Consumer Credit (Earlier Intervention and Persistent Debt) Instrument 2018

CONC TP 7B Transitional provisions in relation to the Consumer Credit (High-Cost Credit) Instrument 2018

(1)	(2) Material to which the transitional provision	(3)	(4) Transitional	(5) Transitional provision:	(6) Handbook pro- vision: coming
Handbook pro- vision: coming into force	CONC 6.7.1(4)R, CONC 6.7.3AR to CONC 6.7.3DG, and CONC 6.7.27R to CONC 6.7.40G	R	A firm may comply with CONC as if the changes made by the Con- sumer Credit (High-Cost Credit) Instru- ment 2018 had not been made until (but not including) 19 June 2019. But where a firm elects, in rela- tion to retail revolving credit, to com- ply, before that date, with CONC as amended by that Instru- ment, it must comply with the relevant provisions in full. Con- sequently, the time periods set out in the rules to which this trans- itional provi- sion applies are to be deter- mined by refer- ence to the date on which the <i>firm</i> first acted in com- pliance (or pur-	dates in force 19 December 2018 to 18 June 2019	19 December 2018

CONC

Transitional provisions in relation to the Consumer Credit (High-Cost Credit) Instrument 2018

	(1)	(2) Material to	(3)	(4)	(5)	(6)
		which the transitional provision applies		Transitional provision	Transitional provision: dates in force	Handbook pro- vision: coming into force
				ported com- pliance) with those <i>rules</i> .		
78.2		CONC 6.27R to CONC 6.40G	G	The effect of TP 7B.1 is that no later than 19 June 2019 <i>firms</i> must start to look back at the re- payment re- cords for <i>retail</i> <i>revolving</i> <i>credit cus-</i> <i>tomers</i> over the preceding 18-month period and identify any <i>customers</i> that fall within the application of CONC 6.7.27R (and must thereafter continue to do so on at least a <i>monthly</i> basis). <i>Firms</i> must then send those <i>cus-</i> <i>tomers</i> a com- munication in accordance with CONC 6.7.27R(3). Be- tween 9 and 10 <i>months</i> after this com- munication is required to be sent, CONC 7.7.29R requires <i>firms</i> to take the additional steps set out in that <i>rule</i> with respect to that group of <i>cus-</i> <i>tomers</i> . 18 <i>months</i> after the CONC 6.7.27R com- munication is required to be sent, CONC	19 December 2018 to 18 June 2019	19 December 2018

CONC

(1)	(2) Material to	(3)	(4)	(5)	(6)
	which the transitional provision applies		Transitional provision	Transitional provision: dates in force	Handbook pro- vision: coming into force
			6.7.30R to CONC 6.7.40G poten- tially require the <i>firm</i> to take the fur- ther steps de- scribed in those <i>rules</i> in relation to that group of <i>cus- tomers</i> where CONC 6.7.30R applies. CONC 6.7.30R applies only where the amount that <i>customer</i> has paid to the <i>firm</i> towards the balance on the <i>retail re- volving credit</i> account, over the 18- <i>month</i> period follow- ing the date on which the CONC 6.7.27R communicated was triggered, comprises a lower amount in principal than in inter- est, fees and charges. This means that the earliest date on which a firm may have obligations under CONC 6.7.30R is 19 De- cember 2020 (except as men- tioned below). However, <i>firms</i> are not re- quired to delay implementa- tion to the end of the 6- <i>month</i> period set out in TP 7B.1: where a <i>firm</i> takes a step in		

CONC

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(1)	(2) Material to which the transitional	(3)	(4)	(5) Transitional	(6) Handbook pro-
	provision applies		Transitional provision	provision: dates in force	vision: coming into force
			compliance with one of the <i>rules</i> in question be- fore 19 June 2019 in rela- tion to a par- ticular <i>retail re- volving credit</i> agreement (for example, carry- ing out the 18- <i>month</i> review), the time for taking sub- sequent steps required to be taken under those <i>rules</i> is to be deter- mined by refer- ence to the date of that first step, and not by refer- ence to 19 June 2019 (or some later date).		