

**EXPLANATORY MEMORANDUM TO
THE FINANCIAL SERVICES AND MARKETS ACT 2000 (CONSUMER CREDIT)
(DESIGNATED ACTIVITIES) ORDER 2014**

2014 No. 334

1. This explanatory memorandum has been prepared by HM Treasury and is laid before Parliament by Command of Her Majesty.

This memorandum contains information for the Joint Committee on Statutory Instruments.

2. **Purpose of the instrument**

- 2.1 This instrument makes provision in connection with the transfer of consumer credit regulation from the Office of Fair Trading to the Financial Conduct Authority which is effected by the Financial Services and Markets Act 2000 (Regulated Activities) (Amendment) (No.2) Order 2013, S.I. 2013/1881, and the Financial Services Act 2012 (Consumer Credit) Order 2013, S.I. 2013/1882.

3. **Matters of special interest to the Joint Committee on Statutory Instruments**

- 3.1 None.

4. **Legislative Context**

- 4.1 The Financial Services and Markets Act 2000 (Consumer Credit) (Designated Activities) Order 2014 (“the Order”) will be made under section 23(1B) of the Financial Services and Markets Act 2000 (“FSMA”).

5. **Territorial Extent and Application**

- 5.1 These instruments apply to all of the United Kingdom.

6. **European Convention on Human Rights**

- 6.1 The Financial Secretary to the Treasury has made the following statement regarding Human Rights:

In my view the provisions of the Financial Services and Markets Act 2000 (Consumer Credit) (Designated Activities) Order 2014 are compatible with the Convention rights.

7. Policy background

7.1 This instrument makes provision in connection with the transfer of consumer credit regulation from the Office of Fair Trading (“OFT”) to the Financial Conduct Authority (“FCA”) which is effected by the Financial Services and Markets Act 2000 (Regulated Activities) (Amendment) (No.2) Order 2013, S.I. 2013/1881, and the Financial Services Act 2012 (Consumer Credit) Order 2013, S.I. 2013/1882.

7.2 The Order specifies debt-collecting and entering into, or exercising rights under, a regulated consumer credit agreement (in each case, as specified in the Financial Services and Markets Act 2000 (Regulated Activities) Order 2001 S.I. 2001/544, as amended by S.I. 2013/1881) for the purposes of section 23(1B) of FSMA; but the designation does not apply where the activity relates to an agreement under which the obligation of the borrower is secured on land.

7.3 The general position is that person who is not authorised (within the meaning of FSMA) but who carries on a regulated activity commits a criminal offence. But an authorised person who carries on a regulated activity otherwise than in accordance with their permission is subject to the disciplinary powers of the regulators (the Financial Conduct Authority and the Prudential Regulatory Authority). The effect of specifying these activities is that an authorised person is guilty of an offence if that person carries on such a specified activity in the United Kingdom otherwise than in accordance with their permission under FSMA.

8. Consultation outcome

8.1 The FCA was consulted on the draft Order.

8.2 The intention to apply this criminal sanction to consumer lending and debt collection was discussed and supported during debates on the Financial Services Bill during 2012.

9. Guidance

9.1 Further guidance will be made available by the FCA.

10. Impact

10.1 The impact on business, charities or voluntary bodies of the transfer of consumer credit regulation from the OFT to the FCA is set out in the accompanying impact assessment. The Government’s best estimate of the total cost to business of the new regulatory regime is £336million over 10 years (at 2013 prices). The Government’s best estimate of benefits of the regime is £689million over 10 years. The estimated net benefit over 10 years is £353million.

10.2 The impact on the public sector is not quantified as public sector organisations generally do not undertake consumer credit activity, apart from local authorities which offer certain types of unsecured credit agreements.

10.3 An Impact Assessment is attached to this memorandum and will be published alongside the Explanatory Memorandum on www.legislation.gov.uk

11. Regulating small business

11.1 The legislation applies to small business.

11.2 To minimise the impact of the requirements on firms employing up to 20 people, the regulatory regime for consumer credit has been designed so that small firms will be subject to proportionate and manageable burdens:

- Many small firms will be able to take advantage of the limited permission regime which will impose lower costs and reduced administrative requirements on eligible firms;
- Small firms (except lenders which apply interest and charges to loans) will have the option to become an appointed representative, as a way for smaller firms to operate without having to shoulder the burden of direct authorisation and regulation;
- Consumer credit firms will not be subject to minimum capital requirements (except where they undertake debt management business);
- Existing exemptions from regulation for agents of mail order firms and home credit providers will continue;
- Firms which specialise in finding or tracing individuals, where these are not carrying on a financial services business will be removed from the scope of regulation; and
- In addition, the FCA proposes to introduce a differentiated fee charging system, which will reflect the size of firms.

11.3 The basis for the final decision on what action to take to assist small business is ensure that small businesses gain from the reputational benefits of a better-regulated and well-functioning market and to ensure that small businesses are subject to appropriate and proportionate regulatory burdens. The Government has decided against exempting small business from this policy, as its objective is to strengthen consumer protection across the consumer credit market.

12. Monitoring & review

12.1 HM Treasury will monitor the practical effects of the Order to ensure it continues to meet the policy aims.

13. Contact

- 13.1 Laura Hanoman at HM Treasury (tel: 0207 270 5507 or email: laura.hanoman@hmtreasury.gsi.gov.uk) can answer any queries regarding the instrument.