**Consumer Credit sourcebook** 

Chapter 4

Pre-contractual requirements



#### 4.1 **Content of quotations**

# **Application**

4.1.1 This section, apart from ■ CONC 4.1.4 R, applies to:

- (1) a firm with respect to consumer credit lending; or
- (2) a firm with respect to consumer hiring;

including where the firm provides a quotation acting on behalf of a customer.

4.1.2 R ■ CONC 4.1.4 R applies to a firm with respect to credit broking, including where the firm provides a quotation acting on behalf of a customer.

# Lenders and owners: contents of quotation for certain agreements

4.1.3 R (1) When a *firm* provides a quotation to a *customer* in connection with a prospective credit agreement which would or might be secured on the *customer*'s home, the *firm* must include (or cause to be included) in the quotation a statement that such security would or might be required.

[Note: regulation 3a of SI 1999/2725]

- (2) When a firm provides a quotation to a customer (C) in connection with a prospective credit agreement which would or might be secured on C's home under which, while C continues to occupy the home as C's main residence and either:
  - (a) no instalment repayments of the credit secured by a mortgage on C's home and no payment of interest on the credit (other than interest charged when all or part of the *credit* is repaid voluntarily by C), are due or capable of becoming due; or
  - (b) the lender cannot enforce the credit agreement by taking possession of or selling (or concurring with any other person in selling) the home or any part of it while C continues to occupy it as C's main residence: and
  - (c) where (b) applies, although interest payments may become due, no full or partial repayment of the credit secured by a mortgage is due or capable of becoming due.

[Note: regulation 3B of SI 1999/2725]

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the firm must include (or cause to be included) in the quotation the following statement:

"CHECK THAT THIS MORTGAGE WILL MEET YOUR NEEDS IF YOU WANT TO MOVE OR SELL YOUR HOME OR YOU WANT YOUR FAMILY TO INHERIT IT. IF YOU ARE IN DOUBT, SEEK INDEPENDENT ADVICE."

[Note: regulation 3A of SI 1999/2725]

(3) When a firm provides a quotation to a customer (C) in connection with a prospective credit agreement which would or might be secured on C's home, other than an agreement to which (2) applies, the firm must include (or cause to be included) in the quotation the following statement:

"YOUR HOME IS AT RISK IF YOU DO NOT KEEP UP REPAYMENTS ON A MORTGAGE OR OTHER LOAN SECURED ON IT."

[Note: regulation 3b of SI 1999/2725]

(4) When a firm provides a quotation to a customer in connection with a prospective credit agreement which would or might be secured on land and under which repayments would be made in a currency other than sterling, the firm must include (or cause to be included) in the quotation the following statement:

"THE STERLING EQUIVALENT OF YOUR LIABILITY UNDER A FOREIGN CURRENCY MORTGAGE MAY BE INCREASED BY EXCHANGE RATE MOVEMENT."

[Note: regulation 4 of SI 1999/2725]

(5) When a firm provides a quotation to a customer in connection with a prospective agreement for the bailment of goods which would or might be secured on the customer's home, the firm must include (or cause to be included) in the quotation a statement that such security would or might be required.

[Note: regulation 5a of SI 1999/2725]

(6) When a firm provides a quotation to a customer in connection with a prospective agreement for the bailment of goods which would or might be secured on the customer's home, the firm must include (or cause to be included) in the quotation the following statement:

"YOUR HOME IS AT RISK IF YOU DO NOT KEEP UP PAYMENTS ON A HIRE AGREEMENT SECURED BY A MORTGAGE OR OTHER SECURITY ON YOUR HOME."

[Note: regulation 5b of SI 1999/2725]

## **Credit brokers: contents of quotation for certain agreements**

(1) When a firm provides a quotation to a customer in connection with a prospective credit agreement which would or might be secured on the *customer*'s home, the *firm* must include (or cause to be included)

4.1.4

R

in the quotation a statement that such security would or might be required.

[Note: regulation 6 of SI 1999/2725]

- (2) When a firm provides a quotation to a customer (C) in connection with a prospective credit agreement which would or might be secured on C's home under which, while C continues to occupy the home as C's main residence and either:
  - (a) no instalment repayments of the credit secured by a mortgage on C's home and no payment of interest on the credit (other than interest charged when all or part of the credit is repaid voluntarily by C), are due or capable of becoming due; or
  - (b) the lender cannot enforce the credit agreement by taking possession of or selling (or concurring with any other *person* in selling) the home or any part of it while C continues to occupy it as C's main residence; and
  - (c) where (b) applies, although interest payments may become due, no full or partial repayment of the credit secured by a mortgage is due or capable of becoming due;

the firm must include (or cause to be included) in the quotation the following statement:

"CHECK THAT THIS MORTGAGE WILL MEET YOUR NEEDS IF YOU WANT TO MOVE OR SELL YOUR HOME OR YOU WANT YOUR FAMILY TO INHERIT IT. IF YOU ARE IN DOUBT, SEEK INDEPENDENT ADVICE."

- (3) When a firm provides a quotation to a customer (C) in connection with a prospective credit agreement which would or might be secured on C's home, other than an agreement to which (2) applies, the *firm* must include (or cause to be included) in the quotation the following statement:
  - "YOUR HOME IS AT RISK IF YOU DO NOT KEEP UP REPAYMENTS ON A MORTGAGE OR OTHER LOAN SECURED ON IT."
- (4) When a firm provides a quotation to a customer in connection with a prospective credit agreement which would be secured on land and under which repayments would be made in a currency other than sterling, the firm must include (or cause to be included) in the quotation the following statement:
  - "THE STERLING EQUIVALENT OF YOUR LIABILITY UNDER A FOREIGN CURRENCY MORTGAGE MAY BE INCREASED BY EXCHANGE RATE MOVEMENT."
- (5) When a *firm* provides a quotation to a *customer* in connection with a prospective agreement for the bailment of goods which would or might be secured on the *customer's* home, the *firm* must include (or cause to be included) in the quotation a statement that such security would or might be required.
- (6) When a firm provides a quotation to a customer in connection with a prospective agreement for the bailment of goods which would or might be secured on the *customer*'s home, the *firm* must include (or cause to be included) in the quotation the following statement:

"YOUR HOME IS AT RISK IF YOU DO NOT KEEP UP PAYMENTS ON A HIRE AGREEMENT SECURED BY A MORTGAGE OR OTHER SECURITY ON YOUR HOME."

### **Interpretation:** quotations

### 4.1.5 R

- (1) Paragraphs (2) to (5) apply to CONC 4.1.3 R and CONC 4.1.4 R (rules on content of quotations).
- (2) "Quotation" means any document by which a *person* gives a *customer* information about the terms on which the *person* or a *lender* or *owner* is prepared to do business, but it does not include:
  - (a) a communication which is also a financial promotion;
  - (b) any document given to a *customer* under section 58 of the *CCA* (opportunity for withdrawal from prospective land mortgage);
  - (c) any document sent to a *customer* for signature which embodies the terms or such of them as it is intended to reduce to writing of a *credit agreement* or a *consumer hire agreement*; or
  - (d) any copy of an unexecuted agreement delivered or sent to a *customer* under section 62 of the *CCA* (duty to supply copy of unexecuted agreement).
- (3) Where the words of a statement which must be included in a quotation are specified, the statement must be:
  - (a) in capital letters;
  - (b) clear and legible; and
  - (c) prominent.
- (4) Providing a quotation includes making a quotation available temporarily.
- (5) In these *rules* as they apply to Scotland:
  - (a) any reference to bailment is a reference to hiring; and
  - (b) any reference to a mortgage or a charge on *land* is a reference to a standard security over *land* within the meaning of the Conveyancing and Feudal Reform (Scotland) Act 1970.

#### 4.1.6 G

For the purposes of  $\blacksquare$  CONC 4.1.5R(3)(c), a statement included in a quotation will not be treated as prominent unless it is presented, in relation to the other content of the quotation, in such a way that it is likely that the attention of the average *customer* to whom such a quotation is addressed would be drawn to it.