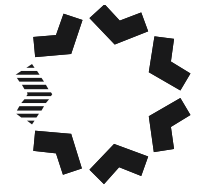


NATIONAL
COMPETITION
COUNCIL



Corporate Plan 2019-20



August 2019

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1 Introduction

- 1.1 As the accountable authority of the National Competition Council (NCC), I present the NCC Corporate Plan 2019-20, which covers the financial years over the period 2019–20 to 2022–23, as required under paragraph 35(1)(b) of the *Public Governance, Performance and Accountability Act 2013* (PGPA Act).

Julie-Anne Schafer, President of the NCC

2 Purposes

2.1 The NCC is a Commonwealth statutory agency established by section 29A of the *Competition and Consumer Act 2010* (CCA). It was created in 1995 following agreement by the Council of Australian Governments (COAG) to a National Competition Policy (NCP). NCP places competition at the forefront as a means of promoting productivity and economic growth to enhance the economic welfare of Australians.

2.2 The NCC's main function is to advise on the regulation of third party access to services provided by monopoly infrastructure. The outcome that the activities of the NCC are directed to achieve is specified in the NCC Portfolio Budget Statement 2019-20:

Competition in markets that are dependent on access to nationally significant monopoly infrastructure, through recommendations and decisions promoting the efficient operation of, use of and investment in infrastructure.

2.3 The NCC makes recommendations under the National Access Regime in Part IIIA of the CCA and recommendations and decisions under the National Gas Law (NGL). The National Access Regime provides for access to the services of infrastructure facilities on appropriate terms, through the declaration of services. The NCC's role is to make recommendations to relevant ministers in relation to applications for declaration of services and also the certification of state or territory access regimes.

2.4 The NCC has a similar role under the National Gas Law (NGL), contained in the Schedule to the *National Gas (South Australia) Act 2008*, where it makes recommendations on the coverage of natural gas pipeline systems. Under the NGL, the NCC also has the tasks of deciding the form of regulation of natural gas pipeline systems (light or full regulation), classifying pipelines (as transmission or distribution) and recommending in relation to various exemptions for greenfields gas pipelines.

2.5 Both the National Access Regime and the NGL seek to promote the efficient operation of, use of, and investment in significant bottleneck infrastructure, and to promote competition, efficiency and productivity in markets that depend on the use of services provided by significant bottleneck infrastructure facilities.

3 Environment

- 3.1 Below are some of the key factors that will influence the way the NCC operates over the next four years.

Variable workload

- 3.2 Access applications under Part IIIA and the NGL are sporadic and, as a consequence, the NCC's current workload is highly variable. To maintain the sustainability and efficiency of its operations, the NCC entered into an arrangement with the Australian Competition and Consumer Commission (ACCC), with effect from 1 July 2014, whereby the ACCC provides the NCC with corporate and professional services.
- 3.3 The NCC remains an independent entity with its current responsibilities and membership. However, rather than directly engaging staff (and other resources) to provide corporate and professional services, it draws on ACCC resources as required. To date, these arrangements have allowed the NCC to maintain its independence, and to respond to access issues and provide high quality and timely recommendations.
- 3.4 The NCC will continue to review its processes and the structure of its recommendation reports and decisions. It will also review its published guidelines and other information in relation to access regulation to ensure these remain up-to-date.

Recommended changes to national competition policy

- 3.5 On 31 March 2015, the Competition Policy Review Panel's final report was released. The review panel, chaired by Professor Ian Harper, undertook a review of Australia's competition policy framework.
- 3.6 A key recommendation of the review related to Australia's competition policy, including the role of the NCC. Further detail on the recommended changes is set out below.

Competition Institutions

- 3.7 One recommendation of the Review Panel was that the NCC's regulatory functions should be incorporated into a larger Access and Pricing Regulator (APR).
- 3.8 A government response was released in November 2015. At the time of writing, no decisions regarding the proposed APR have been made.

New Intergovernmental Agreement on Competition and Productivity - Enhancing Reforms

- 3.9 At the December 2016 meeting of the Council of Australian Governments (COAG), a successor to the *Competition Principles Agreement* (CPA)¹ between the Commonwealth and the states and territories was announced. The new *Intergovernmental Agreement on Competition and Productivity - Enhancing Reforms* (IGA),² which contains amendments to the CPA, commenced on 9 December 2016 upon signature by the Commonwealth and four states and territories. As at the end of June 2019, however, Victoria, Queensland and South Australia have not signed the new IGA.
- 3.10 The CPA sets out principles relating to competition policy, including in respect of access to services provided by significant infrastructure facilities, competitive neutrality, reform of public monopolies and price oversight of government business enterprises.
- 3.11 The IGA (at Appendix C.1) contains revised principles in relation to access to services provided by means of significant infrastructure facilities, including principles to be applied by the NCC and the relevant Minister when making recommendations and decisions in relation to applications for certification of the effectiveness of access regimes under Part IIIA of the CCA. However, given the IGA has not been agreed by all head of governments, and that the clause 6 principles in the CPA have not been revoked, those principles will continue to have effect until the IGA has been signed by all signatories. Should the IGA come into effect, the NCC will update its relevant guidance material.

Competition and Consumer Amendment (Competition Policy Review) Act 2017

- 3.12 In October 2017, the *Competition and Consumer Amendment (Competition Policy Review) Act 2017* (Amendment Act) was passed.
- 3.13 The Amendment Act responds to the recommendations of the Harper Review (completed in 2015) and the Productivity Commission's review of the National Access Regime (completed in 2013). The majority of the amendments included in the Bill were supported by the Council's submissions to the respective reviews.
- 3.14 Importantly, the Amendment Act has:
- amended Part IIIA of the *Competition and Consumer Act 2010*, which contains the National Access Regime, to implement the recommendations made by the Productivity Commission;

¹ The CPA was agreed by the Commonwealth and all the States and Territories in 1995. It has been amended most recently in 2007

² www.coag.gov.au/about-coag/agreements/intergovernmental-agreement-competition-and-productivity-enhancing-reforms

- amended and clarified the declaration criteria used by the NCC and the designated Minister in determining whether a service should be declare; and
- introduced a new power for the Minister to revoke certification of a state access regime.

3.15 Following the Amendment Act, the NCC updated its guidance materials in relation to declaration and certification.

Other potential policy changes

Gas pipeline regulation reforms

- 3.16 Following the 2015-16 ACCC East Coast Gas Inquiry and Dr Michael Vertigan AC's Examination of the Current Test for the Regulation of Gas Pipelines in 2016, the Council of Australian Governments (COAG) Energy Council endorsed a new gas pipeline information disclosure and commercial arbitration regime, which took effect on 1 August 2017. This regime largely operates outside the NCC's area of responsibilities under the National Gas Law (NGL), and applies regulation under Part 23 of the National Gas Rules (NGR) to 'non-scheme' pipelines (mainly pipelines that are not subject to a coverage determination and therefore not previously subject to any access regulation).
- 3.17 During 2017-18, the Australian Energy Market Commission (AEMC) completed a review into the economic regulation for covered pipelines. During its review, the AEMC examined the new regime's interaction with the pre-existing regulatory framework and, without making any firm recommendations, canvassed potential options to re-design the overarching regulatory framework, in part administered by the NCC. This included potentially changing the processes and criteria by which the NCC makes recommendations regarding coverage of pipelines and decisions regarding the forms of regulation.
- 3.18 In December 2018, the COAG Energy Council's Senior Committee of Officials was tasked to prepare a Regulatory Impact Statement (RIS) to further review the issues highlighted in the AEMC review and consider further reform options. The RIS process will be closely integrated with a review of the Part 23 regime, which is scheduled to commence in August 2019. The NCC intends to follow these processes during the period of this Corporate Plan. If the reviews result in any policy decisions to change the coverage criteria or any other mechanisms administered by the NCC under the NGL, the NCC will update its guidelines accordingly.

4 Performance

Strategy and program deliverables

- 4.1 The NCC's strategy to achieve its outcome is to provide comprehensive, objective, timely and transparent recommendations and decisions that accord with the relevant law (including time limits) and good regulatory practice.
- 4.2 The program deliverables for the NCC are to:
- make recommendations to Ministers pursuant to Part IIIA of the CCA in relation to applications for the declaration of services provided by monopoly infrastructure and the certification of state and territory access regimes;
 - make recommendations to Ministers pursuant to the NGL relating to the coverage of natural gas pipelines and on price regulation and greenfields pipeline incentives;
 - make decisions pursuant to the NGL relating to the form of regulation and classification of natural gas pipelines; and
 - advise the Parliament on the operation of the National Access Regime in accordance with section 290 of the CCA.

Performance measurement

- 4.3 The NCC Budget Statement 2019-20 sets out the following key performance criteria:
- recommendations on declaration applications made within statutory time limits (consideration period of 180 days) and meet the advice requirements of Ministers;
 - recommendations on certification applications made within statutory time limits (consideration period of 180 days) and meet the advice requirements of Ministers;
 - recommendations and decisions under the NGL made within specified time limits and recommendations under the NGL meet the advice requirements of Ministers;
 - accessible information on all access regulation matters for which the NCC is responsible is provided on the NCC website;
 - up-to-date and informative guidelines on all the NCC's areas of responsibility are maintained on the NCC website;

- case law developments, legislative amendments and developments in the NCC's processes or policies are reflected in the NCC's information resources within 30 days; and
 - the NCC's annual report to the Parliament includes a comprehensive report that meets the requirements of section 290 of the CCA and is provided within the timeframe required by the PGPA Act.
- 4.4 These performance criteria are linked to the NCC's strategy and program deliverables to support its purpose. Actual results will be reported at the end of each financial year in the NCC's annual performance statement, to be included in the NCC Annual Report for the periods from 2019–20 to 2022–23.

5 Capability

Governance

- 5.1 The NCC comes under the portfolio responsibilities of the Treasury. The NCC's responsible Minister is the Treasurer.
- 5.2 The NCC consists of a President and up to four other part-time Councillors appointed by the Governor-General for their expertise or experience in industry, commerce, economics, law, consumer protection or public administration. Appointments to the NCC are made on the recommendation of the Commonwealth Government which must be supported by a majority of the states and territories.
- 5.3 The NCC comprises:³
- Julie-Anne Schafer – President
 - Chris Jose
 - Martin Wallace
- 5.4 The NCC routinely meets four times each year, with additional meetings scheduled to consider specific applications or other matters as required. NCC meetings are held on a face to face basis or by telephone conference as appropriate. The NCC may also make decisions without meeting, by way of circular resolutions, in accordance with its established protocol.

Corporate and professional services

- 5.5 As noted earlier in this plan, the NCC employs a contractual approach to the provision of the corporate and professional services it requires to fulfil its roles under the CCA and NGL. Rather than directly engaging staff and other resources, the NCC has contracted with the ACCC for provision of its corporate and professional services.
- 5.6 The agreement between the NCC and ACCC for provision of corporate and professional services, which was originally entered into in 2014, is available in full on the NCC website. The key elements of the agreement are summarised below.
- 5.7 At the time of its commencement, the agreement was intended to be ongoing but subject to regular review.

³ An up to date list of Council Members and associated biographies is available on the NCC's website – www.ncc.gov.au.

5.8 Key elements of ACCC-NCC Memorandum of Understanding (current at August 2018)

- The NCC President and Councillors remain responsible for NCC recommendations and decisions.
- The ACCC will ensure that staff and other related resources are available to provide corporate and professional services to the NCC so that the NCC is able to meet statutory and other agreed deadlines and are of a quality acceptable to the NCC.
- Corporate and professional services provided to the NCC by ACCC officers will be provided in accordance with NCC policies and procedures (and joint protocols between the ACCC and the NCC), and under the direction of the NCC President and Councillors.
- An identified ACCC officer will be designated as Executive Director of the NCC and will act as the principal link with the NCC President and Councillors and have day to day responsibility for directing the provision of corporate and professional services.
- In assigning officers to provide secretariat services to the NCC, regard will be had to the need for transparency in decision making, and avoidance of any actual conflict of interest or the appearance of a conflict of interest.
- In determining payment to the ACCC for the provision of corporate and professional services, regard will be had to the period the MOU agreement has been in operation; the total number of applications over that period; the nature of applications received; and the anticipated level of work required.

Resources

5.9 Four-year budget estimates for the NCC are published annually in The Treasury's Portfolio Budget Statements. The following table sets out the NCC's funding for 2018–19 and forward years of the budget estimates.

Table 5.1 Program expenses

	2018-19 Estimated actual \$'000	2019-20 Budget \$'000	2020-21 Forward estimate \$'000	2021-22 Forward estimate \$'000	2022-23 Forward estimate \$'000
Annual departmental expenses:					
Departmental item	1,990	1,700	1,704	1,744	1,773
Total program expenses	2,022	1,732	1,736	1,776	1,805

Source: Portfolio Budget Statements 2019-20

6 Risk oversight and management

- 6.1 The NCC has established Accountability Authority Instructions and an Audit Committee as required under the PGPA Act and *Public Governance, Performance and Accountability Rule 2014* (PGPA Rule).
- 6.2 The NCC has also established a Risk Management Plan and a Fraud Control Plan, both of which were last updated in May 2018.
- 6.3 The NCC and the ACCC have arrangements in place for handling confidential information and managing conflict of interest.
- 6.4 Under the current memorandum of understanding arrangements, to a considerable extent, the NCC's plans rely upon the policies, procedures, management principles and systems put in place by the ACCC to meet Commonwealth requirements, including in relation to:
- Budget estimates under the PGPA Act
 - Annual financial statements under the PGPA Act
 - Procurement under the PGPA Act
 - Commonwealth Protective Security Policy Framework
 - Reporting under the *Legal Services Directions 2017* and *Freedom of Information Act 1982*
 - Workplace Health and Safety
 - Workplace Diversity
 - Privacy obligations
- 6.5 Some minor modifications to standard ACCC processes may be made, as required, to make them fit for purpose for the NCC.

7 Contact the NCC

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