A summary guide for regulators and policymakers

Who this guide is for and where it applies

Regulation is used in many areas of public policy for a variety of different purposes, such as to protect and benefit people, businesses and the environment and to support economic growth. Regulation can take various forms depending on the particular issues preventing government from achieving its policy aims, ranging from strict and prescriptive rules and enforcement to lighter-touch incentives through guidance and codes of practice.

The coming years may also see substantial changes to regulatory frameworks, such as expanded responsibilities or new regulators, to take on functions previously done at EU level, meet environmental commitments or keep pace with developments in technology and digitisation.

This framework is intended as a useful tool for policymakers and regulators overseeing any given market, sector or regulatory issue. The main audiences for this guide are:

- **policymakers** responsible for the overall policy, legislative and regulatory framework;
- **regulators** and other bodies that deliver regulatory functions; and
- **Parliament and other stakeholders** who wish to examine areas of regulation and hold departments and regulators to account.

The principles in this guide should apply to both policymakers and regulators in any area of regulation. Different audiences may have a different focus or interest.

How it helps

Effective regulation can lead to more efficient and effective delivery, such as reduced prices, improved quality or better environmental standards. Failure can result in detriment to people, businesses, the economy or the environment, and large costs to the public purse.

Our past work on regulation has identified both areas of good practice and common challenges and pitfalls to the effective use of regulation to achieve public policy aims.

The following pages summarise the detailed framework in our good practice guide on the principles of effective regulation. We designed this guidance based on our past audits of regulatory frameworks and interactions with departments, regulators and other stakeholders. Our guide is intended to complement, not supplant, existing government guidance such as on appraisal of proposed regulatory measures. Our principles are those we would expect to see supporting the design, operation and learning cycle of effective regulation and high-performing regulators.
The principles of effective regulation: a learning cycle

The four main sections of our framework constitute a ‘learning cycle’ for assessing how well regulators and policymakers are applying the principles of effective regulation, as they assess progress and respond to external challenges and pressures.

The principles are grouped according to where they primarily apply, but many principles are cross-cutting and apply, to varying degrees, at different stages of the learning cycle.

When a new regulator or regulatory framework is being set up, all aspects of the guide should be considered upfront, although those in the design stage are the most crucial to get right from the start.

This learning cycle can also help inform reviews of whether regulations and regulators remain relevant and fit-for-purpose, in their current form or at all, such as tailored reviews of public bodies.

1. Design
   These principles are to help translate the policy intent and purpose of regulation into the design of an overall regulatory framework.

2. Analyse
   These principles are to help regulators and policymakers analyse the market or issue being regulated, and identify and assess where problems are occurring that may require intervention.

3. Intervene
   Where regulators identify problems, these principles are to help them understand what impact they might have, prioritise actions, and consider how best to respond.

4. Learn
   These principles are to help regulators and policymakers maximise their effectiveness in future by learning from experience and working in a joined-up way with other organisations.
1. Design

These principles are intended to translate the policy intent and purpose of regulation into the design of an overall regulatory framework. When setting up, or considering changes to, a regulator or regulatory system, these principles need particular consideration and resolution to avoid costly, untimely or disruptive remedial action later (for example because they may require new legislation).

Defining the overall purpose of regulation
To design an effective regulatory framework, it is important to define a clear overall purpose based on a good understanding of the issues that regulation is intended to address and ensure a shared understanding of its purpose and intended outcomes.

Setting regulatory objectives
Translating an overall aim into specific objectives helps those involved ensure their work supports the primary purpose. Where multiple objectives come into tension (such as promoting investment in making services sustainable while keeping prices affordable), it is important for government and regulators to discuss respective priorities and how trade-offs should be managed.

Ensuring accountability
Robust accountability arrangements provide a common understanding of roles and responsibilities across a regulatory system, minimise the risk of problems being missed, help identify who is responsible if something goes wrong, and enable corrective action and, where necessary, redress.

Determining the degree of regulatory independence
Public trust and legitimacy are integral to effective regulation in the eyes of regulated entities and the public. While not every area requires a regulator that is independent (of government and/or of regulated organisations), it is important to consider the merits of regulatory independence and be transparent on the degree of independence a regulator has.

Deciding on powers
Regulatory powers need to be proportionate but allow regulators to do what is needed to regulate effectively, such as data gathering, investigation or enforcement. Powers can become out of date if they do not adapt to changes in the regulated market, such as social and technological developments.

Determining a funding model
The way that regulation is funded can have a substantial impact on its effectiveness. Government and Parliament typically intend regulators’ funding to be sufficient to regulate effectively, adaptable to changing risks, and fair to citizens and businesses. Where the funding comes from – for example, industry fees or general taxation – may affect a regulator’s actual or perceived independence.

Designing organisational structure and culture
Most major areas of regulation include at least one key regulatory body. A robust internal structure and governance allows a regulator to operate efficiently and coherently, and the way in which senior management lead it can affect both its internal culture and morale and its external credibility.
2. Analyse

Within a regulatory framework as designed, these principles are intended to help regulators and policymakers: analyse the market or issue being regulated on an ongoing basis; identify and assess in a timely manner where problems may be occurring that require intervention; engage with stakeholders to understand needs and priorities; and understand what capacity is needed to respond appropriately.

Using information and data
How data and intelligence are analysed is essential in assessing risks that may require investigation, identifying problems that need intervention (such as harm to people or the environment), and prioritising and targeting activities and resources. To do this well, it is important to have access to relevant, reliable and up-to-date data and information on what is happening in the regulated areas.

Embedding the citizen perspective
Developing a meaningful understanding of citizen perspectives and behaviours is important to help ensure that regulation works in practice. In many cases, regulators have been given an explicit objective to protect the interests of citizens (for example, consumers or workers). In other cases, notably environmental regulation, how people behave and use goods and services also often affect outcomes.

Monitoring service provider compliance and incentives
To maximise the extent to which service providers comply with regulations or otherwise support public policy aims, it is important to understand their interests and incentives. Clear and accessible advice and guidance help with compliance, and can encourage a culture of openness and going beyond minimum requirements. Monitoring compliance rates and understanding how incentives work in practice can help in the tailoring of regulatory approaches and remedial action.

Engaging with stakeholders
Stakeholder and wider public engagement is an important way of ensuring a full range of perspectives and interests are considered, and are integral to building public trust and legitimacy. For example, policymakers and regulators often consult publicly on proposed major initiatives or planned changes, and the way this is done can affect the extent to which they receive useful feedback and are perceived to have reflected it in their approach.

Ensuring capacity and capability
To be effective, it is important for regulators to have sufficient capacity and skills to identify and respond to problems and challenges in the areas they regulate. Where regulators need to secure resources to build suitable expertise, it helps to work with policymakers to assess and address needs, and keep it under regular review in light of external developments.

Adopting a forward-looking approach
A proactive, forward-looking approach to identifying potential issues or new developments helps in responding proportionately to issues that may scale rapidly. Regulatory approaches can benefit from being informed by proactive engagement with business innovators and other stakeholders.
3. Intervene

Where regulators identify problems that may require intervention, these principles are intended to help them: understand what impact they might have, prioritise actions; and consider how best to respond to achieve their intended outcomes with proportionate and timely responses. Regulatory tools range from ‘soft’ approaches (such as guidance and support) to ‘harder’ tools, including enforcement action and prosecution.

Developing a theory of change
To maximise the beneficial impact of regulatory interventions, it is important to understand how different approaches and interventions work to influence change and achieve regulatory objectives. This benefits from considering the potential impact on the behaviour both of citizens (for example, as consumers) and of regulated entities, as well as identifying any risks of unintended consequences.

Prioritising interventions
It is rarely possible to investigate or intervene on every potential issue that arises, and regulators therefore need to prioritise. It is important that prioritisation is based on an assessment of the potential risk to regulatory objectives, and that this guides when and how to intervene.

Drawing on a range of regulatory tools
Most regulators have a range of regulatory tools they can use to intervene, ranging from ‘softer’ approaches (for example guidance, codes, warning notices) to ‘harder’ actions such as fines, prosecutions or revocation of licences. Impact can be maximised by determining, on a case-by-case basis, what tool or intervention is likely to be the most appropriate to prompt improvement, deter non-compliance by other regulated entities, or both.

Embedding consistency and predictability
In many areas of regulation (in particular, economic regulators or others that use licensing or authorisation), standard good practice is to ensure an appropriate level of predictability and consistency for regulated entities. Consistency is also important more widely in regulatory decision-making, particularly when regulators have to make complex judgements. The choice of regulatory approach can affect the extent to which this consistency is achieved.

Ensuring interventions are proportionate
Government guidance sets out how policymakers and regulators should ensure their work is proportionate, for example in rule-making (the Better Regulation Framework) and how regulators intervene (the Regulators’ Code). Interventions should not be disproportionate to the issue or scale of harm that they are seeking to address, and should take into account the interests of regulated entities and of citizens or service users.

Being responsive
Promptly identifying new issues, or changes in the external environment, helps ensure that responses can be swift and effective to minimise risk. As well as using information and data to identify problems and emerging issues, business processes and capacity need to be in place, along with a suitably flexible overall regulatory approach, to enable timely operational decisions and interventions where necessary.
4. Learn

Establishing governance processes
To maximise the effectiveness of regulation, it is important for regulators and policymakers to have the right governance in place. The benefit of good governance is both direct (to provide meaningful challenge to improve performance) and indirect (to engender public confidence in the legitimacy and robustness of the regulatory regime). Good governance is also integral to ensuring propriety, regularity and value for money in spending by public bodies.

Measuring performance
Performance measurement is important in helping regulatory organisations achieve their objectives and make the best use of resources. Good monitoring and reporting also supports accountability which, in the case of regulators, includes accountability to Parliament and to the taxpayer and other stakeholders who fund their activities and have a keen interest in their effectiveness.

Evaluating impact and outcomes
As well as measuring performance on an ongoing basis, it is also important to evaluate the impact of major interventions, new rules or changes to the regulatory regime. While it can at times be challenging and costly, robust evaluation can help evidence value for money, provide insight into unintended outcomes and refine regulatory interventions to improve outcomes.

Engendering cooperation and coordination
Regulators increasingly work with or alongside other regulatory bodies, whether this is local and national regulators, international partners, or regulators covering different aspects of the same regulated market. UK regulators operating in a wider regulatory landscape can benefit from working collaboratively with other bodies at all levels, including internationally, to ensure coherent and effective delivery of objectives.

Ensuring transparency
Transparency is important for trust in regulation and regulators to be maintained with regulated entities, stakeholders and the wider public. Operating in as open a way as possible, while recognising sensitivities or constraints, can help build this trust. Good transparency involves clearly articulating the principles and reasoning behind the regulatory approach and major decisions, and reporting transparently on performance and outcomes.