

[X]  
Freshfields LLP  
100 Bishopsgate  
London  
EC2P 2SR

From: [X]  
*Director, Merger Remedies*

7 April 2026

**By email to:** [X]@freshfields.com, [X]@freshfields.com and [X]@freshfields.com

Dear [X],

**COMPLETED ACQUISITION BY GXO LOGISTICS, INC. OF WINCANTON PLC**

I am writing in relation to the final undertakings offered by GXO Logistics, Inc. (GXO) and Wincanton plc (together, the Parties), the CMA accepted Final Undertakings from the Parties under section 82 of the Enterprise Act 2002 (the Act) on 26 August 2025. The terms used in this letter have the meaning given to them in the Final Undertakings.

In your submission [X], GXO notified the CMA that it would require an extension of time from [X] to [X].

Having regard to the current circumstances, the CMA has agreed to extend the Divestiture Period to [X], pursuant to paragraph 13.1 of the Final Undertakings. X]:

- [X];
- [X];
- [X];
- [X]; and
- [X].

[X].

Yours sincerely,

[X]

*Director, Merger Remedies*

[X]@cma.gov.uk