*These notes refer to the Counter-Terrorism and Security Act* 2015 (c.6) which received Royal Assent on 12 February 2015

# COUNTER-TERRORISM AND SECURITY ACT 2015

## **EXPLANATORY NOTES**

### **PART 4:** AVIATION, SHIPPING AND RAIL

#### **Commentary on Sections**

#### Section 23: Authority-to-carry schemes: entry into force etc

- 109. *Subsections (1) and (2)* provide that any new authority-to-carry scheme, made by the Secretary of State under section 22, would be subject to direct Parliamentary scrutiny and brought into force by regulations subject to the affirmative procedure.
- 110. *Subsections (3) and (4)* provide that any revised authority-to-carry scheme, made by the Secretary of State under section 22, would equally be subject to direct Parliamentary scrutiny and brought into force by regulations subject to the affirmative procedure.
- 111. *Subsection* (5) provides that any regulations made to bring an authority-to-carry scheme into force under this section may include transitional or saving provision.