Consumer Credit sourcebook

Chapter 4

Pre-contractual requirements



4.8 **Pre-contract: unfair business** practices: consumer credit lending

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Application

4.8.1 R This section applies to a firm carrying on consumer credit lending.

Unfair business practices

4.8.2 R A firm must not unfairly encourage, incentivise or induce a customer to enter into a regulated credit agreement guickly without allowing the customer time to consider the pre-contract information under section 55 of the CCA and the explanations provided under ■ CONC 4.2.5 R.

[Note: paragraph 5.10 of ILG]

4.8.3 G Stating an end date for a promotion would not amount to the behaviour in ■ CONC 4.8.2 R.

[Note: paragraph 5.10 (box) of ILG]

4.8.4 A firm must not unfairly encourage, incentivise or induce a customer to enter into a regulated credit agreement for an amount higher than the customer requests.

[Note: paragraph 5.11 of ILG]

G 4.8.5 Merely offering a customer more credit than the customer requested would not amount to the behaviour in ■ CONC 4.8.4 R where:

- (1) the offer of the higher amount was based on a proper creditworthiness assessment: or
- (2) the firm offers more advantageous terms, conditions or prices to customers for larger loans, provided that such offers are sufficiently transparent and a proper creditworthiness assessment has been carried out:

and the customer was not pressurised or unfairly coerced into accepting the higher amount of credit.

[Note: paragraph 5.11 (box) of *ILG*]

CONC 4/2

A firm must not lead a customer to believe that the customer's current debt repayments can be reduced under a regulated credit agreement over the same term when this is not the case.

[Note: paragraph 5.13 of *ILG*]

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