## Consumer Credit (Amendment No 2) Instrument 2015

## **CONC TP 8 Other transitional provisions**

(1)	(2) ( Mat- erial to which the trans- itional provi- sion applies	(3) (	(4) Transitional provision	(5) Trans- itional provi- sion: dates in force	(6) Hand- book provi- sion: coming into force
1		t t f	A firm need not comply with CONC 2.2.6R(1) to (3) in relation to an automatic renewal of an agreement for an optional additional product which was entered into on or before 31 March 2016 provided:  (1) the automatic renewal of the agreement is on substantially the same terms. The phrase "on substantially the same terms" is to be interpreted in the same way as in CONC 2.2.6R(11)(b) and (c)  (2) on the occasion of the first automatic renewal on or after 1 April 2016, the firm takes reasonable steps to	From 1 April 2016	On 1 April 2016
		(	<ul> <li>ensure that the <i>customer</i> is informed:</li> <li>(a) that the renewal of the agreement is optional;</li> <li>(b) that the <i>customer</i> may elect not to renew the agreement; and</li> <li>(c) of the effect of the non-renewal of the agreement, if any, on the service the provision of which constitutes the carrying on of a <i>credit-related</i> regulated activity; and</li> <li>(3) the procedure to be used by <i>customers</i> for electing</li> </ul>		
1A	CONC Cochapters 3, 7 and 8	9	not to renew the agreement pays due regard to the interests of <i>customers</i> and treats them fairly.  A <i>firm</i> may choose to comply with <i>CONC</i> chapters 3, 7 and 8 as if the changes to it made by the Money and Pensions Service (Consequential Amendments) Instrument 2021 had not been made.	26 Nov- ember 2021 to 25 Nov- ember 2022	26 Nov- ember 2021
2	CONC F 6.7.16B	C	A <i>firm</i> need not comply with CONC 6.7.16BR in respect of drawdowns of <i>credit</i> made on or before 12 November 2019.	From 12 Nov- ember 2019	12 Nov- ember 2019

(1)	(2) Material to which the transitional provision applies	(3)	(4) 7	Trans	itiona	al provision	(5) Trans- itional provi- sion: dates in force	(6) Hand- book provi- sion: coming into force
3	CONC 6.7.16B	G	mul 6.7.1 Nov	tiple 16BR remb	ct of draw in res er 20 efore	From 12 Nov- ember 2019	12 Nov- ember 2019	
4	CONC 5D.1.1R(2)	R		expi aning		ns in CONC 5D.1.1R(2) have the following	18 December 2019 to 6 April 2020	18 De- cember 2019
			(1)	ity p	provid	nged overdraft" is the running-account facil- ded for in an authorised non-business over- eement that is a regulated credit agreement.		
			(2)			uded account" is a personal current account fered on terms that:		
					vanc cour	greement which provides authorisation in ade e for the <i>customer</i> to overdraw on the ac- at cannot arise; and		
				(b)	eithe (i)	the account cannot become overdrawn with- out prior arrangement; or		
					(ii)	no charge is payable (by way of interest or otherwise) if the account becomes overdrawn without prior arrangement; and		
				(c)		harge is payable where the <i>firm</i> refuses a payt due to lack of funds.		
			(3)	thar	n a cu	nal current account" means an account, other irrent account mortgage, which is a payment within the meaning of the <i>Payment Accounts ons</i> .		
			(4)	ope of w had with	ratior vhose thro	te bank" is a bank or building society, or an hally distinct brand of such a firm, over half personal current account customers each ughout the previous financial year net assets tal value of not less than £250,000. For this		
				(a)		assets do not include:		
					(i)	the value of the <i>customer's</i> primary residence or any loan secured on that residence;		
					(ii)	any rights of the <i>customer</i> under a qualifying contract of insurance within the meaning of the <i>Regulated Activities Order</i> ; and		
					(iii)	any benefits (in the form of pensions or otherwise) which are payable on the termination of the service of the <i>customer</i> or		

(1)	(2) Material to which the transitional provision applies	(3)	(4) Transitional provision		(5) Transitional provision: dates in force	(6) Hand- book provi- sion: coming into force
			(b) "previous financial year" means cent period of one year ending wi			
			(5) An "unarranged overdraft" is a regulat ment that arises as a result of:	ted credit agree-		
			(a) a personal current account becomi in the absence of an arranged ove			
			(b) the <i>firm</i> making available to the <i>c</i> which exceed the limit of an arran			
5	CONC 5D.1.1R(2)	G	CONC 5D.1.1R(2) provides that the expression that <i>rule</i> are to have the meaning set out a Since CONC 5D comes into force before CON force, CONC TP 8.4 provides that the expressi the meaning set out in that transitional propare identical to the meaning given to the e CONC 5C) until CONC 5C comes into force.	at CONC 5C. C 5C comes into ions are to have ovision (which	18 December 2019 to 6 April 2020	18 De- cember 2019
6	CONC 8.3.11R	R	(a) A firm which is carrying or scribed in CONC 8.3.9R imm 2 June 2023 may comply w CONC 8.3.11R had not been (but not including) 3 Octo	ediately before with CONC as if made, until	until (but not includ- ing) 3 October 2023	2 June 2023
			(b) CONC TP 8(6)(a) does not aftion of CONC 8.3.16R to a find of an appointed represent stances where the appoint ive was appointed after 1 did not carry out activity of CONC 8.3.9R immediately be 2023.	irm in respect tative in circum- ted representat- June 2023 or described in		
7	CONC 8.3.11R	G	The effect of CONC TP 8(6) is to provide a traperiod to all existing debt packager firms a isting appointed representatives, where sucpointed representatives are carrying on debness immediately before the prohibition in comes into force.	nd their ex- ch firms or ap- ot packager busi-	2 June 2023 until (but not includ- ing) 3 October 2023	2 June 2023

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