

Competition Compliance Policy Statement

- 1. Competition law aims to preserve effective competition. To that end, competition law prohibits certain behavior by undertakings or associations of undertakings, including entering into agreements that appreciably restrict competition or the unilateral abuse of a dominant position. Compliance with competition law is of primary importance and failure to comply can have severe consequences such as significant fines, third-party claims for damages, void and unenforceable contracts, and reputational damage.
- 2. ACA is subject to competition law and takes compliance with competition law very seriously.
- 3. With this statement, ACA reiterates its commitment to upholding Luxembourgish, European and national competition laws when carrying out its activities. ACA will not tolerate, facilitate, sponsor or participate in any activity that does not comply with Luxembourgish, European or national competition laws. Moreover, with this statement, ACA acts to increase awareness of competition rules among all participants in ACA's activities.
