles of law (section 6). These encompass any principles set out by, and any decisions of, a domestic court or tribunal prior to IP Completion day, which relate to anything falling within the definition of retained EU law in sections 2, 3 or 4 of the Withdrawal Act.	<p>Retained EU case law includes judgments of UK courts and tribunals interpreting and applying retained EU law. Retained case law (s6 of the Withdrawal Act) – “retained case law” includes: (i) retained domestic case law and (ii) retained EU case law (judgments or decisions handed down before IP Completion day).</p> <p>Retained general principles of law (s6). These encompass any principles set out by, and any decisions of, a domestic court or tribunal prior to IP Completion day, which relate to anything falling within the definition of retained EU law in sections 2, 3 or 4 of the Withdrawal Act.</p>