

THE FIFTH STATEMENT OF NEW REGULATION

Better Regulation Executive

DECEMBER 2012

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Ministerial Forward



The Prime Minister wants this Government to be "the first in modern history to leave office having reduced the overall burden of regulation rather than increasing it". This document records progress in delivering a fundamental shift in the way government does business and points the way ahead for how we will go further and faster in the second half of this Parliament.

The One-in, One-out rule – demanding that for every pound of additional cost imposed on business by new regulation or legislation, equivalent savings must be found – was introduced in January 2011. This, the fifth in our bi-annual Statements of New Regulation, enables us to assess the overall impact of One-in, One-out, ahead of an ambitious move, from January 2013, to One-in, Two-out.

One-in, One-out has been the catalyst for a profound culture change across Government: Whitehall departments are starting to regard legislation as a last resort, not the default option. As we make Government work better for enterprise, it is no coincidence that this is the first Statement to be published a full 12 weeks ahead of the Common Commencement Date, giving businesses significant advance notice of regulatory changes that will affect them.

The new culture has resulted in real benefits to business. This statement shows that the changes the Government has made will reduce the annual cost to business by around £919 million, compared with when the Government came to office. For example, a saving of £21.9 million arising from changes to modernise and simplify the registration of company charges. To increase transparency for business we are publishing – for the first time – the EU measures which are implemented by UK regulations.

But every year businessmen and women still spend too much time and money complying with government regulations, when they should be developing and growing their companies.

We are impatient for growth and I'm determined to remove this brake on aspiration. The introduction of the new One-in, Two-out target tightens the screw across Whitehall. Policymakers will need to make tough choices, and to think hard about how to get government off the backs of hard-working and hard-pressed businesses.

This is a challenging agenda, but one that I intend to drive forward with vigour.

As we go further and faster to remove barriers to growth, our message is clear: the Government is on the side of those whose enterprise and ambition creates the jobs, wealth and opportunity that will help us compete in the global race and on which national prosperity – and a healthy society – depend.

Michael Fallon

Minister of State for Business and Enterprise

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The Fifth Statement of New Regulation

Executive Summary

The Government committed to publish a Statement of New Regulation (SNR) every six months, giving both an account of the Government's performance under One-in, One-out (OlOO) and a list of all the regulatory measures (INs, OUTs and Zero Net Cost measures) which are scheduled to be introduced in that SNR period to help businesses prepare for the changes.

This Statement is not just the fifth in the series of statements. It marks a step change in the Government's approach to regulation by both increasing our deregulatory ambition to One-in, Two-out (OITO) and increasing transparency for business in the measures being introduced. It also places this activity in the context of the Government's wider deregulatory agenda to remove red tape and make the UK the best place in Europe to start, finance and grow a business.

Holding Government to Account

This Statement shows that the sum total of Government deregulation by July 2013 will be to reduce the annual cost to business by around £919 million by removing and reducing the burden of red tape. The details are set out in the table below:

Table 1: Net Regulatory Cost / Benefits to Business (includes One-in, One-out and One-in, Two-out) from January 2011 to July 2013

One-in, One-out			Forecast ¹ One-in, Two-out	Forecast Cumulative Total	
SNR1	SNR2	SNR3	SNR4	SNR5	
-£3,288m	-£221m	£9m	£2,664m	-£83m	-£919m

Increasing Transparency

As well as a record of the Government's OIOO/OITO account the Fifth Statement of New Regulation (SNR5) is also designed to provide businesses with transparency around the regulatory measures expected to be introduced in the next six months. For the first time, the Government is publishing not only all the OIOO/OITO measures to be introduced and all the Red Tape Challenge (RTC) measures but also those European Union (EU) measures which are being implemented in UK law and have a direct effect on business. The full list of these regulations is set out in Annex A.

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¹ Please see Annex A for the explanation of why this figure is forecast.

Annex A shows the planned measures for SNR5 include:

- 90 OITO measures with an anticipated net annual saving of £83 million to business;
- 53 RTC measures (22 scrapped measures, 30 improvements to existing measures and 1 both scrapped and improved) with a net annual saving of around £12 million (as part of the overall £83 million saving); and
- 57 EU measures which are being implemented into UK legislation.

There are nearly twice as many measures in this Statement compared with the previous four Statements. The overwhelming majority of measures in SNR5 are deregulatory (only 10 INs compared with 54 OUTs and 26 Zero Net Cost measures), many of which are making use of the new fast track procedure for the first time. This shows that the Government's deregulatory agenda is beginning to bite. The costs from the INs (of £6 million) are also dwarfed by the savings from the OUTs (of £89 million), giving an anticipated net saving to business of £83 million.

Among these deregulatory measures, one of the largest single domestic measures in this Statement is:

• an OUT of £21.9 million arising from changes to modernise and simplify the registration of company charges.

But there are also some themes around which many of the other deregulatory measures are clustered. These are:

- a series of changes to building regulations to reduce cost and complexity for industry;
- implementation of changes to Health and Safety Regulations following the publication of the independent Löfstedt Report; and
- improvements to the processes and timeframes for processes covering adoption and foster-carer eligibility.

The Government's One-in, One-out and One-in, Two-out Accounts

One-in, One-out

Since January 2011, Whitehall Departments have been expected, under One-in, One-out (OIOO), to offset any increases in the cost of regulation by finding deregulatory measures of at least an equivalent value. Further detail on how the OIOO methodology works is set out in Annex B. This Statement shows that, at the close of OIOO on 31 December 2012, this ambition will not only have been met but will have been exceeded; reducing the annual cost to business by around £836 million²:

Table 2: Closing balance for the Government's One-in, One-out account (cumulative position from January 2011 to December 2012)

	SNR1	SNR2 Number of N	SNR3 leasures	SNR4	Total at December 2012
INs	9	8	8	13	38
OUTs	7	23	16	23	69
Zero Net Cost	18	19	17	11	65

Equivalent Annual Regulatory Net Cost to Business (£ million)									
INs	£65	£11	£26	£2,938	£3,042				
OUTs	-£3,354	-£232	-£17	-£274	-£3,878				
Net	-£3,288	-£221	£9	£2,664	-£836				

The detailed performance of each Department, underpinning these headline figures, is set out in the following table. This shows that most Departments have risen to the challenge set by OIOO and have finished the OIOO period by reducing annual costs to business by around a predicted £836 million.

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² This figure is not yet finalised, as a small number of measures from SNR1-4 remain to be fully costed (migration figures, Audit Exemptions and the Carbon Emissions Reduction Target (CERT) extension, which is not due to finish until 31 December 2012). The final figure will be reported in SNR6.

Table 3: Departments' closing balances at the end of One-in, One-out (cumulative position from January 2011 to December 2012)

Department	Numb	er of Mea	sures	Equivalent Annual Regulatory Net Cost to Business (£ million)				
	INs	OUTs	Zero Net Cost	INs	OUTs	Net		
Department for Business Innovation & Skills	3	9	12	£8.25	-£140.14	-£131.89		
Department for Communities & Local Government	2	7	7	£0.04	-£5.01	-£4.96		
Cabinet Office	0	0	2	£0.00	£0.00	£0.00		
Department for Culture, Media & Sport	0	4	4	£0.00	-£9.77	-£9.77		
Department of Energy & Climate Change	3	5	5	£0.02	-£2.53	-£2.51		
Department for Environment, Food & Rural Affairs	5	9	10	£0.63	-£143.33	-£142.71		
Department for Education	0	8	1	£0.00	-£11.11	-£11.11		
Department for Transport	4	4	11	£6.55	-£2.49	£4.06		
Department of Health	5	4	2	£21.54	-£1.50	£20.03		
Department for Work & Pensions / Health & Safety Executive	3	9	2	£2,839.10	-£3,520.14	-£681.04		
Food Standards Agency	0	1	0	£0.00	-£0.13	-£0.13		
HM Treasury	2	6	1	£1.65	-£31.70	-£30.05		
Home Office / Government Equalities Office	10	3	6	£107.02	-£9.99	£97.03		
Ministry of Justice	0	0	2	£0.00	£0.00	£0.00		
Cross-Government ³	1	0	0	£57.00	£0.00	£57.00		
Total	38	69	65	£3,041.80	-£3,877.83	-£836.03		

Since publication of the Fourth Statement of New Regulation (SNR4), there have been changes to some department's legislative plans that have resulted in a small number of measures not being introduced as expected and a number of measures, which did not have them at the time of publication, have now received a formal Regulatory Policy Committee (RPC) Opinion. Changes that have taken place since publication of SNR4 are set out in Annex C.

³ Exceptionally, it has been agreed by Ministers that the Smart Meters measure should be scored as a cross-Government cost under One-in, One-out accounting, rather than being ascribed to the Department of Energy & Climate Change.

Table 4: Presentation of Departments' closing One-in, One-out performance (from January 2011 to December 2012) in the form of a league table

Ranking	Department	Net Cumulative Value of Measures (£m)
1	Department for Work & Pensions / Health & Safety Executive	-£681.04
	Department for Environment, Food & Rural Affairs	-£142.71
3	Department for Business Innovation & Skills	-£131.89
4	HM Treasury	-£30.05
5	Department for Education	-£11.11
6	Department for Culture, Media & Sport	-£9.77
7	Department for Communities & Local Government	-£4.96
8	Department of Energy & Climate Change	-£2.51
9	Food Standards Agency	-£0.13
10	Cabinet Office	20.03
11	Ministry of Justice	£0.00
12	Department for Transport	£4.06
13	Department of Health	£20.03
14	Cross-Government ⁴	£57.00
15	Home Office / Government Equalities Office	£97.03

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⁴ Exceptionally, it has been agreed by Ministers that the Smart Meters measure should be scored as a cross-Government cost under One-in, One-out accounting, rather than being ascribed to the Department of Energy & Climate Change.

One-in, Two-out

It is clear that the OIOO rule has delivered a profound culture change across government as demonstrated not only by the continuing increase in deregulatory measures but also in the high number of Departments in credit at the end of the OIOO period.

Building on this culture change, Government is now pressing Departments to deregulate further and faster to free up business from unnecessary red tape and deliver growth. From January 2013, our rule is doubled to One-in, Two-out (OITO). The Red Tape Challenge will continue to be an important vehicle for Departments to reduce regulatory burdens and identify OUTs.

This Fifth Statement of New Regulation sets out the anticipated impact of the new OITO rule for the first half of 2013 and demonstrates that we are hitting the ground running. In the first six months of operating this rule, we expect around £83 million of further annual net savings to be made to business costs. Final figures will be reported in July 2013, based on the measures that have actually come into force.

Table 5: Opening balance for the Government's One-in, Two-out account (January to June 2013)

Forecast Nur Measure	Forecast Position at June 2013	
INs	10	10
OUTs	54	54
Zero Net Cost	26	26

Forecast Equival Net Cost to Bu million	Forecast Position at June 2013	
INs	£6	£6
OUTs	-£89	-£89
Net	-£83	-£83

The detailed activity which underpins this overall forecast is set out in the table below. This shows that all Departments are on track to meet the challenge set by OITO and will start their accounts in credit or zero balance (recorded with a tick).

OITO is a new regime from January 2013. Departments will be held to account for their overall performance under both OIOO and OITO rules at the end of this Parliament, enabling a full assessment of the Government's record in reducing costs to business.

Departments' opening One-in, Two-out position from January to 30 June 2013⁵

		Numbei	•	Equivalent Annual Net Cost to Business (£ millions)					
Department	INs	OUTs	Zero Net Cost	INs	OUTs	Net EANCB	Forecast OITO Compliance		
Department for Business Innovation & Skills	2	3	2	£2.34	-£27.30	-£24.96	✓		
Department for Communities & Local Government	0	20	4	£0.00	-£45.36	-£45.36	✓		
Cabinet Office	0	0	0	£0.00	£0.00	£0.00	✓		
Department for Culture, Media & Sport / Government Equalities Office ⁶	2	8	0	£0.31	-£6.64	-£6.33	√		
Department of Energy & Climate Change	1	3	1	£0.00	£0.00	£0.00	✓		
Department for Environment, Food & Rural Affairs	3	6	1	£3.46	-£8.21	-£4.75	√		
Department for Education	0	6	1	£0.00	-£0.29	-£0.29	✓		
Department for Transport	1	5	4	£0.07	-£1.30	-£1.24	✓		
Department of Health	0	0	1	£0.00	£0.00	£0.00	✓		
Department for Work & Pensions / Health & Safety Executive	1	2	5	£0.00	-£0.01	-£0.01	√		
Food Standards Agency	0	0	1	£0.00	£0.00	£0.00	✓		
HM Treasury	0	1	1	£0.00	£0.00	£0.00	✓		
Home Office	0	0	0	£0.00	£0.00	£0.00	✓		
Ministry of Justice	0	0	5	£0.00	£0.00	£0.00	✓		
Total for Government	10	54	26	£6.18	-£89.11	-£82.93	✓		

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⁵ Some Departments are making use of the new fast track procedure, and so some of their measures do not have finalised costs at the time of publication. See Annex A for further details.

⁶ The Government Equalities Office moved from the Home Office to the Department for Culture, Media & Sport (DCMS) in a Machinery of Government change in September 2012. From SNR1 through to SNR4 they were counted under the Home Office's figures. From SNR5 onwards they will be counted under DCMS's figures with the Home Office now being counted on its own.

Government's Strategy for Reducing Regulation

One-in, Two-out is a major component in the Government's strategy for reducing the burden of regulation on business but it is not the only one. The Better Regulation Executive is responsible for a range of other policies designed to reduce the costs of regulation for business and so stimulate investment and growth.

Autumn Statement Commitments

A series of measures were announced at the Autumn Statement on 5 December to further reduce the burden of regulation on business, continuing the work to look not only at the regulations themselves, but also at how they are enforced:

Tax administration – we know that businesses perceive the burdens of regulation and of tax administration in a similar way. In the Autumn Statement, to reduce burdens on business and individuals and make the tax system clearer and more efficient, the Government will:

- significantly expand the online services HM Revenue and Customs (HMRC)
 offers to taxpayers over the next three years. Small and medium-sized
 enterprises (SMEs) will be able to access all the tax services they need from
 a personalised homepage with secure digital messaging;
- introduce a target to reduce the annual cost to business of tax administration by £250 million by the end of the spending review period; and
- apply the new voluntary cash basis for calculating tax for small self-employed businesses, announced at Budget 2012, to self-employed businesses with receipts of up to £77,000. The cash basis will be implemented from April 2013.

Enforcement reform – for details please see the Systemic Enforcement Issues section below.

Economic regulators – the Government will take steps to reduce the regulatory burden that might constrain infrastructure investment by:

- reviewing the appeals system for sector regulators to make appeals faster and more efficient;
- asking economic regulators to provide a transparent breakdown of how they calculate their fees; and
- introducing legislation in the Enterprise and Regulatory Reform Bill and amending the Competition and Market Authority framework to increase the incentives for regulators to make better use of their concurrent competition powers, to seek pro-competition solutions to market failures.

Better Regulation Framework

The One-in, One-out (OIOO) rule has been supported by a number of important additional policies such as:

- strengthening the role of the independent Regulatory Policy Committee in scrutinising the cost to business of all new regulatory measures;
- a three year moratorium to exempt micro businesses and start ups from new domestic regulations;
- the introduction of a new fast track process to speed up deregulatory measures and low cost regulatory measures;
- requiring new regulations to contain a sunset clause to ensure that they are still required and remain fit for purpose; and
- maintaining the previous administration's commitment that all new regulations be brought into force on one of the two common commencement dates, to give certainty to business.

As set out in its most recent report, the RPC issued opinions on 447 measures in the first eight months of 2012, of which 370 were first-time submissions. Because of its role, the quality of appraisal by departments has improved significantly since 2010, with 81% of impact assessments examined for the first time over that period being assessed as fit-for-purpose.

The moratorium on regulating micro businesses has produced real benefits, particularly giving micro businesses more time to comply with measures such as automatic enrolment into occupational pension schemes.

There are now over 130 new regulations introduced since 2011 that include sunset or review provisions. The first of the statutory reviews is due early in 2013. The Enterprise and Regulatory Reform Bill also contains proposals to strengthen the legal powers under which sunset and review provisions can be included.

The Government will continue to:

- improve the working of the framework to focus departments on deregulating, not regulating – especially implementing deregulatory measures quickly;
- enforce a culture of complying with the Government's principles for better regulation, rather than following rules and processes; and
- build in a stronger accountability for the outcome and impact of regulations.

Red Tape Challenge

The Red Tape Challenge was introduced to give business and the general public the opportunity to challenge the Government to get rid of the most burdensome regulations. Out of 24 themes covering some 4,700 regulations, the Government has already announced decisions on 2,500 of them, covering 13 themes. To date 1,270 of them have been identified to be scrapped or substantially reduced. The implemented measures quantified from the Red Tape Challenge so far provide total savings to business of approximately £162 million, but many further deregulatory measures have been implemented where the cost savings have not been quantified.

Some prominent examples of measures implemented, or to be implemented are:

- the scrapping or reducing of some 85% of health and safety regulations; and from April 2013 proactively inspecting only those premises with higher risks or where intelligence suggests that risks are not being effectively managed;
- the deregulation of many live music performances, including in pubs;
- the creation of a portable Criminal Records Bureau check, which employers can view instantly online, will be available from Spring 2013;
- a full review to rationalise building rules and standards regulations, leading to a clear plan of action from Spring 2013;
- removing unnecessary burdens from the Equality Act (ensuring that employers are no longer liable for the harassment of staff by a third party such as a customer); and
- substantial reforms to environmental regulation, employment law and consumer law.

But we are not finished. In September, Government committed to taking radical action on red tape in a further measure to boost growth and jobs in the economy. Of the 6,500 substantive regulations being examined by the Red Tape Challenge, we have committed to abolish or reduce at least 3,000, and 1,500 of these will have a financial benefit to business. And in addition to this target, as announced in the Autumn Statement, the Government will launch a second phase of the Red Tape Challenge in Spring that will continue to deregulate further and faster.

We have been very grateful for the many tens of thousands of comments received through the website (http://www.redtapechallenge.cabinetoffice.gov.uk/) including over a thousand e-mail submissions and we actively encourage anyone with suggestions to continue to send them through to: redtapechallenge@cabinet-office.gsi.gov.uk.

Focus on Enforcement

To date the Government's drive to reduce the red tape that hampers growth has focused on regulation itself. Budget 2012 announced a new approach, the Focus on Enforcement Initiative, looking not at the rule, but at how it is enforced. Evidence shows that how a regulator behaves when it meets a firm profoundly affects whether that company finds a regulation helpful or a major problem.

Inappropriate, inconsistently applied or heavy-handed enforcement costs business time and money, even if the underlying regulation is not an issue. The aim is to minimise the burden for compliant businesses and focus enforcement resource on the small minority of non-compliant businesses.

Three reviews have already been completed covering small business in food and drink manufacturing, chemicals and volunteer events. Another three reviews are expected to be completed before the end of the year; enforcement of regulation in pubs (particularly community pubs), coastal investments and projects and fire safety. A further review was recently announced in the adult care homes sector. Each review is identifying inappropriate or excessive enforcement by national and local regulators and seeking to identify good practice that could be replicated elsewhere. The results of these reviews will be published on the Focus on Enforcement web-site as they become available.

In addition to identifying issues at a sectoral level, this series of Focus on Enforcement Reviews has uncovered evidence of similar problems occurring in every sector examined. It has become clear that there are systemic enforcement issues limiting industry, not just issues in particular sectors.

So, rather than tackling these systemic issues case by case, the Government intends to change the system through a series of measures announced in the Autumn Statement deigned to create greater clarity and fairness for businesses while ensuring regulators focus their resources where they are needed most.

Systemic Enforcement Issues

The proposed reforms are:

- A consultation on placing a legislative duty on non-economic regulators to have regard to growth, taking account of the economic impacts of their actions (examples of non-economic regulators are the Food Standards Agency and the Health and Safety Executive).
- A new accounting system for regulators regulators will in future publish impact
 assessments for prior consultation, scrutiny and challenge by industry, of the
 impacts of changes in their activities that have a significant (positive and negative)
 financial impact on business. This should result in much greater transparency of
 non-legislative burdens placed on industry, and greater dialogue between the
 regulators and regulated.

- A <u>consultation on an amended Regulators' Compliance Code</u> to ensure regulators are internally and geographically consistent, give consideration to earned recognition, and offer minimum service standards to those they regulate.
- HM Treasury action, through Departments, to <u>require regulators to be transparent</u> about the fees they charge (enabling industry to hold regulators to account) and to bear down on their costs and improve their efficiency.
- A Focus on Enforcement Review of Appeals Systems in non-economic regulators.

These measures also respond to recommendations in Lord Heseltine's Review of how spending Departments and other relevant public sector bodies interact with the private sector and will be taken forward by the Better Regulation Executive and the Better Regulation Delivery Office.

European Regulation

A substantial proportion of the burden of red tape and bureaucracy emanates from Europe. The Government is working with our allies in Europe to encourage the EU institutions to reduce the EU regulatory burden.

The UK signed a 10 Point Plan for EU Smart Regulation, sent by 13 Member States last month to Commission President Barroso, calling on the Commission to commit to further ambitious efforts to advance Smart Regulation in the EU, in particular by reducing the overall EU regulatory burden.

The Government has already secured a commitment from the EU Commission that micro businesses will be exempted from future EU legislation unless there are compelling reasons to include them. The Commission has also committed to examine existing and forthcoming EU legislation for further opportunities to lighten the burden on small businesses. This has already seen the agreement in Brussels to exempt up to 1.4 million UK small businesses from certain EU accounting rules.

In the Commission's recent Communication on Smart Regulation, published on 12 December 2012, there are a number of commitments that should go some way to reducing EU burdens. Notably, the UK welcomes the Commission's intention to pursue a programme of review and 'fitness check' activities to systematically remove unnecessary costs, and its promise to start providing two-page summaries to improve the accessibility of the analysis in its Impact Assessments.

The Government will continue to hold the Commission to account on these commitments.

As well as influencing EU Institutions, we have adopted a rigorous approach to tackling unnecessary or excessive EU legislation from inception to UK implementation. We will continue to prevent the 'gold plating' of European Directives to ensure that legislation is transposed in the least burdensome way possible and British firms are not disadvantaged compared to their EU counterparts.

Other activity across Government to reduce the burden of regulation on business

In parallel to the Government's formal Better Regulation Framework, individual Departments are taking forward a wide variety of initiatives that, whilst out-of-scope of the OIOO/OITO rules, are beneficial to business and voluntary organisations. This work includes simplifying guidance and introducing alternatives to regulation, as set out below.

Health and Safety Toolbox

The Health and Safety Executive has launched the Health and Safety Toolbox: How to Control Risks at Work. Aimed at SMEs, the Toolbox is a set of interactive web pages offering practical advice, tools and case studies for those who need to identify, assess and control the risks in their workplace. The Toolbox is the latest in a package of online guidance bringing together in one place everything a small, low-risk business could need to manage their health and safety.

http://www.hse.gov.uk/toolbox/index.htm

CRC Energy Efficiency Scheme

The CRC Energy Efficiency Scheme (formerly known as the Carbon Reduction Commitment) is designed to incentivise the take up of cost-effective energy efficiency measures by large non-energy intensive organisations in the public and private sectors. Following stakeholder feedback over the complexity of the scheme, overlaps with other regulatory mechanisms and administrative burdens, Government committed to simplify the scheme. There are three broad areas of simplifications: measures that influence qualification criteria; fuel supply rules and purely administrative costs. It is estimated that overall, these measures will deliver approximately a 55% reduction in administrative costs⁷, thereby delivering significant benefits to business.

http://www.decc.gov.uk/en/content/cms/emissions/crc_efficiency/crc_efficiency.aspx

EU Emissions Trading Scheme Opt-out

The Government is offering small emitters and hospital installations the opportunity to 'opt out' from the EU Emissions Trading Scheme (ETS) from 2013. Almost a quarter of EU ETS installations in the UK have chosen to join the Small Emitter and Hospital Opt-out scheme, which will save industry an estimated £39 million⁸ from 2013-2020. The Opt-out Scheme aims to alleviate the disproportionately higher administrative burden per tonne of CO_2 emitted faced by these smaller installations. The Opt-out Scheme offers deregulatory savings through:

 replacement of the requirement to surrender allowances with an emission reduction target;

⁸ Figure not required to be verified by the RPC.

⁷ Figure not required to be verified by the RPC.

- simplified monitoring, reporting and verification requirements, including removal of the requirement for third party verification;
- no requirement to hold an active registry account; and
- less burdensome rules for target adjustment following an increase in installation capacity.

The EU ETS remains the primary means by which Government will meet its ambitious carbon emission reduction targets in the EU, and the Opt-out Scheme will help ensure that the policy is implemented in a proportionate manner. Although almost a quarter of UK EU ETS installations have chosen to opt out, they collectively account for just 1% of UK EU ETS emissions.

Challenger Businesses

Challenger Businesses are innovative enterprises that do not follow conventional ways of business working and which might be held back by burdensome bureaucracy. To support their growth, the Government has:

- tasked the Regulatory Policy Committee (RPC) with conducting independent scrutiny of the barriers to growth for challenger businesses; and
- worked with the Institute of Chartered Accountants to publish guidance on access to finance for SMEs, including key messages aimed at knowledge rich businesses in November 2012. Additional activity to raise awareness of relevant funding sources includes government-backed road shows to explain finance for start-ups, including the new Seed Enterprise Investment Scheme, and HMRC workshops to raise awareness and understanding of R&D tax credits.

Public Health Responsibility Deal

This aims to tap into the potential for businesses and other influential organisations to make a significant contribution to improving public health by helping Government to create an environment to empower and support people to make informed, balanced choices that will help them lead healthier lives.

The Responsibility Deal embodies the Government's ambition for a more collaborative approach to tackling the challenges caused by our lifestyle choices. Organisations signing up to the Responsibility Deal commit to taking action voluntarily to improve public health through their responsibilities as employers, as well as through their commercial actions and their community activities.

Collective pledges covering alcohol, food, health at work and physical activity set out the specific actions that partners agree to take to support the Responsibility Deal. The alcohol and food pledges have a strong focus on actions that manufacturers, retailers, the out of home dining/catering sector and bars and pubs can deliver. The health at work and physical activity pledges are not sector specific and any organisation can sign up to these.

http://responsibilitydeal.dh.gov.uk/

Treatments You Can Trust

The Department of Health has worked with the Independent Healthcare Advisory Services (IHAS) and Local Authorities Co-ordinators of Regulatory Services to develop an industry-led accreditation scheme establishing minimum standards for the laser and lights cosmetic industry, an area in which there has been considerable stakeholder pressure for regulation. This will ensure that the capacity to provide comprehensive information about lasers and light treatments and registered providers remains available to Local Authorities and the public.

Injectables (Stage one of Treatments You Can Trust)

An online register of medically certified practitioners and sites – Treatments You Can Trust has been introduced with the support of the Department of Health, IHAS and private health care providers. This provides patient protection and ensures that consumers are able to shop responsibly for injectable cosmetic treatments, such as lines and wrinkles and dermal fillers. This is an example of a non-regulatory measure which has been used to safeguard consumers and improve standards of quality in independent health care providers with minimal burden on industry.

www.treatmentsyoucantrust.co.uk

Business is Good for Equality

The Government Equalities Office (GEO) and the British Chambers of Commerce are working together to deliver a national programme of engagement with small and medium businesses in the regions to:

- promote a better understanding of what equality legislation requires from business;
- help GEO develop quality support and quidance specifically for business; and
- produce a booklet of case studies showcasing business and equality, to launch in March 2013 across the UK.

This guidance should help businesses to meet their obligations at the lowest cost.

Annex A – Statement of New Regulation

Introduction

This Statement of New Regulation is provided in a refreshed format to make clearer the regulations which are planned to come into force. These are ordered by Department, and then by date order within Departments. The information is correct at the time of publishing.

The Statement includes a number of regulations that are associated with Bills, which are still subject to the will of Parliament and the Parliamentary process and assumes that the measures will be passed by Parliament in their current/proposed form. Parliamentary process may therefore result in amendments to, or delays in, implementation of these measures, but they have been included for transparency purposes on the understanding that these may change and these measures will be updated in the Sixth Statement of New Regulation (SNR6).

There is a number of measures for which at this stage we are not able to report finalised costs/reduction in burdens to business. These will be updated in SNR6.

The Government has introduced a fast-track process for deregulatory measures to enable them to be implemented as quickly as possible. Subject to RPC verification, measures are allowed to proceed without first receiving a fit-for-purpose assessment of their EANCB. To focus scrutiny on those measures with large costs, the Government also now allows small regulatory measures, with a gross cost to business of less than £1 million, to use this route. This Statement is the first to report on measures approved under these arrangements.

Large INs (of greater than £1 million) still need a fit-for-purpose Impact Assessment before they are cleared for inclusion in the Statement and their verified EANCB costs are listed. Other measures which are following the fast-track do not require this validated figure in time for the Statement, but will normally have it by the time the regulation comes into force. This means that the net position for the SNR period ahead is only a partial forecast. Each Statement will give this forecast and update the full, validated figures for the previous period.

The forecast is likely to understate departmental and Government credit under OITO because all OUTs, including large ones, are eligible for the fast track, whereas all large INs are expected to have validated figures. When considering whether a department should be permitted to introduce a new regulation, only its credit based on validated OUTs will be taken into account.

With EU-origin measures, the timetable for producing Impact Assessments is different to that of Domestic Measures. Because of this, at time of publication, only about 25% of

EU-origin measures have validated Impact Assessments. Within those measures that have been validated, there are two large measures – one an IN of £130 million relating to the new cost to business to implement regulations to reduce industrial emissions and the other an OUT of £80 million to ease the burdens upon industry associated with the transition to a new, stricter emissions standard.

It is important not to draw early conclusions about the overall value of EU measures until all the measures have secured validated Impact Assessments. We will provide updated figures for all these EU measures in the next Statement of New Regulation.

List of all Regulatory Measures planned for SNR 5 – One-in, Two-out, Red Tape Challenge and EU measures – By Department and by Date

Shading and Acronym Keys are available at the end of the table

IA No. and/or RTC theme	Lead Dept	Title of Measure	Purpose of the Measure (and weblink for further information)	Coming into force	EANCB (£m)	ОПО	RTC	EU
BIS0343	BIS	EU Directive 2011/90/EU – Additional Annual Percentage Rates (APR) Assumptions	To enable annual interest percentage charge rates being quoted to be much closer to the actual charges likely to be incurred, especially when lending on credit and charge cards. http://www.ialibrary.bis.gov.uk/ImpactAssessment/?IAID=5179a 418a14a4decb14a34195a888768	Jan-13	0.29			V
BIS0381 ⁹ / Manufacturing	BIS	Revocation of Restriction of the Use of Certain Hazardous Substances in Electrical and Electronic Equipment (Amendment) Regulations 2008 & 2009	To replace existing legislation, with one regulation that will implement the new EU Directive on Hazardous Substances (2011/65/EU). http://www.bis.gov.uk/assets/biscore/business-sectors/docs/f/12-1277-final-impact-recast-restriction-of-hazardous-substances-directive	Jan-13			√ EMS	V
BIS0381	BIS	Recast of the Restriction of Hazardous Substances (RoHS) Directive	To lay down the rules for the inclusion of certain hazardous substances (i.e. lead, mercury, cadmium) in newly sold electrical and electronic equipment. (Weblink not yet available)	Jan-13	35.00			V

⁹ BIS0381 is the IA for two separate but related measures.

IA No. and/or RTC theme	Lead Dept	Title of Measure	Purpose of the Measure (and weblink for further information)	Coming into force	EANCB (£m)	ОПО	RTC	EU
BIS0202 / Employment	BIS	Amendment to Employment Relations Act 1999 – Resolving Workplace Dispute	To amend the formulae for uprating statutory redundancy payments and tribunal limits by introducing a common rounding mechanism for calculating the annual adjustments to various sums in employment legislation which can be awarded by the Employment Tribunal. http://www.bis.gov.uk/assets/biscore/employment-matters/docs/r/11-512-resolving-workplace-disputes-impact-assessment	Feb-13	-5.40 ¹⁰	V	√ MI	
BIS0379	BIS	Revised Parental Leave Directive (2010/18/EU)	To transpose the revised Parental Leave Directive into UK law, increasing the number of weeks of parental leave to 18 per parent per child (UK law currently provides 13 pp pc) and extending the right to request flexible leave to employed agency workers on return from parental leave. http://www.bis.gov.uk/assets/biscore/employment-matters/docs/p/12-1285-parental-leave-regulations-2013-impact.pdf	Mar-13	0.59			V
BIS0364	BIS	(Recast) Directive of the European Parliament and the Council on combating Late Payment	To implement the revised Late Payment Directive that seeks to introduce a number of improvements to the original, saving business money and creating a level playing field for UK businesses trading across EU Member States (Internal Market). http://www.bis.gov.uk/assets/BISCore/enterprise/docs/l/12-1132-impact-directive-on-combating-late-payment.pdf	Mar-13	0.00			V

¹⁰ RPC's Opinion on the package of measures relating to the Impact Assessment was -£10.1m. BIS brought one measure (an 'OUT' of -£4.7m) in SNR3. This measure amending the formulae for up-rating statutory payments and tribunal limits is the second 'OUT' (of -£5.4m) from this package of measures.

IA No. and/or RTC theme	Lead Dept	Title of Measure	Purpose of the Measure (and weblink for further information)	Coming into force	EANCB (£m)	ОПО	RTC	EU
BIS-TBC	BIS	Employee ownership and share buy backs	To simplify the company law provisions on the buy back of their own shares, including for the purposes of employees' share schemes. (Weblink not yet available)	Apr-13		√		
BIS0378	BIS	Corrections of Trade Marks and Design Rules	To amend trade mark legislation to clarify the dates for opposition period, opening dates for filling design applications and wording in relation to "security for costs". (Weblink not yet available)	Apr-13	0.00	√		
BIS0116	BIS	Groceries Code Adjudicator	To introduce a Groceries Code Adjudicator to enforce the Grocery Suppliers Code of Practice. http://www.bis.gov.uk/assets/biscore/business-law/docs/g/11-937-groceries-code-adjudicator-impact-assessment.pdf	Apr-13	2.10	1		
BIS0136	BIS	Registration of Company Charges	To modernise and simplify the regime for registration of company charges. http://www.ialibrary.bis.gov.uk/ImpactAssessment/?IAID=f9c4fdf729f7453f944687fd7b82133b	Apr-13	-21.90	1		
BIS0380	BIS	Consumer Rights Directive provision on payment surcharges	To implement a provision of the Consumer Rights Directive to ban excessive payment surcharges ahead of the June 2014 transposition deadline. http://www.bis.gov.uk/assets/biscore/consumer-issues/docs/c/12-1009-consultation-ban-above-cost-payment-surcharges-impact.pdf	Apr-13	0.24 ¹¹	V		V

¹¹ This EANCB figure includes two elements: the one-off cost of the measure coming into force a year early (£0.23 million) and the annual cost of extending the scope of the measure (£0.01 million).

IA No. and/or RTC theme	Lead Dept	Title of Measure	Purpose of the Measure (and weblink for further information)	Coming into force	EANCB (£m)	ОПО	RTC	EU
BIS0347 / Employment	BIS	Sections 188-198 of the Trade Union and Labour Relations (Consolidation) Act 1992	To strip out gold-plating of the EU Collective Redundancies Directive. This removes the requirement for 90 days consultation involving redundancies of 100 or more employees. http://www.bis.gov.uk/assets/BISCore/employment-matters/docs/C/12-809-collective-redundancies-consultation-impact.pdf	Apr-13	0.00		√ MI	
BIS0383 / Employment	BIS	Employment Tribunal Rules	To revise the procedure for Employment Tribunal rules to ensure that cases coming to employment tribunal can be managed effectively, flexibly and proportionately. http://www.bis.gov.uk/Consultations/employment-tribunal-rules-review-justice-underhill	Apr-13		1	√ MI	
Employment	BIS	Removing loophole of The Public Interest Disclosure (Prescribed Persons) (Amendment) Order 2003	To amend the legislation so that individuals cannot claim certain employment protections when taking a whistle-blowing case which relate to matters such as a personal contractual breach that are not in the public interest. http://www.legislation.gov.uk/uksi/2003/1993/contents/made	Apr-13			√ MI	
BIS0382 / Retail	BIS	Simplification of Pyrotechnic Articles (Safety) Regulations 2010	To reduce the age at which Christmas crackers can be purchased from 16 to 12 year olds. http://www.bis.gov.uk/assets/biscore/business-law/docs/p/12-1180-pyrotechnic-articles-safety-regulations-impact.pdf	Apr-13			√ MI	
BIS0387 / Retail	BIS	Repeal of Pencils and Graphic Instruments (Safety) Regulations 1998	To repeal the regulations setting out the amount of heavy metals that are allowed in pencils and graphic instruments. Consumer safety is covered by more up to date standards. http://www.bis.gov.uk/assets/biscore/business-law/docs/p/12-1181-pencils-and-graphic-instruments-safety-regulations-impact.pdf	Apr-13			√ EMS	

IA No. and/or RTC theme	Lead Dept	Title of Measure	Purpose of the Measure (and weblink for further information)	Coming into force	EANCB (£m)	ОПО	RTC	EU
BIS1017 / Retail	BIS	Amendment to the Hallmarking Act 1973	To simplify the Hallmarking Act to enable UK Assay Offices to better compete with overseas competitors by allowing them, for the first time, to conduct hallmarking operations in offshore locations. http://www.bis.gov.uk/nmo/regulation/hallmarking	Apr-13			√ MI	
Retail	BIS	Introducing a Voluntary Code for Age Restrictions Regulations	To introduce a voluntary code of practice that has been developed alongside business, local authority and enforcement stakeholders for age restricted products such as alcohol, tobacco and solvents. (Weblink not yet available)	Apr-13			√ MI	
Retail	BIS	Revocation Restrictive Practices Court (Protection of Consumers) Rules 1976	To repeal the procedural rules of the Restrictive Practices Court, which were made under Section 9 of the Restrictive Practices Court Act 1976, an Act which was repealed by the Competition Act 1998. http://www.legislation.gov.uk/uksi/1976/1898/contents/made	Apr-13			√ EMS	
Manufacturing	BIS	Revocation of the Aircraft and Shipbuilding Industries (Aircraft Industry Vesting Date) Order 1977	To remove regulations specifying the date the British Aerospace Corporation legally came into existence. The Order is being revoked because the Corporation no longer exists in its nationalised form. http://www.legislation.gov.uk/uksi/1977/539/introduction/made	May-13			√ EMS	
Manufacturing	BIS	Revocation of the Aircraft and Shipbuilding Industries (Issue of Compensation Stock) Regulations 1977	To remove regulations making provision for the individual operators who became entitled to compensation when the Industry was nationalised in 1977. The Regulations are being revoked because the Industry has since been privatised. http://www.legislation.gov.uk/uksi/1977/754/contents/made	May-13			√ EMS	

IA No. and/or RTC theme	Lead Dept	Title of Measure	Purpose of the Measure (and weblink for further information)	Coming into force	EANCB (£m)	ОІТО	ктс	EU
Manufacturing	BIS	Revocation of the Aircraft and Shipbuilding Industries (Shipbuilding Industry Vesting Date) Order 1977	To remove regulations specifying the date the Shipbuilding Industry Corporation legally came into existence. The Order is being revoked because the Corporation no longer exists in its nationalised form. http://www.legislation.gov.uk/uksi/1977/754/contents/made	May-13			√ EMS	
Manufacturing	BIS	Revocation of the Aircraft and Shipbuilding Industries Arbitration Tribunal Rules 1977	To revoke the Rules under which the Arbitration Tribunal operated. The Rules are redundant because the Tribunal is no longer in operation. http://www.legislation.gov.uk/uksi/1977/1022/contents/made	May-13			√ EMS	
Manufacturing	BIS	Revocation of the British Shipbuilders Borrowing Powers (Increase of Limit) Order 1988	To remove legislation specifying limits on the amount that the Shipbuilding Industry Corporation and its wholly owned subsidiaries can borrow. The Order is being revoked because the Corporation no longer exists in its nationalised form. http://www.legislation.gov.uk/uksi/1988/1401/contents/made	May-13			√ EMS	
Manufacturing	BIS	Revocation of the Shipbuilding Industry (Pension Schemes) Regulations 1978	To remove regulations laying down the pension provisions for the Shipbuilding Industry Corporation, which no longer exists in its nationalised form. The Regulations are being revoked because they were replaced by new pension regulations when the industry was privatised. http://www.legislation.gov.uk/uksi/1978/232/contents/made	May-13			√ EMS	

IA No. and/or RTC theme	Lead Dept	Title of Measure	Purpose of the Measure (and weblink for further information)	Coming into force	EANCB (£m)	ОПО	RTC	EU
DCLG1051 / Hospitality, Food and Drink	DCLG	Recast of the Energy Performance of Building Regulations (2010/31/EU)	To introduce a number of additional requirements designed to improve the energy efficiency of buildings, thereby reducing CO ₂ emissions and lessening the impact of climate change. It includes a cost-optimal methodology which will enable the performance of Member States in making their buildings more energy efficient to be benchmarked and compared. It also introduces a requirement for all buildings developed after 2020 to reach a standard of energy efficiency known as 'nearly zero' (Weblink not yet available)	Jan-13	-14.10	V	√ MI	√
DCLG12027	DCLG	Streamlining Information Requirements for Planning Applications	To reduce information requirements for planning applications. To also require local councils to regularly review their lists of information requirements and simplify the standard application form. (Weblink not yet available)	Jan-13		V		
DCLG12009	DCLG	Amendments to Town and Country Planning (Modification and Discharge of Planning Obligations) (Amendments) (England) Regulations 2012	To change the time-limit for renegotiation of pre-April 2010 Section 106 (S106) planning obligations where these may be hampering site viability. (Weblink not yet available)	Feb-13		V		
DCLG0061A	DCLG	Neighbourhood Planning (Referendums) (Amendment) Regulations 2012	To set out the arrangements for referendums in designated business areas for non domestic ratepayers on Neighbourhood Development Plans, Neighbourhood Development Orders and Community Right to Build Orders. (Weblink not yet available)	Apr-13		V		

IA No. and/or RTC theme	Lead Dept	Title of Measure	Purpose of the Measure (and weblink for further information)	Coming into force	EANCB (£m)	ОПО	RTC	EU
DCLG12029	DCLG	Reuse of Existing Buildings.	To establish a system for change of use, which is light touch where appropriate, while also ensuring local planning authorities and the public have the opportunity to influence decisions that will impact on the local area. (Weblink not yet available)	Apr-13		V		
DCLG0028	DCLG	Extending Permitted Development Rights to Enable Change of Use from Commercial to Residential Properties	To remove the requirement for planning consent for the change of use of business premises to class C3 accommodation for normal dwelling. (Weblink not yet available)	Apr-13		V		
DCLG0084	DCLG	Amendment to Part P (Electrical safety in dwellings) of the Building Regulations	To simplify the compliance requirements to Part P of the Building Regulations. (Weblink not yet available)	Apr-13		V		
DCLG0083	DCLG	Amendment to Part B (Fire Safety) of the Building Regulations Light Diffusers and Wall Coverings	To simplify the compliance requirements to Part B of the Building Regulations. (Weblink not yet available)	Apr-13	-24.40	V		
DCLG0078	DCLG	Consolidation and simplification of parts M, K and N of the Building Regulations	To simplify the compliance requirements to Part K (Protection from falling collision and impact), Part M (Access to and use of buildings) and Part N (Glazing) of the Building Regulations. (Weblink not yet available)	Apr-13	-4.10	V		
DCLG0089	DCLG	Amendments to Building Regulations – building control system	To remove or simplifying processes, including introduction of risk-based service plans for local authorities and removal of the Warranty Link Rule. (Weblink not yet available)	Jan-13		√		

IA No. and/or RTC theme	Lead Dept	Title of Measure	Purpose of the Measure (and weblink for further information)	Coming into force	EANCB (£m)	ОПО	RTC	EU
DCLG0079	DCLG	Amendments to Part M (Access to and use of buildings) of the Building Regulations	To move from a reliance on Access Statements to a risk-based approach for enforcement and compliance. (Weblink not yet available)	Apr-13	-2.00	1		
DCLG0037	DCLG	Repeal of Local Acts regarding fire safety standards for buildings	To repeal local provisions to reduce inconsistencies and unnecessary regulatory burdens relating to fire protection requirements https://www.gov.uk/government/uploads/system/uploads/attachment_data/file/8398/2063452.pdf	Apr-13	-0.76	1		
DCLG12016	DCLG	Increasing Permitted Development Thresholds for Homeowners and Businesses	To remove the requirement for planning permission for householders and businesses for small-scale extensions to their properties and to promote the faster rollout of broadband. (Weblink not yet available)	Apr-13		1		
DCLG12019	DCLG	Amendment to the Building Regulations 2010 – extending the use of self-certification of building work	To extend the use of self-certification of notifiable 'building work', allowing installers to be registered as competent to self-certify that their work complies with Building Regulations. (Weblink not yet available)	Apr-13		1		
DCLG12031	DCLG	Expanding the 'one-stop- shop' for major infrastructure consents	To make major infrastructure process consents more efficient by removing the requirement for separate Secretary of State consents for certain matters; establishing new arrangements to improve coordination between the Planning Inspectorate, applicants and other consenting bodies to make the overall consents process more efficient; streamlining the list of consents. (Weblink not yet available)	Apr-13		V		

IA No. and/or RTC theme	Lead Dept	Title of Measure	Purpose of the Measure (and weblink for further information)	Coming into force	EANCB (£m)	ОПО	RTC	EU
DCLG12020	DCLG	Special Parliamentary Procedures (SPP) for Major Infrastructure Regime (MIR)	To amend primary legislation governing SPP so that its use on major infrastructure projects is strictly limited to those situations where there is a genuine need for further consideration by Parliament of the compulsory acquisition of specially protected land. (Weblink not yet available)	Jun-13		1		
DCLG12017	DCLG	Award of Costs	To change the Award of Costs regime to act as an incentive for positive behaviour both for local authorities and planning applicants. (Weblink not yet available)	Jun-13		√		
DCLG12037	DCLG	Amendment of Section 106 appeal procedure	To allow developers to challenge affordable housing requirements in planning obligations on the grounds of viability. (Weblink not yet available)	Jun-13		√		
DCLG12023	DCLG	Review of Minerals permissions	To introduce greater flexibility on the timing of review of planning conditions for mineral sites in England. (Weblink not yet available)	Jun-13		√		
DCLG12026	DCLG	Reform of Special Parliamentary Procedures for Development Consent Orders and Compulsory Purchase Orders	To restrict consideration under Special Parliamentary Procedure to the compulsory acquisition of special land, and not the whole Development Consent Order or Compulsory Purchase Order. (Weblink not yet available)	Jun-13		√		
DCLG12022	DCLG	Reducing the information requirements for planning applications	To remove burdens for both local planning authorities and business and to make the information requirements for planning applications clearer, simpler and more proportionate. (Weblink not yet available)	Jun-13		V		

IA No. and/or RTC theme	Lead Dept	Title of Measure	Purpose of the Measure (and weblink for further information)	Coming into force	EANCB (£m)	ОПО	RTC	EU
DCLG12024	DCLG	Disposal of land held for planning at less than best consideration	To allow Secretary of State to give consent for non-major disposals of land held for planning purposes at less than the best consideration reasonably obtainable (Weblink not yet available)	Jun-13		V		
DCLG12025	DCLG	Compulsory Purchase Orders – Recovery of Costs	To simplify the process of recovering costs for those successful in challenging Compulsory Purchase Orders. (Weblink not yet available)	Jun-13		√		
DCLG12032	DCLG	Streamlining Planning Applications	To reduce information requirements for planning applications; includes measures to simplify Design and Access Statement requirements, improve the validation process and streamline local authority decision notices. (Weblink not yet available)	Jun-13		1		
DCMS062	DCMS	The Mobile Roaming (European Communities Amendment) Regulations 2012	To give powers to Ofcom to supervise and enforce EU regulations on mobile roaming services. (Weblink not yet available)	Feb-13				V
DCMS051	DCMS	The Authorisation of Frequency Use for the Provision of Mobile Satellite Services	To implement a pan-European enforcement mechanism on operators of mobile satellite services. (Weblink not yet available)	Jan-13	0.00			V
GEO1030	DCMS	Equality Act 2010: Section 40 (2)-(4)	To remove liability on employers for harassment of their employees by third parties such as customers ¹² . (Weblink not yet available)	Mar-13	0.30	V	√ EMS	

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¹² The costs attributed to this measure are associated with familiarisation costs from the change in process. This change is in fact deregulatory.

IA No. and/or RTC theme	Lead Dept	Title of Measure	Purpose of the Measure (and weblink for further information)	Coming into force	EANCB (£m)	ОПО	ктс	EU
GEO1033	DCMS	Equality Act 2010: section 138	To remove obligation on employers to respond to information requests from persons that have a potential harassment case. (Weblink not yet available)	Mar-13	-0.80	1	√ EMS	
DCMS004	DCMS	The Legal Deposit Libraries Act 2003: off line publications	To extend the requirement on publishers to deposit new print publications to CDs and microfilms. (Weblink not yet available)	Apr-13	0.01	1		
DCMS006	DCMS	The Legal Deposit Libraries Act 2003: on line publications	To extend the requirement on publishers to deposit new print publications to online publications. (Weblink not yet available)	Apr-13	-0.80	V		
DCMS033 / Hospitality, Food and Drink	DCMS	Amendment to Licensing Act 2003	To reduce licensing requirements for live entertainment according to audience numbers. (Weblink not yet available)	Apr-13		1	√ MI	
DCMS037	DCMS	Amendment to gambling Act 2005: airside gaming machines	To change the provisions governing the availability of entitlements to gaming machines at premises selling alcohol at airports. (Weblink not yet available)	Apr-13		1		
DCMS045	DCMS	Amendment to Gambling Act 2005: trackside employment	To change the rules to allow under 18s to be employed at venues which have betting premises. (Weblink not yet available)	Apr-13		1		
DCMS048	DCMS	Heritage proposal in the Enterprise and Regulatory Reform (ERR) Bill	To deregulate non-planning consents related to heritage protection (implementing Penfold Review recommendations) and to deregulate management of Osborne House by English Heritage. (Weblink not yet available)	Apr-13	-0.04	V		

IA No. and/or RTC theme	Lead Dept	Title of Measure	Purpose of the Measure (and weblink for further information)	Coming into force	EANCB (£m)	ОПО	RTC	EU
DCMS050 / Retail	DCMS	Amendment to the Wireless Telegraphy Act 1967	To remove the requirement for retailers to send notification of TV sales to TV licensing. (Weblink not yet available)	Apr-13	-2.49	1	√ MI	
DCMS055	DCMS	Amendment to Enterprise and Regulatory Reform Bill – listed building consent	To simplify the listed building consent regime (implements Penfold Review recommendation). (Weblink not yet available)	Apr-13	-2.51	1		
DECC0068 / Energy	DECC	EU ETS Small Emitter and Hospital Phase III Opt-Out Scheme	To allow eligible installations to be excluded from the EU ETS for Phase III (2013-2020) and participate in a UK scheme instead. (Weblink not yet available)	Jan-13			√ MI	1
DECC0079 / Environment	DECC	The Greenhouse Gas Emissions Trading Scheme Regulations 2012 (2009/29/EC)	To transpose the amended EU ETS Directive. (Weblink not yet available)	Jan-13			√ EMS	1
DECC-TBC	DECC	Energy Supply Company Administration	To implement rules for the Special Administration Regime for energy supply companies. (Weblink not yet available)	Apr-13		1		
DECC0102	DECC	Amendment to the Planning Act 2008 (electric lines above ground)	To simplify the development consent regime for minor works relating to electric lines above ground. (Weblink not yet available)	Apr-13		1		
DECC0069	DECC	Nuclear Decommissioning (Finance and Fees) Regulations	To simplify the regulatory framework providing nuclear operators with more flexibility in meeting the 2011 requirements. (Weblink not yet available)	Apr-13		1		

IA No. and/or RTC theme	Lead Dept	Title of Measure	Purpose of the Measure (and weblink for further information)	Coming into force	EANCB (£m)	ОПО	RTC	EU
DECC0095	DECC	Licensing and Pipelines Consents (Fees Regulation)	To introduce statutory fees for cost recovery for providing consent and approvals for licences related to petroleum, offshore methane gas and carbon dioxide storage and pipeline works authorisations given by DECC. (Weblink not yet available)	Apr-13		V		
Energy	DECC	Energy Act 2010, Part 3 Section 25:	To repeal the duty that energy suppliers must inform domestic customers of unilateral changes to their contracts. Power is now contained within Ofgem's rules. (Weblink not yet available)	Apr-13			√ EMS	
Energy	DECC	Electricity (Register) Order 1990	To repeal this Order which prescribes the hours and fees for accessing the register maintained by the Director General of Electricity Supply. The information is now available online. (Weblink not yet available)	Apr-13			√ EMS	
Energy	DECC	Chemical Weapons (Licence Appeal Provisions) Order 1996	To repeal the rules for those appealing against a refusal of the Secretary of State to grant or renew a license made under S20(4) of the Chemical Weapons Act. (Weblink not yet available)	Apr-13			√ EMS	
Energy	DECC	Amendment to the Public Gas Transporter Works (Environmental Impact Assessment) Regulations 1999 & Gas (Transporter Pipe-line Works EIA) (Amendment) Regulations 2007	To remove duplication with the Infrastructure Planning (Environmental Impact Assessment) Regulations 2009. (Weblink not yet available)	Apr-13			√ MI	

IA No. and/or RTC theme	Lead Dept	Title of Measure	Purpose of the Measure (and weblink for further information)	Coming into force	EANCB (£m)	ОПО	RTC	EU
DECC-TBC	DECC	Amendment to Section 36 of the Electricity Act 1989	To allow Power Station development consents granted under the Electricity Act 1989 to be varied to take account of technology and design changes that have occurred since the original consent was granted. (Weblink not yet available)	May-13		√		
DEFRA0168	Defra	Cattle Identification (Amendment) Regulations	To simplify cattle tracking procedures. (Weblink not yet available)	Jan-13	-0.61	√		
DEFRA1059	Defra	The Welfare of Wild Animals in Travelling Circuses (England) Regulations 2012	To introduce a licensing scheme for travelling circuses in England with wild performing animals. http://www.ialibrary.bis.gov.uk/uploaded/Defra1059%20IA%20Signed%20Final.pdf	Jan-13	0.02	√		
DEFRA1470 / Environment	Defra	Reforms to section 15 of the Commons Act 2006	To simplify the town and village green registration system. This implements one of the Penfold Review recommendations. (Weblink not yet available)	Jan-13	-3.40	√	√ MI	
DEFRA1307	Defra	Amendment The Welfare of Animals (Slaughter or Killing) Regulations on protection of animals at time of killing	To change regulation on the protection of animals at time of killing in line with Council Regulation (EC) No 1099/2099. (Weblink not yet available)	Jan-13				V
DEFRA1007	Defra	Sea Fisheries, England – Amendment and/or Revocation of Community Control Measures Orders – (exact title to be determined)	To revoke existing enforcement orders relating to enforceable Community obligations/restrictions relating to sea fishing which are no longer necessary following amendment of Section 30 (1) of the Fisheries Act 1981. (Weblink not yet available)	Jan-13				V

IA No. and/or RTC theme	Lead Dept	Title of Measure	Purpose of the Measure (and weblink for further information)	Coming into force	EANCB (£m)	ОПО	RTC	EU
DEFRA1093	Defra	The Passage of Fish (England and Wales) Regulations	To provide the Environment Agency with the enforcement power to implement the extended requirements of the Water Framework Directive. These regulations are concerned with the provision of fish passes and screens to protect the migration of salmon and sea trout. (Weblink not yet available)	Jan-13				V
DEFRA1471	Defra	Small waste oil burners	To bring government guidance on incineration in line with the full requirements of the waste incineration Directive. (Weblink not yet available)	Jan-13				√
DEFRA1375	Defra	Environmental Permitting (England and Wales) Regulations Amendments	To transpose the Industrial Emissions Directive (IED) (2010/75/EU). (Weblink not yet available)	Jan-13	130.00			√
DEFRA1067 / Environment	Defra	REACH Enforcement and Control of Asbestos (Amendment) Regulations 2010	To give effect to a deregulatory derogation from the EU restriction on the sale of asbestos to allow the continued marketing of second-hand articles containing asbestos. (Weblink not yet available)	Feb-13			√ MI	√
DEFRA1448	Defra	Agriculture, England and Water, England – The Nitrates Pollution Prevention (Amendment) Regulations 2012	To revoke and replace elements of the Nitrates Pollution Prevention Regulations 2008 including confirmation of the boundaries of the Nitrates Vulnerable Zones in England following a four-yearly review and the action programme to take place within these zones. (Weblink not yet available)	Feb-13				V
DEFRA1317 / Environment	Defra	Regulations ending Landfill Allowance Trading Scheme	To end the Landfill Allowance Trading Scheme (LATS) after the 2012/13 scheme year. (Weblink not yet available)	Mar-13			√ EMS	

IA No. and/or RTC theme	Lead Dept	Title of Measure	Purpose of the Measure (and weblink for further information)	Coming into force	EANCB (£m)	ОПО	RTC	EU
DEFRA1404	Defra	Legislation Reform Order Veterinary Surgeons Act 1966	To amend the constitution of the disciplinary committees, giving independence to bodies responsible for the setting of standards for the veterinary profession and dealing with breach. http://www.ialibrary.bis.gov.uk/uploaded/DEFRA1404%20Final%20IA%20VetSurgeonsLRO.pdf	Apr-13	0.04	√		
DEFRA1162	Defra	Flood and Water Management Act 2010: Commencing Schedule 4 on Reservoir Safety	To introduce a proportionate risk-based approach for the enforcement of regulation of low risk Large Raised Reservoirs (LRRs). Implements one of the 2007 Pitt Review recommendations. (Weblink not yet available)	Apr-13	-4.20	√		
DEFRA1398	Defra	Amendment to the Sheep and Goats Records and Identification Order 2009	EU codification of Regulation 21/2004. (Weblink not yet available)	Apr-13				√
DEFRA1273	Defra	Revocation of Code of Recommendations for the Welfare of Livestock: Meat Chickens and Breeding Chickens	To deliver guidance to farmers which better meet their needs and align with the recommendations of the MacDonald report. (Weblink not yet available)	Apr-13				V
DEFRA1486	Defra	Amendment of the Registration of Fish Buyers and Sellers and Designation of Fish Auction Sites Regulations 2005	To implement changes arising from the new EU Control Regulation. (Weblink not yet available)	Apr-13				V

IA No. and/or RTC theme	Lead Dept	Title of Measure	Purpose of the Measure (and weblink for further information)	Coming into force	EANCB (£m)	ОПО	RTC	EU
DEFRA1443 / Hospitality	Defra	The Food Labelling (England) Regulations 2013	To introduce enforcement powers for the new European Food Information for Consumers Regulation. (Weblink not yet available)	Apr-13			√ MI	
Environment	Defra	Amendment of the Smoke Control Areas (Exempted Fireplaces) (England) Order 2011	To simplify compliance by specifying level of performance of fireplaces, rather than listing make and model. (Weblink not yet available)	Apr-13			√ MI	
Environment	Defra	Merge the Control of Trade in Endangered Species (Fees) Regulations 2009 with other Animal Health and Veterinary Laboratories Agency Fees Regulations	To increase statutory fees in order to recover costs of AHVLA. Also simplifies the regulatory landscape. (Weblink not yet available)	Apr-13			√ MI	
Environment	Defra	Amend the Wildlife and Countryside (Ringing of Certain Birds) Regulations 1982	To simplify compliance with Schedule 3 of the Wildlife and Countryside Act 1982, regulating ring sizes for the ringing of captive bred birds. (Weblink not yet available)	Apr-13			√ MI	
Environment	Defra	Merge the Access to the Countryside (Provisional and Conclusive Maps) (England) Regulations 2002 with Corrections and Amendments from 2003 and 2005	To simplify the regulatory landscape. (Weblink not yet available)	Apr-13			√ MI	

IA No. and/or RTC theme	Lead Dept	Title of Measure	Purpose of the Measure (and weblink for further information)	Coming into force	EANCB (£m)	ОПО	RTC	EU
Environment	Defra	Consolidation of the Public Rights of Way (Combined Orders) (England) Regulations 2008 and Amendments from 2010	To simplify the regulatory landscape. (Weblink not yet available)	Apr-13			√ MI	
DEFRA1334	Defra	Amendment to the Companies Act 2012	To introduce mandatory corporate reporting of Greenhouse Gas emissions by UK quoted companies. (Weblink not yet available)	Apr-13	3.40	√		
DEFRA1118	Defra	Marine Licensing: Navigational Dredging and Other Exemptions	To include new exemptions for small scale, low risk activities for navigational dredging and modify existing exemptions. (Weblink not yet available)	Apr-13		1		√
DEFRA1453	Defra	Amendment of the Animal By-Products (Identification) Regulations 1995 and transfer of provisions to the Animal By-Products (Enforcement) (England) Regulations 2011	To simplify and increase compliance of the Animal By-Products Regulations, by streamlining current national legislation, removing duplication and out of date terminology. (Weblink not yet available)	Apr-13		√		
DEFRA1437 Hospitality Food & Drink	Defra	Amendment to Code of Practice for Ice-Cream Van Chimes Etc. 1982	To deregulate the Code of Practice, allowing mobile vendors to better advertise their goods. (Weblink not yet available)	Apr-13		√	√ MI	

IA No. and/or RTC theme	Lead Dept	Title of Measure	Purpose of the Measure (and weblink for further information)	Coming into force	EANCB (£m)	ОПО	RTC	EU
DEFRA1473	Defra	Amendments to The Water Environment (Water Framework Directive) (England and Wales) Regulations 2003	To take account of changes to the legislative framework and delete transposing Regulations of repealed water Directives. Amends definition in the Water Resources Act which precludes pollution control measures being applied to a certain category of Water Framework Directive water body. (Weblink not yet available)	Apr-13				V
Defra1472 / Employment	Defra	Changes to the scope of the Gangmaster Licensing Authority	To change the enforcement of Gangmaster Licensing to a risk- based approach and simplifying compliance. (Weblink not yet available)	May-13		√	√ MI	
DFE0010/11 / Childrens' Services	DFE	The Education (Independent School Standards) (England) (Amendment) Regulations 2012	To amend the standards relating to premises, early years, pupil welfare and curriculum matters linked to extremism as defined in the 'Prevent' strategy. (Weblink not yet available)	Jan-13	-0.29	√	√ MI	
DFE0016	DFE	Education (Information About Individual Pupils) (England) (Amendment) Regulations 2012	To allow more detailed analysis to be carried out of the characteristics of bursary fund recipients in schools. (Weblink not yet available)	Jan-13	0.00	V		
DFE-TBC	DFE	Revised statutory guidance Working Together to Safeguard Children	To reduce statutory guidance giving professionals greater flexibility to exercise professional judgement	Jan-13		V		

IA No. and/or RTC theme	Lead Dept	Title of Measure	Purpose of the Measure (and weblink for further information)	Coming into force	EANCB (£m)	ОПО	RTC	EU
DFE-TBC	DFE	The Residential Family Centres (Amendment) Regulations 2013	To provide a greater focus on the effectiveness of the service provided by Residential Family Centres (ie. the quality of assessments of parenting capacity) and reduce the focus on organisational and management procedures. (Weblink not yet available)	Apr-13		√		
DFE-TBC	DFE	Adoption Agencies (Miscellaneous Amendments) Regulations 2013	To require adoption agencies to refer details of children and prospective adopters to the Adoption Register, and introduces a two-stage approval process for prospective adopters. (Weblink not yet available)	Apr13		1		
DFE-TBC	DFE	The Care Planning, Placement and Case Review and Fostering Services (England) (Miscellaneous Amendments) Regulations 2013	To streamline the process for approving persons as foster carers and making clearer the process for decision making around the delegation of authority to foster carers. Also provides for an approved prospective adopter to be temporarily approved as a local authority foster carer for a named looked-after child. (Weblink not yet available)	Apr-13		V		
DFE-TBC	DFE	Regulations relating to holiday schemes for disabled children	To simplify the inspection requirements for holiday schemes for disabled children, registered as children's homes.	Apr-13		√		
DfT00180	DfT	Greater Manchester Light Rail Exemption Order	To ensure that Transport for Greater Manchester does not have to apply to the Office of Rail Regulation (ORR) for exemptions from various provisions of the Railways Acts 1993 and 2005. (Weblink not yet available)	Jan-13	0.00	1		

IA No. and/or RTC theme	Lead Dept	Title of Measure	Purpose of the Measure (and weblink for further information)	Coming into force	EANCB (£m)	ОПО	RTC	EU
DfT00008	DfT	The Motor Vehicles (Driving Licences) (Amendment) Regulations 2013 – Epilepsy	To bring into effect the provisions of the Third Driving Licence Directive (2006/126/EC) regarding drivers with epilepsy, whilst removing existing gold-plating thus allowing some people to drive where they cannot at present and allowing others to drive sooner without compromising road safety. (Weblink not yet available)	Jan-13	0.00	V		1
DfT00009	DfT	The Motor Vehicles (Driving Licences) (Amendment) Regulations 2013 – Vision	To change the driver medical standards for Vision. This is part of the Third Driving Licence Directive (2006/126/EC) (Weblink not yet available)	Jan-13	0.00			√
DfT-TBC	DfT	The Operation of Air Services in the Community (Pricing etc.) Regulations	To implement Chapter IV (Provisions on pricing) of Regulation (EC) No 1008/2008 on common rules for the operation of air services in the European Union. (Weblink not yet available)	Jan-13				√
DfT00048	DfT	Greenhouse Gas Emissions Reporting Regulations	To require fuel suppliers to report on the volume, energy content and greenhouse gas intensity of each type of fuel they supply for use in road transport and non-road mobile machinery, and to verify the sustainability of any renewable transport fuel (bio fuel) they supply for these uses. (Weblink not yet available)	Jan-13				V
DfT00167	DfT	The Merchant Shipping (Passengers' Rights) Regulations 2012	To establish the right of passengers to assistance in cases of cancelled or delayed departures, and provide disabled persons with the same opportunities to travel by water as under other transport sectors. (Weblink not yet available)	Jan-13				V

IA No. and/or RTC theme	Lead Dept	Title of Measure	Purpose of the Measure (and weblink for further information)	Coming into force	EANCB (£m)	ОПО	RTC	EU
DfT-TBC	DfT	Amendment to Marine Equipment Directive providing an updated list of International Standards for Marine Equipment	To implement minor technical amendments providing an updated list of technical standards for marine equipment. (Weblink not yet available)	Jan-13				V
DfT00063	DfT	Revised administrative validity of driving licences (drivers of small vehicles)	To harmonise administrative validity across the EU of Group 1 driver licenses and avoid the need for the driver to supply a new photograph with every application or transaction to the Driver and Vehicle Licensing Agency (DVLA). (Weblink not yet available)	Jan-13				√
DfT00064	DfT	5 year administrative renewal & medical compliance for drivers of medium and large vehicles at licence renewal.	To put in place a process for Group 2 drivers to demonstrate compliance with relevant medical standards when they renew their driving licence card every 5 years, without imposing a disproportionate burden on drivers and the medical profession. (Weblink not yet available)	Jan-13				V
DfT00065	DfT	Implementation of the third EU directive on driving licences (driver testing and driving examiner requirements)	The EU third driving licence Directive (2006/126/EC) introduces new rules for driving licences which aim to reduce fraud, guarantee free movement of drivers and reinforce road safety. (Weblink not yet available)	Jan-13				V
DfT00139	DfT	Merchant Shipping (Carriage of Passengers by Sea) Regulations 2012	To ensure that the framework for providing compensation to passengers carried by sea in the event of death or personal injury is effective and provides prompt, adequate compensation. (Weblink not yet available)	Jan-13	-0.05 ¹³			V

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¹³ Awaiting policy clearance for UK implementation of measure.

IA No. and/or RTC theme	Lead Dept	Title of Measure	Purpose of the Measure (and weblink for further information)	Coming into force	EANCB (£m)	ОПО	RTC	EU
DfT-TBC	DfT	Intelligent Transport Systems 2010/40: specification	Specifications are still being developed but they will provide common ITS standards and services for lorry parking and road safety related data. (Website not yet available)	Feb-13				√
DfT-TBC	DfT	Agricultural or Forestry Tractors: Emission of Gaseous and Particle Pollutants (Amendment) Regulations 2013	To ease the burdens upon industry associated with the transition to a new, stricter, emissions standard. (Weblink not yet available)	Feb-13				V
DfT00166	DfT	Non-Road Mobile Machinery (Emission of Gaseous and Particulate Pollutants) (Amendment) Regulations 2013	To ease the burdens upon industry associated with the transition to a new, stricter, emissions standard by allowing more time for the redesign of machines. (Weblink not yet available)	Feb-13	-£82.00			1
DfT-TBC	DfT	Channel Tunnel: Transposition of Railway Safety and Interoperability Directives	To transpose three amending European Directives on aspects of railway interoperability and safety. (Weblink not yet available)	Mar-13				V
Maritime and Rail	DfT	Public Bodies (Abolition of the Railway Heritage Committee) Order 2013	To abolish the Railway Heritage Committee and transfer its functions, under the Railway Heritage Act 1996 relating to the designation and disposition of historically significant railway records and artefacts, to the Board of Trustees of the Science Museum.	Mar-13			√ EMS	

¹⁴ Awaiting policy clearance for UK implementation of measure.

IA No. and/or RTC theme	Lead Dept	Title of Measure	Purpose of the Measure (and weblink for further information)	Coming into force	EANCB (£m)	ОПО	RTC	EU
DfT00121	DfT	Road Transport Package – Consequential amendments to secondary legislation	To make consequential amendments to the GB domestic secondary legislation on operator licensing for goods vehicles, resulting from the new EU Regulation on operator licensing that entered into force in December last year. http://assets.dft.gov.uk/consultations/dft-2011-11/impactassessment.pdf	Mar-13	0.00			√
DfT00147	DfT	Implementing Directive 2010/48 on Roadworthiness	To update technical standards in regular technical inspection (MOT). (Weblink not yet available)	Mar-13	2.40			√
DfT00131	DfT	EU Regulation 181/2011 concerning the rights of passengers in bus and coach transport	To lay out the responsibilities of bus/coach operators and terminal owners in the case of delays, cancellations, accidents and other issues affecting passengers, including disabled passengers and passengers with reduced mobility. (Weblink not yet available)	Mar-13				V
DfT00185 / Road Transport	DfT	Recasting UK Tyre Legislation	To simplify and recast the legislation to reduce burdens and make it more accessible to end users and, at the same time, implement enforcement powers and penalties required by forthcoming EU tyre legislation. (Weblink not yet available)	Mar-13		1	√ MI	√
ORR1201 / Maritime and Rail	DfT	Railway and other Guided Transport Systems (Safety) (Amendment) Regulations 2013	To implement changes identified in the Red Tape Challenge, alongside recognising the provisions of European Regulation 2011/445, on the introduction of a certification regime for freight wagon entities in charge of maintenance in domestic legislation. (Weblink not yet available)	Mar-13		V	√ MI	V
DfT00171	DfT	Health & Safety at Work – Asbestos amendment Regulations	Implementing minor amendments from EU Reasoned Opinion to bring maritime regulations into line with parallel regulations for land-based workers. (Weblink not yet available)	Mar-13				√

IA No. and/or RTC theme	Lead Dept	Title of Measure	Purpose of the Measure (and weblink for further information)	Coming into force	EANCB (£m)	ОПО	RTC	EU
DfT00138	DfT	Civil Aviation (Access to Air Travel for Disabled Persons) Regulations 2007 – Reform of EHRC	To transfer complaint-handling for disabled air passengers from the Equality and Human Rights Commission (EHRC) to the Civil Aviation Authority. (Weblink not yet available)	Apr-13	0.07	1		
DfT00142	DfT	Changes to Cabotage Rules	To allow the Secretary of State to selectively relax the application of EU cabotage rules to foreign Car transporting vehicles during car transportation peak times. (Weblink not yet available)	Apr-13	-1.30	1		1
DfT-TBC	DfT	The Strategic Road Network and the Delivery of Sustainable Development	To reduce the planning circulars from two to one to give certainty to Local Planning Authorities when working on the development of their Local Plans. (Weblink not yet available)	Apr-13		1		
DfT-TBC	DfT	Transitional SI (Commencement Order) for the airport economic regulation reforms in the Civil Aviation Bill	To commence provisions in the Civil Aviation Bill and repeal provisions in the Airports Act 1986, whilst preserving the current price settlements at Heathrow, Gatwick and Stansted made under the Airports Act 1986 which are due to expire on 31 st March 2014. (Weblink not yet available)	Apr-13		1		
DfT-TBC	DfT	Implementing EC Regulation on International Safety Management Code	To extend the International Safety Management Code (on the safe management and operation of ships) to certain vessels trading in domestic waters. (Weblink not yet available)	Apr-13				V
DfT00083	DfT	Historic drivers hours	To make drivers' hours offences committed up to 28 days prior to an enforcement encounter ('historic offences') subject to fixed penalty notices and financial penalty deposit requirements. (Weblink not yet available)	Apr-13				V

IA No. and/or RTC theme	Lead Dept	Title of Measure	Purpose of the Measure (and weblink for further information)	Coming into force	EANCB (£m)	ОПО	RTC	EU
DfT00051	DfT	Amendments to the Renewable Transport Fuel Obligation for compliance with the Fuel Quality Directive - (3) Non-Road Mobile Machinery (NRMM)	To expand the scope of the Renewable Transport Fuel Obligation to include fuel used in Non-Road Mobile Machinery (NRMM). (Weblink not yet available)	Apr-13				√
DfT-TBC	DfT	Air Traffic Management: The Single European Sky National Supervisory Authority Regulations	To ensure compliance with Regulation (EC) 1070/2009, which introduced new Member State tasks which require delegation to the Civil Aviation Authority as the UK's National Supervisory Authority for the Single European Sky. (Weblink not yet available)	Apr-13				V
DfT-TBC	DfT	Air Traffic Management: The Single European Sky Penalties Order	To update the list of offences and penalties for failure to comply with new obligations introduced by SES legislation since 2009. (Weblink not yet available)	Apr-13				V
DfT00186	DfT	Introduction of Thresholds for Nationally Significant Highways and Railways Schemes and amendments to the Planning Act 2008 to facilitate speedier delivery of road schemes	To introduce thresholds to better reflect what constitutes nationally significant highways and railway development. The proposal will ensure that schemes that are not nationally significant can go ahead via approval process that is commensurate to the scale and scope of the proposal. (Weblink not yet available)	May-13		V		
Road Transport	DfT	Improvement and modernisation of the Drink-Drive Rehabilitation Scheme Course	To make the scheme more accessible, ensure training providers meet required standards and provide for recovery of costs. (Weblink not yet available)	May-13			√ MI	

IA No. and/or RTC theme	Lead Dept	Title of Measure	Purpose of the Measure (and weblink for further information)	Coming into force	EANCB (£m)	ОПО	RTC	EU
DfT00176	DfT	Marine Navigation (No.2) Bill	To improve existing maritime legislation covering ports, shipping, pilotage, ports police and General Lighthouse Authorities; deregulating and devolving decision making and protecting marine safety. [https://www.gov.uk/government/publications/marine-navigation-no-2-bill]	Jun-13	0.00	V		
DfT-TBC	DfT	Transposition of Directive 2012/24/EU	To remove the requirement to comply with location prescriptions for Front Power Take-Offs on agricultural tractors. (Weblink not yet available)	Jun-13				√
Road Transport	DfT	Amendment of the Use of Invalid Carriages on Highways Regulations 1988	To increase the unladen weight for Class 2 powered wheelchairs to 150 kg to allow more users with acute clinical needs to become more mobile. (Weblink not yet available)	Jun-13			√ MI	
Road Transport	DfT	Vehicle Drivers (Certificates of Professional Competence) Regulations 2007	To implement EU rules on the initial qualification and ongoing training requirements for professional drivers of commercial vehicles (lorries, buses and coaches). (Weblink not yet available)	Jun-13			√ MI	V
DfT00137 & DfT00168	DfT	Designation Orders 2013 for the ports of Milford Haven, Barrow, Cardiff, Clyde, Falmouth, The Humber, Liverpool, The Manchester Ship Canal, Newhaven, Southampton, Sullom Voe, and Swansea	To enhance port security coordination in the wider port area taking into account any areas adjacent to the port which may have an impact on the security at the port. (Weblink not yet available)	Jun-13				V

IA No. and/or RTC theme	Lead Dept	Title of Measure	Purpose of the Measure (and weblink for further information)	Coming into force	EANCB (£m)	ОПО	RTC	EU
DH5109	DH	Medical Profession (Responsible Officers) Regulations	To amend existing regulations for new health structures. It will also set out the responsible officer role in ensuring the language skills of doctors. (Weblink not yet available)	Apr-13		√		
DWP0036	DWP	Occupational Pensions Schemes (Miscellaneous Amendments No.2) Regulations 2013	To make consequential amendments following changes to State Pension age and the switch from using RPI to CPI for increases to occupational pensions, and to align certain indexation requirements for pensions shared on divorce with the requirements for pensions generally. (Weblink not yet available)	Jan-13		V		
DWP0021	DWP	The Social Security (Recovery by Deduction from earnings) Regulations 2013	To enable benefit debts to be recovered by deduction from earnings by the Secretary of State or a Local Authority administering Housing Benefits (without going to the Courts). (Weblink not yet available)	Apr-13	0.00	1		
DWP0033	DWP	Occupational Pension Schemes (Miscellaneous Amendments) Regulations 2013	To clarify requirements for pension scheme actuaries where contracted-out salary-related schemes wish to change their rules, alleviate administrative burdens in cases of bulk transfer of scheme membership without member consent from contracted-out schemes to formerly contracted-out schemes, and ensure bulk transfer of accrued rights can be made without member consent to non-UK pension schemes within the European Economic Area (EEA). (Weblink not yet available)	Apr-13	0.00	٧		
DWP0037	DWP	Amendments to National Employment Savings Trust (NEST) Order 2013	To align with recent changes to automatic enrolment regulations and to make other technical amendments to improve the running of NEST. (Weblink not yet available)	Apr-13		V		

IA No. and/or RTC theme	Lead Dept	Title of Measure	Purpose of the Measure (and weblink for further information)	Coming into force	EANCB (£m)	ОПО	RTC	EU
FOOD0049	FoodSA	The Feed (Hygiene and Enforcement) (England) (Amendment) Regulations 2013	To require the approval of processors and blenders of fats and oils of vegetable origin by the competent authority, and lay down requirements for the sampling and monitoring of fats and oils of vegetable and marine origin for dioxins and dioxin-like polychlorinated biphenyls (PCBs). http://eur-lex.europa.eu/LexUriServ/LexUriServ.do?uri=OJ:L:2012:077:00 http://eur-lex.europa.eu/LexUriServ/LexUriServ.do?uri=OJ:L:2012:077:00 https://eur-lex.europa.eu/LexUriServ/LexUriServ.do?uri=OJ:L:2012:077:00	Apr-13				√
FOOD0035 / Hospitality, Food and Drink	Food SA	Food Safety (Sampling and Qualifications) Regulations 2013	To amend qualifications and standards for official control analysts (food examiners) which are both factually inaccurate and arguably too restrictive and to simplify the sampling requirements. <a consultations="" consultations-updates="" href="http://www.food.gov.uk/news-updates/consultations/consultations-updates/consultations/consultations-updates/consultations/consultations-updates/consultations-updates/consultations-updates/consultations-updates/consultations-updates/consultations-updates/consultations-updates/</td><td>Apr-13</td><td>0.00</td><td>V</td><td>√
MI</td><td></td></tr><tr><td>FOOD0116,
0117, 0118 /
Hospitality,
Food and
Drink</td><td>Food SA</td><td>The Food (Miscellaneous
Amendment and
Revocation) (England)
Regulations 2013</td><td>To remove Ungraded Eggs (Hygiene) Regulations 1990, Arsenic in Food Regulations 1959, Chloroform in Food Regulations 1980, as consumer protection is now provided by the requirements in general food law (Regulation (EC) No.178/2002). <a href=" http:="" news-updates="" td="" update<="" updates="" www.food.gov.uk=""><td>Apr-13</td><td></td><td></td><td>√ EMS</td><td></td>	Apr-13			√ EMS	
FOOD0113 / Hospitality, Food and Drink	Food SA	Consolidation into a single statutory instrument of all additive type legislation.	To implement EU obligations protecting consumers by setting safe levels of food additives ('E' numbers) and other ingredients such as flavourings that can be used in food. Simplifies by consolidating six Statutory Instruments into one. (Weblink not yet available)	Jun-13			√ MI	٧

IA No. and/or RTC theme	Lead Dept	Title of Measure	Purpose of the Measure (and weblink for further information)	Coming into force	EANCB (£m)	ОПО	RTC	EU
HMT1142	HMT	Amendments to UK Covered Bond Regulations 2008	To increase the appeal of UK covered bonds to investors by increasing transparency and making UK covered bonds more easily comparable with those from other European countries. http://cdn.hm-treasury.gov.uk/condoc_covered_bonds_annexb_ia.pdf	Jan-13	0.00	V		
HMT1206	HMH	Consumer Insurance (Disclosure and Representations) Act 2012	To update UK law relating to pre-contractual disclosure for consumer insurance and simplify the existing legal framework. http://www.ialibrary.bis.gov.uk/ImpactAssessment/?IAID=90f31630af514736af65bc510de2640b	Apr-13		√		
HSE0067	HSE	The Identification and Traceability of Explosives Regulations 2013	To implement EU requirements with respect to the marking of explosives with a unique identification code by manufactures and place record-keeping duties on others involved in the supply chain of these explosives. (Weblink not yet available)	Apr-13			√ EMS	1
HSE0068	HSE	The Health and Safety at Work etc. Act (Application Outside Great Britain) Order 2013	To ensure that certain high risk offshore work activities (e.g. the construction of wind farms beyond great Britain's territorial waters) are subject to the Health and Safety etc. Act 1974 (HSWA). http://consultations.hse.gov.uk/gf2.ti/f/12130/428645.1/pdf/-/CD232.pdf	Apr-13	0.00	V	√ MI+ EMS	√

IA No. and/or RTC theme	Lead Dept	Title of Measure	Purpose of the Measure (and weblink for further information)	Coming into force	EANCB (£m)	ОПО	RTC	EU
HSE0069 / Health and Safety	HSE	Health and Safety (Miscellaneous Repeals, Revocations and Amendment) Regulations 2013	To remove fourteen legislative measures, which cover Celluloid and Cinematographic Film, Construction Head Protection, Notification of Conventional Tower Cranes, Notification of Installations Handling Hazardous Substances, Gasholders (Record of Examinations) order, Docks (subject to approval), Shipbuilding and Ship-repairing and Metrication. These implement Professor Löfstedt's recommendations. http://consultations.hse.gov.uk/gf2.ti/f/16450/427653.1/pdf/-/CD239.pdf	Apr-13		√	√ EMS	
HSE0073	HSE	Enterprise and Regulatory Reform (ERR) Bill – Strict Liability Amendments	To remove the employers' strict liability for injuries to employees in the work place. This implements one of Professor Löfstedt's recommendations. http://www.bis.gov.uk/assets/biscore/corporate/docs/s/12-1219-strict-liability-health-safety-at-work-impact	Apr-13	0.00	V	√ EMS	
HSE0074	HSE	Amendment to Health and Safety (First Aid) Regulations1981	To remove the requirement for HSE to approve training providers and qualifications of appointed first-aid personnel. This implements one of Professor Löfstedt's recommendations. http://consultations.hse.gov.uk/gf2.ti/f/17442/452453.1/PDF/-/CD248.pdf	Apr-13	-0.01	V	√ EMS	
HSE0075	HSE	Health and Safety (Sharp Instruments in Healthcare) Regulations 2013	To implement the Sharps Directive (2010/32/EU) concerned with preventing injuries from medical sharps and applies to work in the hospital and healthcare sector. http://consultations.hse.gov.uk/gf2.ti/f/16834/445093.1/PDF/-/CD244%20final.pdf	May-13				V

IA No. and/or RTC theme	Lead Dept	Title of Measure	Purpose of the Measure (and weblink for further information)	Coming into force	EANCB (£m)	ОПО	RTC	EU
MoJ089	MoJ	Amendment of the Client specific rule 6(b) of the Claims Management Regulator's Conduct of authorised Persons Rules 2007	To prohibit the offering of a cash payment or similar benefits as an inducement to make a claim. http://www.ialibrary.bis.gov.uk/uploaded/CMC%20Inducements/ http://www.ialibrary.bis.gov.uk/uploaded/ <a cmr-rules-consultation-cp15-2012"="" consult.justice.gov.uk="" digital-communications="" href="http://www.ialibrary.</td><td>Apr-13</td><td>0.00</td><td>√</td><td></td><td></td></tr><tr><td>MoJ125</td><td>MoJ</td><td>Claims Management
Rules Review (Phase 2)</td><td>To simplify requirement for authorisation; reduce the level of detriment experienced by claimants and increase protection for claimants and claims management companies. https://consult.justice.gov.uk/digital-communications/cmr-rules-consultation-cp15-2012	Apr-13		1		
MoJ108	MoJ	Referral fees in Personal Injury Claims	To prohibit the payment and receipt of referral fees for introducing personal injury claimants to solicitors. http://www.justice.gov.uk/downloads/legislation/bills-acts/legal-aid-sentencing/referral-fees-ia.pdf	Apr-13	0.00	1		
MoJ080	MoJ	Reform of Civil Litigation Funding and Costs in England and Wales (Jackson)	To reform civil litigation funding and costs, in particular, the 'no win, no fee' Conditional Fee Agreements (CFAs) and reducing the disproportionate costs of civil litigation – in particular for defendants. http://www.justice.gov.uk/consultations/jackson-review-151110.htm	Apr-13	0.00	V		
MoJ176	MoJ	Scheme Rules for the Office of Legal Complaints (Legal Ombudsman)	To extend the conditions under which complainants can seek redress through the OLC. http://www.ialibrary.bis.gov.uk/uploaded/Impact%20Assessment%20MoJ176%20OLC%20Scheme%20Rules%20Complaints%20Dthat%20LO%20can%20investigate1.pdf	Apr-13	0.00	V		

Shading Key:

Subject to Parliamentary procedure
The benefits or costs to business have not been verified by RPC at time of publication. The measures that need RPC clearance will be updated in the next SNR. (Note that some RTC measures do not need RPC clearance.)

Acronym Key:

IA Nr and/or RTC theme	Number on the Impact Assessment and/or category of Red Tape Challenge theme			
Lead Dept	epartment with lead on the measure			
Title of measure	Title of the UK legislation created/amended/removed, if available			
Coming into force	Date measure is due to come into force			
EANCB	Estimated Annual Net Cost to Business, rounded to the closest 10,000			
OITO	One-in, Two-out measure			
RTC	Red Tape Challenge measure			
• EMS	Existing Measure Scrapped			
• MI	Measure Improved			
EU	EU measure (legislation or directive) necessitating a change in UK law for implementation			

Annex B – Technical Notes

What is included in the Statement of New Regulation?

As well as setting out changes to domestic regulation that are within the scope of the One-in, Two-out rule (OITO), the Statement also sets out:

- measures scrapped or improved as a result of the Red Tape Challenge; and
- for the first time, EU legislation affecting business and voluntary organisations and which are implemented through changes to UK regulation.

What are the One-in, One-out and One-in, Two-out rules?

The One-in, One-out (OIOO) rule was introduced on 1 September 2010 and applied to regulations introduced from 1 January 2011. The rule prevented any Government department introducing new regulation that would impose a direct net cost on business and voluntary organisations – unless the department could find savings by removing or modifying another regulation of an equivalent cost. One-in, Two-out (OITO) operates in the same way – but the removal or modification must be of twice the equivalent cost.

Like OIOO, OITO will not apply to EU legislation unless it has been converted into UK law in a way that goes beyond minimum EU requirements, putting UK businesses at a disadvantage. A number of other areas are exempt from the rule, including: tax administration; fiscal measures; fees and charges; and civil emergencies regulation. For more detail on the scope of OITO, see the July 2011 document 'One-in, One-out Methodology' (Note: This document will be updated early in 2013).

What is the difference between an IN, an OUT and a Zero Net Cost measure?

An IN is a measure that results in an increase in regulatory costs for business. In other words, the direct costs to business, assessed over the lifetime of the regulation, are expected to exceed the value of any benefits or savings to business.

An OUT is a measure that removes or recasts an existing regulatory burden on business, resulting in a quantified reduction in costs to business.

The Zero Net Cost category can cover a variety of different scenarios. These include regulatory and deregulatory measures where there is no quantified net cost or saving to business (for example, where impacts are very small). In addition, the Zero Net Cost category covers measures that impose new obligations on business, but where the cost to business is expected to be fully offset by the anticipated savings.

¹⁵ http://www.bis.gov.uk/assets/biscore/better-regulation/docs/o/11-671-one-in-one-out-methodology.pdf

How are the costs of regulation calculated?

The Statement of New Regulation includes details of the Equivalent Annual Net Cost to Business (EANCB) for each measure which has been validated by the RPC. The EANCB represents the annualised direct net cost to business, incorporating direct recurring costs and transition costs, direct recurring benefits, and direct transitional benefits, spread out over the lifetime of the policy.

All information is shown in constant 2009 prices (meaning that information is presented in 'money of the day' terms). In some cases where the information provided has been in different price terms (for example, in 2007 prices) some calculations have been undertaken to uplift the values into 2009 terms, so that all measures presented in the Statement of New Regulation are comparable on a like-for-like basis. This process does not change the significance of the costs and benefits that were provided in the impact assessments, but simply expresses these in different price terms.

The independent Regulatory Policy Committee (RPC) rigorously scrutinise and challenge the assumptions underpinning the calculation of the costs and benefits for measures included in the Statement, making sure they accurately reflect real impacts on business. Where no agreement on the correct figure can be reached between the department and the RPC, it is the RPC's figure that is used. For more detail see the July 2011 document 'One-in, One-out Methodology' 16.

What is the role of the Regulatory Policy Committee?

The Regulatory Policy Committee (RPC) was established to provide external and independent challenge on the evidence and analysis, presented in Impact Assessments, supporting the development of new regulatory measures proposed by the Government. In delivering its remit and the full benefits of external challenge, it aims to be objective and consistent as well as being truly independent of departmental decision making.

What information are Departments publishing today?

Departments are publishing a summary of the measures within the scope of the Statement of New Regulation which they expect to come into force between January and June 2013. Included in this is a short description of the title and purpose of the measure, expected date of implementation and a link to the latest impact assessment (where published). Measures are broken down, where applicable, into the three main categories: INs, OUTs and Zero Net Cost measures.

The information published by departments is correct as of 7 December 2012, and has been used as the basis of the cross-Government and departmental totals provided in this Statement. It is possible that legislative plans may change after publication of the

¹⁶ http://www.bis.gov.uk/assets/biscore/better-regulation/docs/o/11-671-one-in-one-out-methodology.pdf

Statement, resulting in measures not being introduced as expected. An update on the final position for the period will be provided in the next statement.

Annex C – Update on published One-in, One-out measures

The Fourth Statement of New Regulation (SNR4) was published on 17 July 2012. Information published by departments in SNR4 was correct as of 13 July 2012, and was used as the basis of the cross-Government and departmental totals provided in that Statement. Since publication of the Statement, some Departments' legislative plans have changed, resulting in measures not being introduced as expected. A number of measures have also now received formal RPC Opinions, which had not received them at the time of publication. Changes that have taken place since publication of SNR4 are identified below, and the Government's account for One-in, One-out (OIOO) updated.

Table 6: Measures which did not go forward as planned during the SNR4 period (1 July to 31 December 2012) but which are now going forward in SNR5

IA Ref No.	Measure
DCMS037	Amendment to Gambling Act 2005: Airside Gaming Machines
DCMS045	Amendment to Gambling Act 2005: Trackside Employment
Defra0168	Cattle Identification (Amendment) Regulations
DfT00115 ¹⁷	Traffic Regulation Orders – Introducing a Flexible Approach to Publicity Requirements
DfT00185	Recasting UK Tyre Legislation
ORR1201	Railways and Other Guided Transport Systems (Safety) (Amendment) Regulations 2012
DECC0069	Nuclear Decommissioning (Finance and Fees) Regulations
DfE0029	Revised statutory guidance Working Together to Safeguard Children

¹⁷ This measure is not scheduled for introduction in SNR5.

Table 7: Measures introduced during SNR4 that have now received formal **RPC Opinions**

IA Ref No.	Measure	OIOO Classification	Equivalent Annual Net Cost to Business (£m, 2009)
BIS0355	The Accounting Standards (Prescribed Bodies) Regulations 2012	OUT	-£1.10m
DCLG0081	Liberalise the regime for displaying flags	OUT	-£0.02m
CLG0085	Homelessness (Suitability of Accommodation) (England) Order 2012	Zero Net Cost	£0.00m
DECC0009 & DECC0010	Smart Meters ¹⁸	IN	£57.00m
DECC0086	Amendment to the exemption regime for electricity generators	Zero Net Cost	£0.00m
Defra1152	The Water Industry Act 1991 (Amendment) Order 2012 – part of Special Administration Package	Out-of-scope	-
DfE0030	The Equality Act 2010 (Commencement No.9) Order 2012	Zero Net Cost	£0.00m
DfE0037	The Early Years Foundation Stage (Exemptions from Learning and Development Requirements) (Amendment) Regulations 2012	OUT	-£0.01m
DWP0005a	Abolition of stakeholder pension designation requirement Pension Act 2008	OUT	-£0.40m
DCLG12007 ¹⁹	Improving Social Housing Mobility	IN	£0.04m
DCLG0067	Reform of Social Housing Regulation	OUT	-£0.17m
DCLG12006	Tenure Reform (Fixed tenancies and succession rights for new social tenants)	IN	£0.004m

¹⁸ Exceptionally, it has been agreed by Ministers that the Smart Meters measure should be scored as a cross-Government cost under One-in, One-out accounting, rather than being ascribed to the Department of Energy & Climate Change.

19 This measure was cleared by exception for inclusion in the Third Statement of New Regulation.

IA Ref No.	Measure	OIOO Classification	Equivalent Annual Net Cost to Business (£m, 2009)
HO0059 previously identified as HO0022)	Alcohol Licensing Measures	IN	£17.00m

Any queries about the measures listed above should be directed to the relevant Department.

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URN 12/P96C