



Department
for Business
Innovation & Skills

**THE SIXTH STATEMENT OF NEW
REGULATION**

Better Regulation Executive

JULY 2013

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Contents

Ministerial Foreword	3
The Sixth Statement of New Regulation	5
Executive Summary	5
Holding Government to Account.....	5
Table 1: Net Regulatory Cost / Benefits to Business (includes One-in, One-out and One-in, Two-out) from January 2011 to December 2013	5
Increasing Transparency	6
The Government's One-in, One-out and One-in, Two-out Accounts.....	7
One-in, One-out.....	7
One-in, Two-out.....	7
Table 2: Forecast SNR6 balance for OITO measures for each Department from July to December 2013	8
Table 3: Departments' Forecast OITO Position (i.e. SNR5-6) from January to December 2013	9
Table 4 – Presentation of Departments' OITO performance in the form of a league table	10
Government's Strategy for Reducing Regulation	11
Better Regulation Framework	11
Regulatory Policy Committee	11
Small Businesses	11
Sunset and Review Clauses.....	12
Red Tape Challenge.....	12
Focus on Enforcement.....	14
European Regulation	15
Early influencing of proposals	15
Securing further EU commitments to reduce burdens	16
Ending gold-plating	17
Other activity across Government to reduce the burden of regulation on business	18
Simplifying environmental guidance	18
Online toolkit to take employers through the process of hiring their first member of staff.....	18
Health and Safety	18
Clarifying when regulations do not apply	19

Streamlining the planning system	19
Recast of the Land Registry Proper Office Order	19
Intellectual Property (IP) Audits Plus	20
Annex A – Statement of New Regulation.....	21
Introduction	21
List of all Regulatory Measures planned for SNR6 – One-in, Two-out, Red Tape Challenge and EU measures	22
Annex B – Technical Notes.....	56
What is included in the Statement of New Regulation?.....	56
What are the One-in, One-out and One-in, Two-out rules?.....	56
What is the difference between an IN, an OUT and a Zero Net Cost measure?.....	56
How are the costs of regulation calculated?.....	57
Why don't all EU measures in the Statement have validated EANCB figures?.....	57
What is the role of the Regulatory Policy Committee?	58
Annex C – Update on measures published in earlier Statements.....	59
Table 5: Measures introduced during SNR4 that have now received formal RPC Opinions	59
Table 6: Measures introduced during SNR5 that have now received formal RPC Opinions	59
Table 7: Measures that also came in during the SNR5 period (1 January to 31 July 2013)	63
Table 8: Measures which did not go forward as planned during the SNR5 period (1 January to 31 July 2013).....	64

Ministerial Foreword



The Government is delivering on its aim to make the UK the best place in Europe to start, grow and finance a business. Deregulation is a core component of this strategy for growth. We consider regulation as a last resort rather than the first option. And where regulation is absolutely needed, we will enforce it in a more business-friendly way.

The One-in, One-out rule introduced in January 2011, has been the catalyst for a profound culture change across government. In January 2013 we moved to the more ambitious One-in, Two-out rule, with Departments now having to find double the savings. This is challenging, but we are making substantial progress and I am confident that we will deliver on our commitment to substantially reduce regulatory burdens.

We continue to remove regulation at pace. This Statement sees deregulation and simplification of many environmental regulations, processes associated with vehicle Statutory Off Road Notifications and insurance checks at point of licensing, as well as improvements through simplification of many food safety and hygiene requirements and a number of measures around employment law that will have a positive impact on dispute resolution, benefitting both individuals and business.

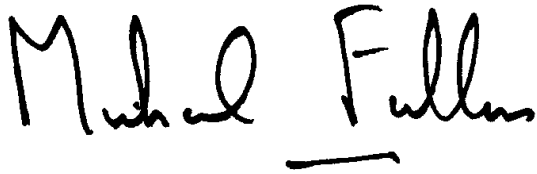
Also reported in this Statement is the Coalition commitment to employee shareholder status, with the introduction of regulations giving companies more choice in the contracts they can offer and enabling employee owners to receive shares exempt from capital gains tax.

Free markets do depend, of course, on some regulation to function. Core components are free and fair exchange, the rights to property, to enforcement of contract and to redress. This Statement covers the introduction of new regulations that work to protect these principles, including a licensing system to tackle metal theft and revised requirements for improved transparency of Directors' remuneration reporting.

Europe still imposes many of the new rules, and we continue to fight for a reduction in red tape from Brussels. We have already had some successes. This Government has been at the forefront of efforts to persuade the Commission to delay indefinitely a proposal to introduce new capital requirements for occupational pension funds. As a result, UK employers have been spared billions of pounds of new unnecessary costs. This is just one example, and we will continue to press the case that regulation should be the last resort, and where it is necessary, proportionate to the task at hand.

And not all regulation from Brussels is unwelcome. This Statement reports on the introduction of a new Directive which allows Member States to exempt micro businesses from certain financial reporting requirements, therefore easing burdens on the very smallest companies.

Be in no doubt about the Government's commitment. We will continue to strive for more radical action, at home and in Europe, to free businesses to grow, innovate and create jobs.

A handwritten signature in black ink that reads "Michael Fallon". The signature is written in a cursive style with a horizontal line underneath the name.

The Rt Hon Michael Fallon MP
Minister of State for Business and Enterprise

The Sixth 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 since January 2011 under One-in, One-out (OIOO) and, since January 2013, under One-in, Two-out (OITO). To help businesses prepare for the changes, the Statement also includes a list of all the regulatory measures (INs, OUTs and Zero Net Cost measures) which are scheduled to be introduced in that SNR period.

This Statement is the sixth in this series. It reports progress achieved thus far under OIOO and OITO; and increases transparency for business by setting out the measures to be introduced in the second half of 2013. 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 December 2013 will be to reduce the annual cost to business by around **£931 million**. 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 December 2013

Forecast Net Regulatory Cost (in black) and Benefits (in red) to Business from OIOO and OITO (shaded grey)						
SNR1	SNR2	SNR3	SNR4	SNR5	SNR6	Forecast Sum Total ¹
-£3,288m	-£221m	£9m	£2,664m	-£119m	£24m	-£931m

At present, we expect that the overall impact of the measures planned for SNR6 will be a small net increase in the cost to business reported under OITO. However, the cost to business of a significant proportion of measures put forward for SNR6 (including measures that are expected to be deregulatory) have yet to be submitted to the RPC for validation. We will report an updated figure for SNR6 when the next Statement is published in December.

The expected slight increase in costs planned in SNR6 is balanced by the fact that the deregulatory measures introduced in SNR5 actually saved business £36 million more than

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

anticipated². Accordingly, the forecast OITO position for SNR5-6 is a saving of around £64 million (around £95 million net). As a result, the Government is still on target to meet its commitment to reduce the burden of regulation by the end of this Parliament.

Increasing Transparency

As well as a record of the Government's performance under OIOO/OITO, the Sixth Statement of New Regulation (SNR6) is also designed to provide businesses with transparency around the regulatory measures expected to be introduced in the next six months. Since the beginning of 2013 (SNR5), the Government has published 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 need to be implemented in UK law and have a direct effect on business. The full list of these regulations is set out in Annex A.

Annex A shows the planned measures for SNR6 include:

- 60 OITO measures with an anticipated net cost to business of around £24 million (12 INs, 32 OUTs and 16 Zero Net Cost measures);
- 77 RTC regulatory changes to come into force in SNR6, including 20 currently expected to yield OUTs; and
- 40 EU measures which are being implemented by UK legislation.

Some of the key domestic measures in this Statement include:

- Compulsory pre-planning application consultation with local communities for more significant onshore wind turbine development. This will take forward the Government's response to the findings of DECC's call for evidence on the onshore industry, which identified a need for earlier and more effective engagement with communities;
- Amending the law relating to dealers in scrap metal to create a more robust, local authority administered licence regime; and
- A number of measures around employment law which will have a positive impact on dispute resolution, benefitting both individuals and business. For example, changes to the Employment Tribunal rules of procedure will make the system simpler, more efficient, flexible and proportionate, particularly when dealing with weak cases. The measures will also make settlement agreements easier to approach, particularly for smaller businesses. Where disputes do end in tribunal, we are injecting a sense of realism into possible unfair dismissal awards through a salary based compensation cap.

² This is because a number of the OUTs published in SNR5 did not have a validated figure for the saving to business at the time of publication in December 2012.

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. At the close of OIOO on 31 December 2012, this ambition had been exceeded; and the total annual net cost to business has been reduced by around £836 million³.

Although OITO has become the new regime from January 2013, Departments will still be held to account for their overall performance under both OIOO and OITO rules at the end of this Parliament, enabling a full assessment to be made of the Government's record in reducing regulatory costs to business. Full details of Departments' current closing balances under OIOO were published in SNR5³ (<https://www.gov.uk/government/publications/fifth-statement-of-new-regulation-sonr>).

One-in, Two-out

To increase the pace of deregulation, from January 2013, we doubled our rule to One-in, Two-out (OITO). Departments are now expected to offset any increase in the cost of regulation by finding deregulatory measures of at least twice the value.

SNR6 sets out the anticipated impact of the new OITO rule for the second half of 2013 and updates some of the figures provided for the first half of the year in SNR5. Final figures for SNR6 will be reported in December 2013 (in the Seventh Statement of New Regulation (SNR7)), once the measures planned have come into force.

Since publication of the Fifth Statement of New Regulation (SNR5), there have been changes to some department's legislative plans. This has resulted in a number of measures not being introduced as expected. In addition, a number of measures which did not have a validated saving to business at the time of publication have now received a formal Regulatory Policy Committee (RPC) Opinion. Changes that have taken place since publication of SNR5 are set out in Annex C.

The impact of the measures that have received a validated reduction in burden since publication of SNR5 is that the forecast closing balance for SNR5 has now increased to a saving to business of £119 million net – an increase of £36 million on the £83 million net figure published in December 2012. There are still 12 measures that were published in SNR5 that have not yet received a validated saving to business, and so this balance could improve further as the savings are agreed for the remaining OITO measures.

The OITO balance for each Department in SNR6 is set out in Table 2 below and shows that a OITO deficit of around £53 million (£24 million net increase). In calculating these

³ This figure is not yet finalised, as a small number of measures from SNR1-4 remain to be fully costed. The final figures will be reported in SNR7.

figures any estimated INs that have not yet received a validation of the equivalent annual net cost to business (EANCB) figure by the RPC have been included as estimated by the Department; OUTs that have not yet been validated by the RPC have been treated as £0.00.

Table 2: Forecast SNR6 balance for One-in, Two-out (OITO) measures for each Department from July to December 2013⁴

	Number			Forecast Equivalent Annual Net Cost to Business (EANCB) (£ millions)			
	IN	OUT	Zero Net Cost	IN	OUT	Net Total	OITO Total
Department for Business Innovation & Skills	2	4	0	£6.50	-£1.17	£5.33	£11.83
Department for Communities and Local Government	3	5	3	£9.51	£0.00	£9.51	£19.03
Cabinet Office	0	0	1	£0.00	£0.00	£0.00	£0.00
Department for Culture Media & Sport / Government Equalities Office	1	0	1	£0.30	£0.00	£0.30	£0.60
Department of Energy & Climate Change	0	3	2	£0.00	-£1.92	-£1.92	-£1.92
Department for Environment, Food & Rural Affairs	2	5	1	£4.00	-£0.01	£3.99	£7.99
Department for Education	2	4	1	£1.77	-£0.13	£1.64	£3.41
Department for Transport	1	8	3	£0.55	-£1.90	-£1.35	-£0.80
Department of Health	0	0	0	£0.00	£0.00	£0.00	£0.00
Department for Work & Pensions / Health and Safety Executive	0	2	2	£0.00	-£0.41	-£0.41	-£0.41
Food Standards Agency	0	1	0	£0.00	£0.00	£0.00	£0.00
HM Treasury	0	0	0	£0.00	£0.00	£0.00	£0.00
Home Office ⁵	1	0	0	£6.50	£0.00	£6.50	£13.00
Ministry of Justice	0	0	2	£0.00	£0.00	£0.00	£0.00
Total for Government	12	32	16	£29.13	-£5.53	£23.60	£52.74

⁴ This includes Departmental estimates of EANCB figures for SNR6 INs that have not yet been validated; OUTs that have not yet been validated by RPC have been treated as £0.00.

⁵ The measure amending the law relating to dealers in scrap metal was validated by the RPC as an IN of £6.5m, but the Home Office is giving further consideration to the costs of this measure following completion of the Bill's passage through Parliament, and this figure is likely to rise. A final figure that has been validated by the RPC will be provided in SNR7.

Thus, as in SNR5, the picture presented in Table 2 is likely to be an underestimate of the impact of OITO. This means that the total forecast annual saving to business since January 2011 has increased from the £919 million reported in December to around £931 million (Table 1).

When the predicted figures above are combined with the figures in SNR5 (updated as explained above) then the overall picture for the Government's performance to date under OITO is set out in Table 3 below:

Table 3: Departments' Forecast One-in, Two-out (OITO) Position (i.e. SNR5-6) from January to December 2013⁴

	Number			Forecast Equivalent Annual Net Cost to Business (EANCB) (£ millions)			
	IN	OUT	Zero Net Cost	IN	OUT	Net Total	OITO Total
Department for Business Innovation & Skills	4	6	3	£8.84	£-28.47	£-19.63	£-10.79
Department for Communities and Local Government	4	25	7	£9.53	£-74.92	£-65.38	£-55.85
Cabinet Office	0	0	1	£0.00	£0.00	£0.00	£0.00
Department for Culture Media & Sport / Government Equalities Office	2	5	1	£0.31	£-7.24	£-6.93	£-6.62
Department of Energy & Climate Change	1	5	3	£0.06	£-1.99	£-1.93	£-1.87
Department for Environment, Food & Rural Affairs	4	10	2	£4.06	£-8.75	£-4.69	£-0.63
Department for Education	2	7	2	£1.77	£-2.73	£-0.96	£0.81
Department for Transport	1	11	9	£0.55	£-2.00	£-1.45	£-0.90
Department of Health	0	0	1	£0.00	£0.00	£0.00	£0.00
Department for Work & Pensions / Health and Safety Executive	1	3	6	£0.00	£-0.50	£-0.50	£-0.50
Food Standards Agency	0	1	1	£0.00	£0.00	£0.00	£0.00
HM Treasury	0	1	1	£0.00	£-0.47	£-0.47	£-0.47
Home Office ⁵	1	0	0	£6.50	£0.00	£6.50	£13.00
Ministry of Justice	0	0	6	£0.00	£0.00	£0.00	£0.00
Total for Government	20	74	43	£31.63	£-127.06	£-95.44	£-63.81

Although six Departments are proposing to go into OITO deficit in SNR6, four of these have sufficient OITO credit from SNR5 to remain in credit overall. So, although SNR6 will show a small increase in the cost to business of the Government's regulatory activity in this period, the total OITO balance still shows a credit and shows that the Government remains on target to meet OITO by the end of the Parliament.

Departmental performance across the OITO period (SNR5 and SNR6) is set out in the form of a league table in Table 4 below:

Table 4 – Presentation of Departments' One-in, Two-out (OITO) performance in the form of a league table⁴

Ranking	Department	Forecast Total for Measures in SNR5-6 (£m)
1	Department for Communities and Local Government	-£55.85
2	Department for Business Innovation & Skills	-£10.79
3	Department for Culture, Media & Sport / Government Equalities Office	-£6.62
4	Department of Energy & Climate Change	-£1.87
5	Department for Transport	-£0.90
6	Department for Environment, Food & Rural Affairs	-£0.63
7	Department for Work & Pensions / Health and Safety Executive	-£0.50
8	HM Treasury	-£0.47
9	Cabinet Office	£0.00
10	Department of Health	£0.00
11	Food Standards Agency	£0.00
12	Ministry of Justice	£0.00
13	Department for Education	£0.81
14	Home Office⁵	£13.00

Government's Strategy for Reducing Regulation

OITO 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 also responsible for a range of other policies designed to reduce the costs of regulation for business and so stimulate investment and growth.

Better Regulation Framework

OITO will help create the right conditions for recovery and growth in the UK by pressing Departments to deregulate further and faster; to bear down on regulatory costs; and to dispose of laws that are no longer needed to deliver a positive outcome for business and civil society organisations. We are keeping OITO under review to ensure that it remains fit-for-purpose and delivers the change that business needs to see.

In addition, we have:

- strengthened the role of the independent RPC in scrutinising the cost to business of all new regulatory measures;
- introduced a three-year moratorium to exempt micro-businesses and start ups from new domestic regulations, and announced a new Small and Micro Business Assessment;
- implemented a new fast track process to speed up implementation of deregulatory measures, and focus scrutiny on regulatory measures that have the biggest impact on business;
- required new regulations to contain a sunset or review provision clause to ensure that they are retained only if they are still required and remain fit for purpose; and
- maintained the previous administration's commitment that all new regulation is brought into force on one of two common commencement dates, to give certainty to business.

Regulatory Policy Committee

The RPC provides external, independent scrutiny of the costs of new regulation to business, playing a pivotal role both in terms of OITO and in supporting the Government's Better Regulation regime.

As set out in its latest report (5 July 2013), the RPC issued opinions on 654 measures in 2012, of which 535 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 in 2012 being assessed as fit-for-purpose.

Small Businesses

Small businesses have an instrumental part to play in increasing growth and are leading the generation of ideas, the creation of new jobs and the shift towards a more balanced economy.

This Government introduced a three-year moratorium on new domestic regulation for micro-businesses and start-ups from 1 April 2011, in order to support growth and establish a period of increased regulatory stability for the smallest businesses.

We are building on the achievements of the moratorium by extending it in the second half of the Parliament to cover small businesses as well as micro-businesses. This will now be known as the Small and Micro Business Assessment (SMBA). The SMBA reaffirms the principle that regulatory measures should extend to smaller businesses only where this is essential, justified, and where disproportionate burdens are fully mitigated. The SMBA:

- extends to regulations affecting small businesses as well as micros;
- requires Departments to consider a wider range of mitigating strategies (as well as a legislative exemption), for example extra time to allow small business to comply or simplify record keeping; and
- strengthens the scrutiny of analysis of small business impacts by the independent RPC.

This is the latest initiative to focus on changing the culture of government so that regulation is introduced only as a last resort.

Sunset and Review Clauses

The Enterprise and Regulatory Reform Act 2013 has strengthened the Government's policy on sunseting regulations by providing clear powers to include review and sunset provisions in new secondary legislation.

A review provision requires a Department to ask whether a regulation is still required or effective, has caused any unexpected costs for business or has resulted in the intended benefits, and to publish a report setting out the conclusions from the review. Sunset clauses put a lifespan on legislation whereby the regulation expires automatically after seven years, unless the Government renews it. Over 180 pieces of legislation introduced since 2011 include a sunset or review provision.

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 burdensome regulations, to boost business and economic growth and to save taxpayers money. Of around 6,500 substantive regulations being examined by the Red Tape Challenge we have committed, by December 2013, to identify at least 3,000 regulations to scrap or improve.

Out of 30 themes covering some 5,100 regulations, the Government has already announced decisions on over 3,500, of which over 1,900 will be scrapped or reduced. Measures implemented through the Red Tape Challenge to date are already saving business over £212 million per year, and many further savings not yet quantified.

Red Tape Challenge reforms during the past six months include:

- A major simplification of the registration and payment system for company charges, saving businesses over £21 million per year.
- Removing potentially hundreds of thousands of low-risk businesses from unnecessary health and safety inspections with the publication of a binding new code.
- Transforming the criminal records system with the creation of a portable Criminal Records check, which employers can view instantly online
- The first in a series of improvements to building regulations as part of a wider package that will save business in total over £50 million per year, whilst ensuring buildings remain safe and sustainable.
- Launching a comprehensive rationalisation of environmental guidance and data reporting requirements, which could save businesses more than £1 billion over ten years while safeguarding important protections.

Some of the key measures coming into force during SNR6 include:

- Further employment law reforms as part of a package that will save businesses £40 million per year, including the introduction of fees for employment tribunals and introducing a 12-month pay cap on the compensatory award for unfair dismissal alongside the existing cap.
- Amending the Equalities Act 2010 to ensure that employers are no longer liable for the harassment of staff by a third party such as a customer.
- Ending the costly EU rule which could drive businesses to the dangerous practice of removing asbestos from second-hand articles before selling them, saving businesses £30 million per year.
- Through new powers in the Enterprise and Regulatory Reform Act 2013, removing civil liability for employers in Health and Safety Law, so that those who have taken reasonable precautions will no longer be liable for an accident totally outside their control.
- The first in a series of 'paperless' driving reforms to remove administrative burdens and move services online – saving drivers and businesses time and money.

On 1 July 2013 the Government also published a draft Deregulation Bill⁶ – another crucial part of implementing the Red Tape Challenge and wider deregulation agenda. It will deliver key reforms including exempting from Health and Safety law self-employed people whose work activities pose no potential risk of harm to others, a reduction in the qualifying period for Right to Buy and Right to Acquire social housing from five years to three years,

⁶ <http://www.official-documents.gov.uk/document/cm86/8642/8642.pdf>.

and a 'growth duty' for non-economic regulators, compelling regulators to have regard to growth and take account of the economic consequences of their actions.

We have been very grateful for the many tens of thousands of comments received through the website, and actively encourage anyone with suggestions to continue to send them through to: redtapechallenge@cabinet-office.gsi.gov.uk. You can find out more information about progress to date with the Red Tape Challenge at <http://www.redtapechallenge.cabinetoffice.gov.uk/progress-to-date/>.

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 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.

Nine Focus on Enforcement reviews have been undertaken to date. Findings of the reviews of small businesses in food manufacturing, chemicals, coastal projects and investments, and volunteer events have been published, along with commitments to action in response by relevant regulators⁷. Findings of the reviews of fire safety, pubs, care homes, childcare and regulatory appeals systems are being finalised and will be published later this year.

In addition to sector-specific issues, systemic enforcement issues impacting across sectors were identified during the Focus on Enforcement reviews and were echoed by the findings of Lord Heseltine's report 'No Stone Unturned'⁸. To address these systemic issues, a series of proposed reforms was announced at the 2012 Autumn Statement. Since the last Statement, considerable progress has been made:

- **A consultation on placing a legislative duty on non-economic regulators to have regard to growth** – The Government consulted on proposals for a legislative duty requiring regulators to take account of the economic consequences of their actions. The Government's response to the consultation has been published and the duty has been taken forward in the draft Deregulation Bill.
- **A new accounting system for regulators** – Accountability for Regulator Impact (ARI) is part of a package of measures intended to create greater clarity and fairness for businesses while ensuring regulators focus their resources where they are needed most. Regulators will be asked to follow best practice when engaging with the businesses affected by their policies and practices, thinking about and agreeing

⁷ Reports of the reviews can be found at: <http://www.discuss.bis.gov.uk/focusonenforcement>.

⁸ <https://www.gov.uk/government/publications/no-stone-untuned-in-pursuit-of-growth>.

business impacts with them before making significant changes. ARI is being developed in partnership with a number of regulators and business representatives. We will include a summary of the changes being introduced by regulators through the ARI process with future Statements of New Regulation.

- **A consultation on an amended Regulators' Compliance Code** – The Government recently consulted on proposals to amend the Regulators' Compliance Code to clarify its requirements of regulators in a shorter and more accessible format. The Government response to the consultation will be published shortly.
- **A requirement for regulators to be transparent about fees and charges** – HM Treasury is acting, through Departments, to require regulators to be transparent 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** – The review has been undertaken and looked at evidence from a range of businesses, trade associations and regulators. A report of the findings will be published later this year.

European Regulation

A substantial proportion of the legislation which impacts on UK business emanates from Europe. As a result, it is important that the Government works closely with our allies in Europe to encourage the EU institutions to reduce the overall EU regulatory burden. Our strategy for ensuring that EU regulation does not impose unnecessary or excessive costs on business is based on three themes:

- Influencing individual EU regulatory proposals early in the policy making process;
- Continuously pressing for new and ambitious commitments from the EU institutions to reduce the burden of EU regulation, in particular for small and medium-sized enterprises (SMEs); and
- Ensuring that there is no 'gold-plating' of EU legislation when it is transposed into UK law.

Early influencing of proposals

The Government works to prevent new unnecessary costs to business being created by EU legislation under development, as set out in its 2011 'Guiding Principles for EU legislation'. Engaging early with key stakeholders, including other Member States, the European Commission and the European Parliament, is essential to influence the development of EU law. Recent successes include:

- The Commission's Priority Substances proposal could have led to billions in costs in the UK, but there was poor evidence that the suggested energy-intensive wastewater treatment would bring benefits. Subject to formal confirmation by the Council of Ministers and the European Parliament, the Department for Environment, Food & Rural Affairs (Defra) has been successful in persuading other Member States and

MEPs not to list certain chemicals as priority substances, by highlighting deficiencies in the evidence base, particularly in the Commission's poor impact assessment. The UK continues to support action to improve the environment where the evidence supports it.

- HM Treasury and the Department for Work and Pensions have worked closely with stakeholders including the CBI, TUC and National Association of Pension Funds, to persuade the Commission to delay indefinitely the capital requirements element of its proposal for occupational pension funds. The Commission's proposal would have been extremely expensive and disruptive, requiring businesses to set aside billions of pounds. This would also have reduced financial market stability and brought the rapid closure of the UK's defined benefit pension schemes. We continue to press the Commission to abandon this approach altogether.

Securing further EU commitments to reduce burdens

The UK was instrumental in getting ministers from 13 Member States to send a **"Ten Point Plan for EU Smart Regulation"** to Commission President Barroso, in advance of the Commission's December 2012 smart regulation (REFIT) Communication and we have since secured Italian support for the initiative. The **Commission's new smart regulation strategy** meets a series of key UK asks, including:

- a new REFIT ('regulatory fitness') programme aimed at reducing the overall EU regulatory burden;
- the extended use of evaluations, including 'fitness checks', on existing legislation;
- a commitment to consider quantitative burden reduction targets in areas with the greatest potential for reducing regulatory costs;
- the introduction of standardised two-page summaries for Commission IAs; and
- Further use of EU common commencement dates.

The Government continues to press for speedy delivery against these commitments.

The Government has also been holding the European Commission to account on its 2011 commitments to improve EU regulation for SMEs, and we are beginning to see benefits and positive culture change in the EU institutions. In March this year the European Commission published its first SME Scoreboard, which gave the 17 best examples of exemptions and lighter regimes for small businesses in proposals over the 15 months to March 2013. Five of these have already become law, often bringing substantial savings. For example, lighter prospectus disclosure requirements for SMEs preparing to float on the stock market could save EU SMEs €60 million per year by the Commission's estimate.

The Commission also published in its SME Scorecard the results of the 'Top 10' consultation on the most burdensome EU legislation for SMEs, which identifies major legislation known to concern UK SMEs such as REACH (chemicals regulation), and health and safety legislation. At the March European Council, the Prime Minister and other Heads of Government called on the Commission to bring forward concrete proposals to reduced burdens on SMEs by June.

The Commission published its report on progress to reduce burdens for SMEs in these areas on 18 June. The European Council on 27-28 June welcomed this report and asked for the Commission to bring forward further concrete proposals to reduce the overall burden of EU regulation in October.

The Prime Minister announced on 28 June that Michael Fallon will chair a new business-led review to identify the EU rules and regulations that need abolition or reform to help British companies grow. The panel will report in September 2013.

Ending gold-plating

The Government is committed to ending the practice of gold-plating when implementing EU legislation in order to reduce, as far as possible, the regulatory burden of EU legislation on UK businesses. The Government's 2011 Guiding Principles for EU Legislation, finalised in June 2011, put in place a scrutiny and challenge process to ensure Departments do not gold-plate or place unnecessary burdens on UK business when implementing EU legislation. A recent BIS review of the operation of these principles showed that, since the Guiding Principles were finalised, no proposals reviewed under the new system included 'gold-plating' that placed additional burdens on UK business.

The Guiding Principles were further strengthened in April 2013, with the introduction of a new transposition principle, emphasising that Departments should ensure that, save in exceptional circumstances, the UK does not go beyond the minimum requirements of the EU measure being transposed. The Government is also committed to identifying historic gold-plating, with a view to removing any unnecessary gold-plating from the stock of UK legislation.

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

In parallel to OITO regime the Government is, through the Red Tape Challenge and other routes, driving a host of other reforms to save time and cost for business and support growth.

Simplifying environmental guidance

As an outcome of the Red Tape Challenge Environment theme, we are fundamentally rationalising environmental guidance to make the requirements much simpler, quicker and clearer to understand. We expect this will make it 80% quicker for business and others to find out what they need to do.

We are also rationalising requests for environmental information. This involves a root and branch review of the information to make sure we only collect information that is needed and used and taking steps towards a 'report once use many times' approach to how that information is collected.

These reforms could save business more than £1 billion over 10 years.

<http://guidanceanddata.defra.gov.uk/>

Online toolkit to take employers through the process of hiring their first member of staff

We have developed an online toolkit to help small businesses more easily navigate the process of hiring their first member of staff, with help on setting pay, getting the right insurance, understanding tax requirements and checking a new employee's right to work in the UK.

We have also amended guidance to make clear that small businesses can legally move to a final warning if an issue is having a serious impact on their business.

<https://www.gov.uk/employing-staff%20%20>

Health and Safety

We are reviewing the Approved Codes that sit alongside health and safety law to remove those which are unnecessary.

We are also challenging common health and safety myths. For the last year a panel has dealt with 180 cases and 336 enquiries. These cases have highlighted that the underlying problems are not health and safety but usually poor customer service, poor communication and over-interpretation of guidance. These cases have been used in high profile media campaigns, which is helping to reduce the number of negative "elf and safety" stories.

<http://www.hse.gov.uk/myth/myth-busting/index.htm>

Clarifying when regulations do not apply

We are also making it clear when regulations do not apply. We have already published guidance to confirm that portable electronic appliances in low-risk settings do not need annual testing. And we will shortly be publishing guidance for community groups and local authorities to clarify that they do not need to register as a food business operator if they are carrying out infrequent small scale food events.

Streamlining the planning system

The Government is significantly streamlining the planning system:

- The National Planning Policy Framework reduced 1,300 pages down to around 50 with a presumption in favour of sustainable development.
- All 7000 pages of planning guidance are now also being overhauled, to update and significantly reduce the amount of guidance and transform into a modern web-based resource.
- In Enterprise Zones, businesses are benefiting from radically simplified planning procedures using, for example, Local Development Orders to grant automatic planning permission. Forty one have been approved to date with more expected to come in.
- We are simplifying the heritage consent regimes by getting rid of the separate conservation area consent and replacing it with a requirement to get planning permission. We are also introducing a range of new measures to allow owners to carry out minor works to listed buildings without having to get express consent.
- We will shortly publish a consultation to radically reduce the thicket of locally applied technical standards, applied through the planning system, that add unnecessary cost to house building and in some cases conflict with national building regulations.
- We have confirmed that the general power of competence provided to English local authorities in the Localism Act allows them to act as approved inspectors outside of their local authority boundaries. This opportunity should improve competition in the building control sector and help drive up standards.

Recast of the Land Registry Proper Office Order

The recast of the Land Registry Proper Office Order will enable customers to deliver land registry applications to any office listed in the Order. This measure will enable customers to have a single point of contact. It will also mean the removal of the concept of 'wrongly lodged' applications saving administrative time and inconvenience to customers since all local offices will be defined as a Proper Office under the new order. The customer benefits also include: reduced time and administration by not having to decide which office applications should be sent to; and reduction of requisitions/rejections through a closer working relationship.

Intellectual Property (IP) Audits Plus

Intellectual Property (IP) Audits Plus has been developed by the Intellectual Property Office (IPO) with the objective of providing high growth SMEs with the ability to manage their own IP, allowing them to gain a clear picture of their intellectual assets to develop a management plan or strategy to make their IP work for them. The IPO works with three partners to deliver the scheme: Growth Accelerator, Scottish Enterprise and Welsh Government. An SME, engaged on one of the IPO's partner's business support schemes, may be referred for funding from the IPO for the development of an IP audit report. The report, completed by an IP Professional, is intended to provide the business with a strategic overview of their IP assets; the report should include recommendations and next actions. On receipt of the report the SME is also offered the opportunity of one hour's follow up advice with an IP Professional on a pro-bono basis, along with clear and transparent cost projections for delivery of the services required to take forward the recommendations within the audit report.

Weblink: ipaudits@ipo.gov.uk

Annex A – Statement of New Regulation

Introduction

This Statement of New Regulation is designed to provide transparency on regulation which is 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 pieces of regulation 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. They have therefore been included for transparency purposes on the understanding that these may change and these measures will be updated in the forthcoming Seventh Statement of New Regulation (SNR7).

The Government has introduced a fast-track process for deregulatory measures to enable them to be implemented as quickly as possible. Subject to verification by the Regulatory Policy Committee (RPC), measures are allowed to proceed without first receiving a fit-for-purpose assessment of their EANCB figure. 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. All fast track measures that are in scope of OITO require an EANCB validation by the RPC.

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 figures 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 for domestic measures. Because of this, at time of publication, only a small number of EU-origin measures have validated impact assessments.

List of all Regulatory Measures planned for SNR6 – 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)	OITO	RTC	EU
BIS0383 / Employment Law	BIS	Employment Tribunal Rules	To simplify procedural rules for employment cases dealt by the Employment tribunal. (Weblink not yet available)	Jul-13	-0.20	√	MI	
Employment Law	BIS	Unfair dismissal compensatory award	To introduce a 12 month salary cap on unfair dismissal compensatory awards to run alongside the overall cap, subject to parliamentary approval. https://www.gov.uk/government/uploads/system/uploads/attachment_data/file/53466/13-575-unfair-dismissal-compensatory-awards-impact.pdf	Jul-13			MI	
Employment Law	BIS	Improve three measures under Rules Review / Employment Tribunals Act 1996	<ul style="list-style-type: none"> – To ensure that cost orders can be applied to lay representatives as well as to lawyers; – To allow those who represent themselves to be able to claim for preparation time and witness expenses; – To allow a judge to require a deposit order as a condition of a weak allegation contained within an ET claim. (Weblink not yet available)	Jul-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)	OITO	RTC	EU
Employment Law	BIS	Renaming compromise Agreements	To intend to rename 'compromise agreement' to 'settlement agreement' and make it easier to offer settlement outside of dispute situations. https://www.gov.uk/government/uploads/system/uploads/attachment_data/file/32702/12-1146-facilitating-settlement-agreements-impact.pdf	Jul-13			MI	
BIS-TBC ⁹ / Manufacturing	BIS	Cosmetic Products Enforcement Regulations 2013	To provide for the enforcement of Regulation (EC) No.1223/2009 on cosmetic products. The UK Regulations create enforcement powers, similar to existing consumer product safety legislation. It also updates offences and penalties to reflect the broader scope of the EU Regulation and sets out new labelling requirements on cosmetic products and removes the UK requirement to label cosmetic products with weight. (Weblink not yet available)	Jul-13	–		EMS	√
Company and Commercial Law	BIS	Statutory Auditors and Third Country Auditors Regulations 2013	To revoke three regulations on the registration of auditors in relation to companies based outside the European Economic Area that issue securities on UK markets. The regulations will be consolidated in newer legislation. (Weblink not yet available)	Aug-13			EMS	

⁹ The Regulations are not subject to an Impact Assessment because there are negligible costs to business.

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)	OITO	RTC	EU
BIS0412 ¹⁰	BIS	Employee Shareholder Status	A new employment status in order to increase the range of employment options companies may use as they grow and adapt their workforce. It gives companies additional choice in how to take people on and they can choose to use it if it suits their business model. (Weblink not yet available)	Sep-13	Est. by BIS 1.30	√		
BIS0355	BIS	Directors' Remuneration Reports	To improve corporate transparency, this measure requires companies to communicate clearly key information on pay that is relevant to their shareholders, in particular the link between directors' pay and company strategy and performance. http://www.legislation.gov.uk/ukia?title=remuneration	Oct-13	5.20	√		
BIS0275	BIS	Extension to the Range of Regulations covered by Primary Authority	This measure will widen the scope of Primary Authority to include additional regulations, allowing businesses to benefit from Primary Authority for them. (Weblink not yet available)	Oct-13		√	MI	
BIS0302	BIS	Repeal of Early Discharge from Bankruptcy	To repeal the "early discharge" provision from bankruptcy as a means to reduce the financial and administrative burdens early discharge imposes on business and government services involved in administering bankruptcy proceedings. https://www.gov.uk/government/publications/repealing-the-early-discharge-from-bankruptcy-provision	Oct-13	-0.60	√		

¹⁰ The EANCB for this regulatory measure has still to be finalised. A final figure that has been validated by the RPC will be provided in SNR7.

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)	OITO	RTC	EU
BIS0394 / Company and Commercial Law	BIS	The Companies and Partnerships (Accounts and Audit) Regulations 2013	These amending Regulations ensure the proper implementation of EU law on the accounts specific types of partnership and unlimited company. They also remove gold-plating from the current implementation and revoke two redundant regulations on the preparation of accounts and directors' reports by partnerships and unlimited companies. http://www.legislation.gov.uk/id/ukia/2013/44	Oct-13	190.50		EMS	√
BIS0284 / Company and Commercial Law	BIS	Narrative reporting regulations	To improve corporate transparency and provide flexibility, this measure will enable companies to communicate key information in a way that is right for them and their shareholders. http://www.bis.gov.uk/assets/biscore/business-law/docs/r/12-978-reforming-uk-narrative-reporting-impact.pdf	Oct-13	-0.37	√	MI	
BIS-TBC / Company and Commercial Law	BIS	The Small Companies (Micro Entities Accounts) Regulations 2013	To provide an exemption from certain EU obligations when preparing and publishing annual financial statements and so ease burdens on the smallest companies ('micro-entities'). (Weblink not yet available)	Oct-13			MI	√
Company and Commercial Law	BIS	Limited Liability Partnerships (LLP) Forms Regulations	To revoke Limited Liability Partnership (LLP) forms, which LLPs are required to complete when filing information at Companies House. These forms relate to requirements under the Companies Act 1985, not the Companies Act 2006, therefore the majority of the forms are redundant and should be removed from the statute book. Any forms that are still in force will be transferred to the Registrars Rules. (Weblink not yet available)	Oct-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)	OITO	RTC	EU
Company and Commercial Law	BIS	Companies Forms Regulations	To revoke twenty-seven statutory forms which companies are required to complete when filing information at Companies House. These forms relate to requirements under the Companies Act 1985, not the Companies Act 2006, therefore the majority of the forms are redundant and therefore should be removed from the statute book. (Weblink not yet available)	Oct-13			EMS	
Company and Commercial Law	BIS	Definition of Subsidiary Regulation	To revoke one redundant regulation which inserts the Companies Act 1985 definition of 'subsidiary' into the Electricity Act. The Companies Act 2006 definition of "subsidiary" has now replaced it. (Weblink not yet available)	Oct-13			EMS	
Company and Commercial Law	BIS	Office for National Statistics Regulations	To revoke three regulations that prescribe the system of classifying business activities for the purposes of a company's annual return. (Weblink not yet available)	Oct-13			EMS	
Manufacturing	BIS	Iron and Steel (Pensions) (Dependants) Regulations 1969	To revoke a redundant measure. (Weblink not yet available)	Oct-13			EMS	
Challenger Businesses	BIS	Abolition of the Property Misdescriptions Act	To repeal the Property Misdescriptions Act 1991 (PMA) as its provisions are provided in the Consumer Protection from Unfair Trading Regulations 2008 (CPRs). (Weblink not yet available)	Oct-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)	OITO	RTC	EU
Challenger Businesses	BIS	Estate Agents Market Regulatory Reform	To remove from the scope of Estate Agents Act 1979, private sales portals which simply allow let sellers advertise their properties and buyers and sellers to contact one another. (Weblink not yet available)	Oct-13			MI	
Challenger Businesses	BIS	Trade Marks complaints and appeals procedure	To introduce a fast track process for business wanting to oppose registration of new marks. It also introduces an appeal fee for opposition appeals. (Weblink not yet available)	Oct-13			MI	
BIS1562	BIS	EU Directive 2011/77/EU amending Directive 2006/116/EC on the term of protection of copyright rights and certain related rights	To extend the term of protection in copyright for sound recordings and performers' rights in sound recordings from 50 to 70 years and to harmonise the term of copyright protection for co-authors of musical compositions with words. (Weblink not yet available)	Nov-13				√
Retail	BIS	Pedlary and Street Trading	To amend the Pedlars Act 1871 and the Local Government (Miscellaneous Provisions) Act 1982 – Schedule 4 Street Trading to comply with the requirements of the European Services Directive without acting as a barrier to growth. (Weblink not yet available)	Dec-13			MI	
CO1017	CO	The Charities Act 2011 (Principal Regulators of Exempt Charities) Regulations	To appoint the Secretary of State for Business, Innovation and Skills and the Welsh Government as principal regulators of Further Education Corporations (FECs) in England and Wales respectively. The principal regulators will promote compliance with the charity law by the charities for which it is responsible. (Weblink not yet available)	Sep-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)	OITO	RTC	EU
DCLG12030	DCLG	Review of planning appeal procedures	To make the planning appeals process faster and more transparent, and improve consistency and certainty of decision timescales. (Weblink not yet available)	Jul-13		√		
Housing and Construction	DCLG	Amendment of Construction Products Regulations	To revoke two regulations and replace with one enforcing the EU Construction Products Regulations. (Weblink not yet available)	Jul-13			MI	
DCLG0083	DCLG	Increasing permitted development rights for businesses – mobile telecommunications	To enable mobile operators to install electronic communications equipment and enable the swifter roll out of 4G and provide greater capacity and wider connectivity for 2G and 3G. (Weblink not yet available)	Aug-13		√		
DCLG1313 ¹¹	DCLG	Compulsory pre-planning application consultation with local communities for more significant onshore wind turbine development	To introduce compulsory pre-planning application consultation between developers and communities for more significant onshore wind turbine applications. (Weblink not yet available)	Oct-13	Est. by DCLG 9.00	√		
DCLG12018	DCLG	Amendment of the Town and Country Planning Fees Regulations 2012	To introduce a fee where planning applications are made directly to the Secretary of State, or he provides pre-application advice. (Weblink not yet available)	Oct-13		√		

¹¹ The EANCB for this regulatory measure has still to be finalised. DCLG expect that the EANCB figure will be lower than the £9 million estimate, as costs to business from having to carry out pre-application consultation will be offset to a degree by the savings made from reduced delays at the planning application stage. A final figure that has been validated by the RPC will be provided in SNR7.

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)	OITO	RTC	EU
DCLG1310	DCLG	Ability to submit planning applications directly to the Secretary of State	To implement Section 1 of the Growth and Infrastructure Act 2013, to allow planning applications to be made directly to the Secretary of State where the local planning authority has been assessed as poor performing. (Weblink not yet available)	Oct-13		√		
DCLG0080	DCLG	Prevention of Social Housing Fraud Act 2013 – data access regulations	To enable local authorities to compel listed bodies to provide information they hold for investigation purposes. (Weblink not yet available)	Oct-13	0.19	√		
DCLG0076	DCLG	Amendment to Part A of the Building Regulations 2013	To amend Approved Document A to reference the British Standards based on Eurocodes. (Weblink not yet available)	Oct-13	4.90			√
DCLG0077	DCLG	Part C building regulations	To amend Approved Document C to reference the most up-to-date radon mapping. (Weblink not yet available)	Oct-13	0.32	√		
DCLG0084a ¹²	DCLG	Third party certification schemes	Allow third party certification that specified building work is compliant with building regulations. https://www.gov.uk/government/publications/building-regulations-part-p-electrical-safety-in-dwellings	Oct-13	–	√		

¹² The savings associated for this measure have been attributed in the Validation IA for DCLG0084 'Amendment to Part P (Electrical safety in dwellings) of the Building Regulations' (Table 10: Savings to unregistered installers and Savings to DIYers) published in SNR5. It is included here for information purposes to show that this part of the regulation is coming into force in SNR6.

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)	OITO	RTC	EU
DCLG12037a	DCLG	Appeal procedures for S106BB appeals	To formalise procedures for appealing against a local authority's refusal to renegotiate the affordable housing element of a planning obligation (s106 agreement), and the means by which the Planning Inspectorate will determine such appeals. (Weblink not yet available)	Dec-13		√		
DCLG1311	DCLG	Town and Village Greens Reform – new trigger and terminating events	To further reform the circumstances for registering land as town or village greens. (Weblink not yet available)	Dec-13		√		
DCLG1312	DCLG	Bringing business and commercial projects within the Planning Act 2008 regime	To define the types of business and commercial development, as required by the Growth and Infrastructure Act, that can be directed into the nationally significant infrastructure planning regime. (Weblink not yet available)	Dec-13		√		
GEO1030 ¹³	DCMS	Equality Act 2010: third party harassment of employees	To remove the section which expressly places liability on employers for harassment of their employees by third parties such as customers. (Weblink not yet available)	Oct-13	0.30	√	EMS	

¹³ 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)	OITO	RTC	EU
DCMS054	DCMS	Triennial Review of Gaming Machine Stake and Prize Limits	To ensure competition across the gambling industry remains balanced within the context of a regulated market; and to encourage growth to the extent that it remains consistent with player protection and gambling-related harm minimisation. (Weblink not yet available)	Dec-13		√		
DECC0141	DECC	Amendment of electricity development consents under section 36 of the Electricity Act 1989	To update the s36 consents framework by enabling developers to seek variations on their electricity development consents. (Weblink not yet available)	Jul-13		√		
DECC0009 ¹⁴	DECC	Smart Meters – Tranche 3 of the approved measures	To enable the roll-out of smart meters through a series of changes to the existing regulatory and commercial framework governing the electricity and gas markets. This tranche focuses on enduring meter arrangements to be delivered as part of the mass roll-out. This includes licence condition modifications related to operational requirements of metering equipment and the Smart Energy Code. https://www.gov.uk/government/consultations/smart-metering-equipment-technical-specifications-second-version	Jul-13	–	√		

¹⁴ The IN for this measure has already been accounted for in SNR4. The EANCB figure was validated by the RPC on 19/07/2012. A final stage IA will be submitted for RPC approval and reported in a future SNR.

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)	OITO	RTC	EU
Energy	DECC	Electricity (Register) Order 1990, SI 1990/194	To repeal this Order which prescribes the hours and fees for accessing the register maintained by the Director General of Electricity Supply. (Weblink not yet available)	Jul-13			EMS	
DECC-TBC	DECC	EU Congestion Management Procedure (CMP) Network Code	To provide Ofgem with enforcement powers relating to the EU Congestion Management Procedure (CMP) Network Code, which is a new EU code aimed at freeing capacity in the gas network. (Weblink not yet available)	Oct-13				√
DECC0137	DECC	The Gas Act 1986 (Exemption) (Onshore Gas) Order 2013	To grant an exemption from the Gas Transporter Licence requirements for onshore producers of gas (namely, for pipes that connect onshore production facilities to the grid rather than supply gas to end-users). (Weblink not yet available)	Oct-13	-0.04	√		
DECC0100 / Energy	DECC	Electricity (Compulsory Wayleaves) (Hearings Procedure) Rules 1967	To update and improve hearing rules for compulsory wayleave rights for electricity operators to install or retain overhead lines on private land where a voluntary agreement with landowners has not been possible. (Weblink not yet available)	Oct-13		√	MI	
DECC0136 / Energy	DECC	UK Oil Portal Enhancement Project	To simplify the application and reporting requirements for developers of offshore oil and gas installations by enhancing the existing electronic portal. (Weblink not yet available)	Oct-13	-1.88	√	MI	
Energy	DECC	Gas Act 1986 (Exemption) Orders	To repeal redundant regulations related to the gas markets. (Weblink not yet available)	Oct-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)	OITO	RTC	EU
Energy	DECC	Gas Transit (EEC Requirements) Regulations 1992	To repeal the statutory instrument (which transposes aspects of Council Directive 91/296/EEC), as it has been superseded and is now redundant. (Weblink not yet available)	Oct-13			EMS	
Energy	DECC	Gas (Register) Order 1988	To repeal this Order which prescribes the hours and fees for accessing the register maintained by the Director General of Gas Supply. (Weblink not yet available)	Oct-13			EMS	
Energy	DECC	Improvement of measures regarding the Environmental Impact Assessment of Gas Transporter Pipe-line works	To improve legislation in order to address duplications with the Transporter Pipelines (Environmental Impact Assessment) Regulations. The improved measures are Gas Transporter Pipe-line Works (Environmental Impact Assessment) (Amendment) Regulations 2007 & Gas Transporter Pipe-line Works (Environmental Impact Assessment) Regulations 1999. (Weblink not yet available)	Dec-13			MI	
Energy	DECC	Repeal of regulation regarding the Nuclear Decommissioning Authority	To repeal redundant regulations related to the establishment of the Nuclear Decommissioning Authority. Measures removed are Energy Act 2004 (Designation of Companies and Designated Date) Order 2005, and the Energy Act 2004 (Designation of Publicly Owned Companies) Order 2007. (Weblink not yet available)	Dec-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)	OITO	RTC	EU
DEFRA1321 / Hospitality, Food and Drink	Defra	Fish Labelling (England) Regulations 2013	To add new commercial designations for fish labelling purposes, and to simplify by enabling the fish list included in the Statutory Instrument to be updated via the website. This measure also introduces consumer information requirements at the point of retail, such as scientific name and whether the fish has previously been frozen. (Weblink not yet available)	Jul-13			MI	√
DEFRA1453	Defra	Animal By-Products (Enforcement)(England) Regulations 2013	To rationalise and streamline existing legislation requiring Food Business establishments (slaughterhouses, cutting plants, game-handling establishments and cold stores) to stain Animal By-Products (ABPs) to remove duplication, update terminology and put ABP controls in one place. This will maintain the deterrent against fraudulent diversion of ABPs to the human food chain. (Weblink not yet available)	Jul-13	-0.01	√		
Water & Marine	Defra	The Reservoirs Act 1975 (Exemptions, Appeals and Inspections) (England) Regulations 2013	To introduce a risk-based approach to reservoir regulation and to review and streamline seven pieces of legislation to support the new approach. (Weblink not yet available)	Jul-13			MI	
DEFRA1475 ¹⁰	Defra	Designation of Marine Conservation Zones in English Inshore Waters and English and Welsh Offshore Waters	To designate Marine Conservation Zones as specified in the Marine and Coastal Access Act 2009 through the publication of Designation Orders, establishing a network of well-managed Marine Protected Areas. (Weblink not yet available)	Sep-13	Est. by Defra 0.60	√		

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)	OITO	RTC	EU
DEFRA1442	Defra	Veterinary Medicines Regulations 2013	To maintain existing regulatory regime whilst transposing the requirements of Directive 2001/82 (as amended) and EU legislation relating to medicated feeds and feed additives. Ability to achieve full cost recovery through charging of fees. (Weblink not yet available)	Oct-13	0.08			√
DEFRA1334	Defra	Company reporting of greenhouse gas emissions	To ensure that quoted companies report in a consistent fashion the greenhouse gas emissions resulting from their activities in the directors' report of their annual report. This measure is part of the Companies Act. (Weblink not yet available)	Oct-13	3.40	√		
DEFRA1477	Defra	Site Waste Management Plans regulations 2013	To revoke the Site Waste Management Plans 2008. (Weblink not yet available)	Oct-13		√	EMS	
DEFRA0093 / Water & Marine	Defra	Prohibition of Keeping or Release of Live Fish (Specified Species) Order 2013	To enhance our fishery protection measures through amending controls on the keeping and release of non-native fish species. (Weblink not yet available)	Oct-13			MI	√
DEFRA1443 / Hospitality, Food and Drink	Defra	The Food information Regulations 2013	To provide enforcement powers for the new European Food Information for Consumers Regulation (EU FIC) and remove redundant legislation to simplify the regulatory landscape. (Weblink not yet available)	Oct-13			MI	√
DEFRA1437 / Hospitality, Food and Drink	Defra	Amendment to the Control of Noise (Code of Practice on Noise from Ice-Cream Van Chimes Etc.) 1981	To make the Code of Practice less restrictive, allowing mobile vendors to better advertise their goods. (Weblink not yet available)	Oct-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)	OITO	RTC	EU
DEFRA1350 / Hospitality, Food and Drink	Defra	The Fruit Juices and Fruit Nectars (England) Regulations 2013	To make a number of changes which will benefit UK businesses, including simplifying provisions on the restoration of flavours and aroma, providing for a new category of water extracted fruit juices and including tomatoes in the list of fruits used for fruit juice production. (Weblink not yet available)	Oct-13			MI	√
Hospitality, Food and Drink	Defra	The Casein and Caseinates (Regulations) 2013	To consolidate into one statutory instrument the implementing rules for the EU legislation on composition and labelling rules for edible casein and caseinates. (Weblink not yet available)	Oct-13			MI	
Hospitality, Food and Drink	Defra	The Condensed Milk and Dried Milk (England) (Amendment) Regulations 2013	To consolidate into one statutory instrument the 2003 Condensed Milk Regulations and the 2008 Condensed Milk Regulations on EU requirement for preserved milk composition and labelling to simplify the regulatory landscape. (Weblink not yet available)	Oct-13			MI	
DEFRA1472 / Employment Law	Defra	Changes to the scope of the Gangmaster Licensing Authority	To relieve businesses which supply workers in circumstances, where there is little evidence of the risk of exploitation, from the burden of GLA licensing. The measure also provides more clarity within the regulations as regards the circumstances where a licence is needed and ensures that workers at risk continue to be protected. (Weblink not yet available)	Oct-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)	OITO	RTC	EU
DEFRA1481 / Environment	Defra	Amendment to Environmental permitting (England & Wales) Regulations 2010 – new schedule for Materials Recycling Facilities (MRFs)	To provide mandatory measuring of Materials Recycling Facilities recyclate outputs. (Weblink not yet available)	Oct-13			MI	√
DEFRA1461 (a) / Environment	Defra	Further deregulation and simplification of the Environmental Permitting Regulations 2010	Extend ability to decide sequencing of planning and environmental permitting applications. Requirement for Environment Agency and Local Authorities to hold and provide access to a public register containing permitting data. (Weblink not yet available)	Nov-13		√	MI	
DEFRA1491 / Environment	Defra	The Jam and Similar Products (England) Regulations 2012/2013	To adopt flexibility in the EU Directive to lower the soluble solids requirement for standard jams to allow UK businesses to compete with other Member States taking advantage of this flexibility. Also to remove minimum sugar requirements for reduced sugar jams, which currently conflicts with separate EU requirements on reducing sugar claims, and to remove national requirements on curds and mincemeats. (Weblink not yet available)	Oct-13		√	MI	
Environment	Defra	Crime protection Designation Orders	To revoke redundant crime protection Designation Orders. (Weblink not yet available)	Oct-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)	OITO	RTC	EU
Environment	Defra	Works on Common Land (Exemptions) (England) (Amendment) Order 2013 and Works on Common Land etc (Procedure) (England) (Amendment) Regulations 2013	To remove a requirement for Secretary of State consent and introduce a fee for applications in relation to certain works on common land under section 38 of the Commons Act 2006. (Weblink not yet available)	Oct-13			MI	
Environment	Defra	Access to the Countryside (Provisional and Conclusive Maps) 2013	To merge and simplify existing mapping regulations. (Weblink not yet available)	Oct-13			MI	
Environment	Defra	The Clean Neighbourhoods and Environment Act 2005 (Commencement No 6 and Savings) (England and Wales) Order 2013	To improve and strengthen existing powers for enforcement agencies to seize vehicles suspected of involvement in fly-tipping and other illegal waste activity. (Weblink not yet available)	Oct-13			MI	
Environment	Defra	Control of Waste (Authority to Transport Waste and Dealing with Seized Property) (England and Wales) Regulations 2013	To set out the circumstances in which an authority can retain or dispose of a vehicle seized under suspicion of involvement in illegal waste activity, or otherwise return it to its owner. (Weblink not yet available)	Oct-13			MI	
Environment	Defra	Mink (Keeping) Regulations	To remove redundant Mink (Keeping) Regulations (Weblink not yet available)	Oct-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)	OITO	RTC	EU
Environment	Defra	Coypus (Special Licence) (Fees) Regulations 1997	To remove the Coypus (Special Licence) (Fees) Regulations 1997. (Weblink not yet available)	Oct-13			EMS	
Environment	Defra	Environmental Noise (Identification of Noise Sources) (England) Regulations 2007	To remove the Environmental Noise (Identification of Noise Sources) (England) Regulations 2007. (Weblink not yet available)	Oct-13			EMS	
Environment	Defra	Collection and Disposal of Waste Regulations 1988	To remove the Collection and Disposal of Waste Regulations 1988. (Weblink not yet available)	Oct-13			EMS	
Environment	Defra	Waste Management (Miscellaneous Provisions) Regulations 1997	To remove the Waste Management (Miscellaneous Provisions) Regulations 1997. (Weblink not yet available)	Oct-13			EMS	
DEFRA1067 / Environment	Defra	REACH Enforcement and Control of Asbestos (Amendment) Regulations 2010	To change the way REACH (European Regulation on Registration, Evaluation, Authorisation & restriction of Chemicals) is implemented in the UK, so businesses will no longer need to remove asbestos from second-hand articles before selling them. (Weblink not yet available)	Dec-13			MI	√
Water & Marine	Defra	Improvements to Water Framework Directive	To improve implementation of Water Framework Directive by improving guidance for River Basin Management Plans. (Weblink not yet available)	Dec-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)	OITO	RTC	EU
DFE0035	DFE	Adoption Agencies (Miscellaneous Amendments) Regulations 2013	To require adoption agencies to refer details of children and prospective adopters to the Adoption Register, and introduce a two-stage approval process for prospective adopters. (Weblink not yet available.)	July13	-0.06	√		
DFE0036	DFE	The Care Planning, Placement and Case Review and Fostering Services (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.)	July13	-0.06	√		
DFE0040	DFE	Residential Holiday Schemes for Disabled Children Regulations 2013	To simplify the inspection requirements for holiday schemes for disabled children. (Weblink not yet available.)	July13	-0.01	√		
DFE0041	DFE	Revised statutory guidance Safeguarding Children and Safer Recruitment in Education	To reduce statutory guidance giving frontline professionals greater flexibility to exercise professional judgement. (Weblink not yet available.)	Sept13		√		
DFE0042	DFE	Amendment to the Childcare (General Childcare Register) Regulations 2008	To reduce regulation of childcare for children over the age of five in respect of requirements for some providers to meet a centrally prescribed adult: child ratio or centrally prescribed qualifications or training. (Weblink not yet available.)	Sept13		√		

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)	OITO	RTC	EU
DFE0043 ¹⁰	DFE	Amendment to the Children's Homes Regulations 2001	To make children's homes duties for safeguarding children clearer. This will involve much stronger partnership and collaboration between children's homes and local services, particularly children's services and the police. (Weblink not yet available.)	Dec-13	Est. by DFE 1.77	√		
DFE0044	DFE	Amendment to the Care Standards Act 2000 (Registration) (England) Regulations 2010	To require a potential provider of a children's home to complete a 'risk assessment' of the area in which they plan to operate. This work would require liaison with the local police and with the local authority services responsible for safeguarding. (Weblink not yet available)	Dec-13		√		
DfT00161	DfT	Streamlining the process for stopping up and diversion orders	To permit, but not require, developers to make applications to stop up/divert highways at the same time as application for planning. (Weblink not yet available)	July13	0.00	√		
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 remove both small-scale highway and small-scale national railway proposals from the scope of the 2008 Planning Act and provide clarity on which projects are nationally significant. The proposal will ensure that schemes that are not nationally significant can go ahead via an approval process that is proportionate to the scale and scope of the proposal. (Weblink not yet available)	July13	0.00	√		

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)	OITO	RTC	EU
DfT-TBC	DfT	Tractor Mechanical Coupling	To implement EC type approval of additional types of mechanical couplings for agricultural tractors. (Weblink not yet available)	July13				√
DfT00121	DfT	The Goods Vehicles (Licensing of Operators) (Amendment) Regulations 2013	To make consequential amendments to secondary legislation to implement EU Regulation 1071/2009, concerning conditions to the occupation of road transport operators. (Weblink not yet available)	July13				√
DfT00131A	DfT	The Rights of Passengers in Bus and Coach Transport (Exemptions and Enforcement) Regulations 2013	To apply EU regulation 181/2011 concerning the rights of passengers in bus and coach transport in Great Britain. This includes the use of available exemptions, enforcement arrangements and designating terminals where guaranteed assistance is provided to disabled passengers. (Weblink not yet available)	July13				√
DfT00137 and DfT00168	DfT	Port Security Directive 2005/65/EC for the ports of Rosyth, Peterhead, Cromarty Firth, Troon, Fowey, Oban, Shoreham, Great Yarmouth, Plymouth, Ipswich, Felixstowe/Harwich, Portsmouth, Medway, Londonderry, Coleraine	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.)	Jul-13 and Dec-13	0.159 and -0.24			√

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)	OITO	RTC	EU
DfT00171	DfT	Health & Safety at Work – Asbestos Amendment Regulations	To implement minor amendments from EU Reasoned Opinion to bring maritime regulations into line with parallel regulations for land-based workers. http://www.legislation.gov.uk/ukxi/2013/1473/contents/made	Jul-13				√
DfT00142	DfT	Changes to Cabotage Rules	To allow more flexibility in use of foreign registered car transporters to deliver vehicles inside the UK. (Weblink not yet available)	Aug-13	-1.30	√		
DfT00144	DfT	Real weight requirements for vehicles and vehicle-trailer combinations used for driving tests	To improve road safety by making drivers better prepared for actual driving conditions after they have passed their practical test. https://www.gov.uk/government/publications/implementing-a-real-total-mass-requirement-for-driving-test-vehicles	Sep-13	0.00 and (-0.15 from EU-derived legislation)	√		√
DfT00166	DfT	Non-Road Mobile Machinery (Emission of Gaseous and Particulate Pollutants) (Amendment) Regulations 2013	To transpose Directive 2011/88/EU, which increases the number of new engines that may make use of the 'flexibility scheme' in the Non-Road Mobile Machinery emissions legislation. (Weblink not yet available)	Sep-13	-82.00			√

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)	OITO	RTC	EU
DfT00173	DfT	Maritime Labour Convention) 2009/13 including Seafarers Employment Agreements	To implement the Agreement concluded by the European Community Shipowners' Associations (ECSA) and the European Transport Workers' Federation (ETF) on the Maritime Labour Convention 2006. Thirteen pieces of legislation are required to implement this Directive. Industry has requested three additional points be included in the Seafarer Employment Agreements to keep them in-line with land-based employment agreements. (Weblink not yet available)	Oct-13	0.00			√
DfT-TBC	DfT	Large Commercial Yacht Code (LY3)	To harmonise the existing requirements with the latest international conventions and to introduce a yacht-appropriate equivalent to the Maritime Labour Convention (MLC) crew accommodation requirements. This will be introduced by a Merchant Shipping Notice; existing legislation does not require amendment. (Weblink not yet available)	Oct-13		√		
DfT00197 / Road Transport	DfT	Amendment to the street works communication protocol (ETON 6)	To increase the flexibility and efficiency of regulated communication between utility companies and highway authorities. (Weblink not yet available)	Oct-13	-0.60	√	MI	
Road Transport	DfT	Use of Invalid Carriages on Highways Regulations 1988	To amend the regulations to increase the unladen weight for Class 2 powered wheelchairs to 150kgs. (Weblink not yet available)	Oct-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)	OITO	RTC	EU
DfT-TBC	DfT	Agricultural or Forestry Tractors: Emission of Gaseous and Particle Pollutants (Amendment) Regulations 2013	To transpose Directive 2011/72/EU and Directive 2011/87/EU, which respectively increase the number of new tractors that may make use of the 'flexibility scheme' in the tractor emissions legislation and provide derogation from it for compact "vineyard" tractors. (Weblink not yet available)	Oct-13				√
DfT00120	DfT	Civil Aviation Authority (CAA) information functions	To enable the Civil Aviation Authority (CAA) to ensure better and more easily comparable information is made available to the public on (i) aspects of customer service and (ii) environmental performance in aviation, and to provide guidance to industry in order to enable best practice to be shared. http://www.legislation.gov.uk/ukpga/2012/19/impacts/2012/ukpga/2012/19/en003	Oct-13	0.55	√		
DfT-TBC	DfT	Vehicle drivers (certificates of professional competence) regulations 2007 (TBC)	To clarify the scope of the Exemptions given in the Directive in respect of incidental vocational drivers, thereby making it explicit that they are not caught by this legislation. (Weblink not yet available)	Oct-13		√	MI	
DfT-TBC ¹⁵	DfT	Tractor Front Power Takeoffs	To transpose Directive 2012/24/EU, which makes a minor technical amendment to the legislation concerning the front power take offs that drive machinery fitted to tractors. (Weblink not yet available)	Oct-13	Est. by DfT as low-cost regulation			√

¹⁵ This measure has not been validated by RPC. It has been estimated by DfT as low-cost regulation and does not include any EANCB figure.

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)	OITO	RTC	EU
DfT0002	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)	Oct-13				√
Maritime Transport	DfT	Consolidation of Maritime labour Convention	Consolidates eight of the thirteen regulations implementing the Maritime Labour Convention into one amending SI. (Weblink not yet available)	Oct-13			MI	
Maritime Transport	DfT	Scrapping redundant Maritime Transport legislation	To revoke six redundant regulations in the Maritime Transport sector in order to tidy up the statute book. (Weblink not yet available)	Oct-13			EMS	
DfT-TBC ¹⁵	DfT	Eighth Annual Amendment (Directive 2012/32/EU) to Marine Equipment Directive providing an updated list of International Standards for Marine Equipment	To transpose the requirements of Directive 2012/32/EU on marine equipment through amendments to the two existing Merchant Shipping Notices; existing legislation does not require amendment. (Weblink not yet available)	Nov-13	Est. by DfT as low-cost regulation			√
DfT-TBC	DfT	Air Traffic Management: The Single European Sky Penalties Order	To amend the Air Navigation (Single European Sky) (Penalties) Order 2009 (SI2009/1735) to update the list of offences and penalties for failure to comply with new obligations introduced by the EU Single European Sky legislation since the original 2009 Order was made. (Weblink not yet available)	Nov-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)	OITO	RTC	EU
DfT-TBC / Road Transport	DfT	Removing the address from the digital tachograph card used to record bus or lorry drivers hours.	To ease the administrative burden on professional drivers of having to complete and post an application for a change of address, and then return the old card to DVLA once they receive the new one. (Weblink not yet available)	Dec-13		√	MI	
DfT-TBC / Road Transport	DfT	Indefinite Statutory Off Road Notification (ISORN)	To require Statutory Off Road Notifications to be declared when a vehicle is first taken off the public road, and to remove the requirement to declare SORN annually. (Weblink not yet available)	Dec-13		√	MI	
DfT00148 / Road Transport	DfT	Removal of the insurance check at the point of vehicle licensing	To remove the requirement to check for valid insurance at the point of licensing a vehicle. (Weblink not yet available)	Dec-13		√	MI	
DfT-TBC / Road Transport	DfT	Extending the Date at end of Month scheme to vehicles which pay 'nil' licence	To allow vehicles that do not require Vehicle Excise Duty at first registration (e.g. low carbon vehicles and vehicles for those with a disability) to have their licence extended to the end of the month, bringing them into line with vehicles that do pay tax. (Weblink not yet available)	Dec-13		√	MI	
Road Transport	DfT	Lost property on buses	To remove out-of-date and unnecessarily prescriptive regulations that set out how property accidentally left in or on buses and coaches should be treated and enable bus companies to make their own arrangements about lost property. (Weblink not yet available)	Dec-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)	OITO	RTC	EU
Road Transport	DfT	Public Transport Companies (Permitted Maximum and Required Minimum Numbers of Directors) Order 1985(5)	To scrap unnecessarily restrictive legislation that specifies the maximum and minimum number of directors that a publicly owned public transport company can have. (Weblink not yet available)	Dec-13			EMS	
Road Transport	DfT	Vehicles (Conditions of Use on Footpaths) Regulations 1963	To scrap regulations prescribing the conditions under which local authorities may use vehicles on footpaths, footways and bridleways for cleaning, maintaining or improving them. (Weblink not yet available)	Dec-13			EMS	
Road Transport	DfT	Scrapping redundant Road Transport legislation	To revoke thirty-four redundant regulations and orders in the Road Transport sector in order to tidy up the statute book. (Weblink not yet available)	Dec-13			MI&EMS	
DfT-TBC	DfT	Amendment to the Air Navigation Order	To implement a series of amendments made to the Air Navigation Order on a regular basis. (Weblink not yet available)	Dec-13				√
DfT-TBC / Aviation	DfT	Air Traffic Management: The Single European Sky (National Supervisory Authority) Regulations	To maintain the UK's compliance with the EU Single European Sky obligations on the designation of and conferring of functions to a National Supervisory Authority. It also revokes and consolidates the two existing Statutory Instruments (SIs) and replaces them with a single SI. (Weblink not yet available)	Dec-13			MI	√
DH4032	DH	The Human Medicines (Amendment) Regulation 2012	To implement the falsified medicines directive 2011/62/EU to strengthen the medicines supply chain and reduce risk of counterfeits. (Weblink not yet available)	Jul-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)	OITO	RTC	EU
DH4033	DH	Medical Devices (Amendment) Regulations 2013	To amend the Medical Devices Regulations 2002 to ensure that two new EU Regulations are enforceable in the UK. (Weblink not yet available)	Aug-13				√
DH4031	DH	Implementation of Pharmacovigilance Directive 2012/26/EU	To ensure that if a safety issue is identified, competent authorities are notified and co-ordinated action is taken in all member states where a product is marketed. (Weblink not yet available)	Oct-13				√
DH4030	DH	Sale of medicines on planes and trains	To permit sale of medicines on planes and trains. (Weblink not yet available)	Oct-13			MI	√
DWP0040	DWP	The Social Security (Persons Required to Provide Information) Regulations 2013	To ensure the Single Fraud Investigation Service (SFIS) can collect the information it requires from Childminders, Landlords and Local Authorities for the purposes of fraud prevention and detection, and investigations and prosecutions. http://www.legislation.gov.uk/ukia/2013/33/pdfs/ukia_20130033_en.pdf	Oct-13	0.00	√		
FOOD0074	FoodSA	Revised Food Law Code of Practice	To increase the consistency of approach taken by local authority enforcement officers by updating and clarifying the text used to describe the level of risk and to reduce the inspection burden on lower risk establishments. (Weblink not yet available)	Oct-13		√		
FOOD0122	FoodSA	The Food Safety, Food Hygiene and Official Controls (Sprouting Seeds) (England) Regulations 2013	To introduce four proposals on sprouted seeds covering traceability, import controls, hygiene and microbiological criteria. (Weblink not yet available)	Oct-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)	OITO	RTC	EU
Hospitality, Food and Drink	FoodSA	Contaminants in Food (England) Regulations 2013	To create one chemical contaminants-type statutory instrument by consolidating two measures and revoking one measure. (Weblink not yet available)	Oct-13			MI&EMS	
Hospitality, Food and Drink	FoodSA	Food Additives, Flavourings, Enzymes and Extraction Solvents (England) Regulations 2013	To consolidate six food additive-type regulations into a single. (Weblink not yet available)	Oct-13			MI	
FOOD0049	FoodSA	Feed (Hygiene and Enforcement) (England) (Amendment) Regulations 2013	To introduce fees for the approval of processors and blenders of fats and oils of vegetable origin, and to 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). (Weblink not yet available)	Dec-13				√
Hospitality, Food and Drink	FoodSA	Food Safety and Hygiene (England) Regulations 2013	To consolidate two regulations to create a single statutory instrument with all cross-sectoral food safety and food hygiene requirements. (Weblink not yet available)	Dec-13			MI	
HMT1306 ¹⁶	HMT	Credit Rating Agency 3 Regulations – Defining civil liability terms	To define key terms in a directly applicable EU regulation (CRA 3) and introduces a limitation period for making claims under this regulation. (Weblink not yet available)	Jul-13	Est. by HMT as low-cost regulation			√

¹⁶ This measure has not been validated by RPC. It has been estimated by HM Treasury as low-cost regulation and does not include any EANCB figure.

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)	OITO	RTC	EU
HMT1304 ¹⁷	HMT	Alternative Investment Fund Managers Directive	To establish an EU-wide harmonised framework for monitoring and supervising risks posed by Alternative Investment Fund Managers (AIFMs) and the funds they manage (AIFs); and for strengthening the internal market in alternative investment funds. The Directive contains provisions relating to the conduct of business, transparency and marketing, and provides for the cross-border managing and marketing of funds. (Weblink not yet available)	Jul-13	Est. by HMT 1,238			√
HMT1307 ¹⁶	HMT	Alternative Investment Fund Managers Directive (technical measures on charity funds and 3rd countries)	To establish how non-UK firms can be marketed to UK investors under Alternative Investment Fund Managers Directive and how the Financial Services Compensation Scheme should apply to non-UK firms. http://www.legislation.gov.uk/ukdsi/2013/9780111540206/im_pacts	Jul-13	Est. by HMT as low-cost regulation			√
HO0074 ⁵	HO	Scrap Metal Dealers Act 2013	To introduce, a more robust, local authority administered licence regime. https://www.gov.uk/government/uploads/system/uploads/attachment_data/file/143807/scrap-metal-dealers-ia.pdf	Oct-13	6.50	√		

¹⁷ This EANCB has been estimated by HM Treasury to be £1,238 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)	OITO	RTC	EU
HSE0070a / Health and Safety	HSE	Consolidation of seven biocides regulations into one	To consolidate requirements relating to enforcement for three directly acting EU regulations which HSE leads on as the Competent Authority: Biocides, Prior Informed Consent (PIC) and Classification Labelling and packaging (CLP). http://www.legislation.gov.uk/ukxi/2013/1506/impacts	Sep-13	0.00		MI&EMS	√
HSE0070b / Health and Safety	HSE	Domestic fees regulations to support EU Biocides Regulation 528/2012 on placing on the market and use of biocidal products	To introduce new domestic fees regulations and fee structure under EU Biocides Regulation 528/2012 to replace current fees provisions and enable cost recovery to continue. http://www.legislation.gov.uk/ukxi/2013/1507/impacts	Sep-13	0.00			√
HSE0072 / Health and Safety	HSE	Reporting of Injuries, Diseases & Dangerous Occurrences Regulations 1995 (RIDDOR) 2013	To simplify and clarify the Reporting of Injuries, Diseases & Dangerous Occurrences Regulations reporting arrangements. This implements one of Professor Löfstedt's recommendations. (Weblink not yet available)	Oct-13	-0.03	√	MI&EMS	
HSE0074 / Health and Safety	HSE	Miscellaneous Regulations to revoke the Docks Regulations 1988 and amend the Health and Safety (First Aid) Regulations 1981	To revoke the Docks Regulations 1988 and replace the Safety in Docks Approved Code of Practice with a shorter, simplified Approved Code of Practice and remove the requirement for HSE to approve training and qualifications of appointed first-aid personnel (this implements one of Professor Löfstedt's recommendations). http://www.legislation.gov.uk/ukxi/2013/1512/impacts	Oct-13	-0.38	√	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)	OITO	RTC	EU
HSE0077	HSE	Regulations to make an exception to section 69 of the Enterprise and Regulatory Reform Act 2013 for breaches of the Pregnant Workers Directive (EEC92/85 as amended)	To ensure that a pregnant worker continues to have the right to bring a claim for breach of statutory health and safety duty in relation to rights under the Pregnant Workers Directive. (Weblink not yet available)	Oct-13				√
HSE0073 / Health and Safety	HSE	Enterprise and Regulatory Reform (ERR) Act – Civil Liability for breaches of health and safety regulations	To remove employers' strict liability for injuries to employees in the work place. (This implements one of Professor Löfstedt's recommendations.) (Weblink not yet available)	Oct-13		√	EMS	
MoJ125	MoJ	Claims Management Rules Review (Phase 2)	To simplify requirement for authorisation; reduce the level of detriment experienced by claimants and increase protection for claimants and claims management companies. http://www.legislation.gov.uk/ukia/2013/29/pdfs/ukia_20130029_en.pdf	Jul-13	0.00	√		
Housing and Construction	MoJ	Creation of the Property Chamber	The Property Chamber of the First-tier Tribunal will bring the judiciary of three existing jurisdictions, dealing with residential property, agricultural land and land registration, into a unified structure, there will be one set of procedural rules to support the efficient conduct of cases and there will be rationalisation of estate. (Weblink not yet available)	Jul-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)	OITO	RTC	EU
MoJ057	MoJ	Trust (Capital and Income) Bill	To reform, simplify and modernise trust law rules reducing expense, litigation and difficulty for the trustees of private and charitable trusts and also reduce the regulatory burden on the Charity Commission. http://www.parliament.uk/documents/impact-assessments/IA12-018.pdf	Oct-13	0.00	√		

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	Department 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:

- Other measures scrapped or improved as a result of the Red Tape Challenge; and
- 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 does 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 2013 document 'Better Regulation Framework Manual'¹⁸.

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 direct 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 direct 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.

¹⁸ <https://www.gov.uk/government/publications/better-regulation-framework-manual>.

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 Regulatory Policy Committee (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 in the Statement 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.

When reviewing the figures in previous Statements, it was noticed by the independent RPC that not all of the EANCB calculations had been correctly discounted and had therefore not been consistently presented in 2009 prices. Upon review, it was discovered that this problem was the result of out-of-date assumptions being used in the EANCB calculator; a spreadsheet used by some Departments to help calculate the net cost to business figures of their policies.

This problem with the calculator has now been fixed and the RPC has undertaken a review of all the figures from previous Statements so as to be able to update those that have been discounted incorrectly. The provisional results from this review indicate that the net burden reduction achieved by Departments since SNR1 has been underestimated in previous statements. The figures will be fully updated and published in SNR7.

The RPC rigorously scrutinises and challenges 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. In the rare cases where no agreement can be reached between the Department and the RPC, it is the RPC's figure that is used. For more detail see the July 2013 document 'Better Regulation Framework Manual'¹⁸.

Why don't all EU measures in the Statement have validated EANCB figures?

When implementing Minister's decision to include EU measures in the Statement, we took an approach that would enable us to deliver the requirement for greater transparency on the cost of significant EU-derived measures but would be proportionate with the demands placed on the better regulation system. Where a Department's initial assessment suggests that an EU-derived measure is low-cost (below £1 million) or deregulatory – and there are no significant changes proposed to the requirements – then they are not required to seek RPC validation of an EANCB figure. Instead, the measure is annotated to say that that Department has estimated the measure to be low cost.

Additionally, when the decision was taken by Ministers to include EU measures in the Statement from SNR5, there were a small number of historic measures in the system that

had already received RPC Opinions. To minimise bureaucracy from the re-submission of impact assessments for these measures, these measures have not been given validated EANCB figures and have been noted in the Statement as 'historic'.

What is the role of the Regulatory Policy Committee?

The Regulatory Policy Committee (RPC) was established to provide external and independent scrutiny and 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.

Annex C – Update on measures published in earlier Statements

The Fifth Statement of New Regulation (SNR5) was published in December 2012. Information published by Departments in SNR5 was correct at the time of printing, 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 proposals not being introduced as expected. Also, a number of measures have now received formal RPC Opinions, which had not been received them at the time of publication. Changes that have taken place since publication of SNR4 and SNR5 are identified below, and the Government's account for One-in, One-out (OIOO) updated.

Table 5: Measures introduced during SNR4 that have now received formal RPC Opinions

IA Ref No.	Measure	OIOO/OIO Classification	Equivalent Annual Net Cost to Business (£m, 2009)
CO1009	Charitable Incorporated Organisation	Out-of-Scope	N/A
Defra1152	The Water Industry Act 1991 (Amendment) Order 2012 – part of Special Administration Package	Out-of-Scope	N/A

Table 6: Measures introduced during SNR5 that have now received formal RPC Opinions

IA Ref No.	Measure	OIOO/OIO Classification	Equivalent Annual Net Cost to Business (£m, 2009)
BIS0390	Employee ownership and share buy-backs	Zero Net Cost	0.00
DCLG0061A	Neighbourhood Planning (Referendums) (Amendment) Regulations 2012	Zero Net Cost	0.00
DCLG12029	Reuse of Existing Buildings	Out	-0.03
DCLG12027	Streamlining Information Requirements for Planning Applications	OUT	-5.30

IA Ref No.	Measure	OIOO/OITO Classification	Equivalent Annual Net Cost to Business (£m, 2009)
DCLG12009	Amendments to Town and Country Planning (Modification and Discharge of Planning Obligations) (Amendment) (England) Regulations 2012.	Zero Net Cost	0.00
DCLG0084	Amendment to Part P (Electrical safety in dwellings) of the Building Regulations	OUT	-12.90
DCLG0089	Amendments to Building Regulations – building control system	OUT	-1.96
DCLG12019	Amendment to the Building Regulations 2010 – extending the use of self-certification of building work	OUT	-3.50
DCLG12016	Increasing permitted development thresholds for homeowners and businesses	OUT	-2.6
DCLG0028	Extending Permitted Development Rights to Enable Change of Use from Commercial to Residential Properties	OUT	-1.4
DCLG12024 ¹⁹	Disposal of land held for planning at less than best consideration	Out of scope	N/A
DCLG12025 ¹⁹	Compulsory Purchase Orders – Recovery of Costs	Out of scope	N/A
DCMS033	Amendment to Licensing Act 2003	OUT	-1.40
DCMS062 ²⁰	The Mobile Roaming (European Communities Amendment) Regulations 2012	EU out-of-scope	Est. by DCMS as low-cost regulation
DECC0068 ²¹	EU ETS Small Emitter and Hospital Phase III Opt-Out Scheme	Out-of-Scope	Classified as environmental tax

¹⁹ Trivial / mechanical measure.

²⁰ This measure has not been validated by RPC. It has been estimated by DCMS as low-cost regulation and does not include any EANCB figure.

²¹ http://www.hm-treasury.gov.uk/press_60_12.htm.

IA Ref No.	Measure	OIOO/OITO Classification	Equivalent Annual Net Cost to Business (£m, 2009)
DECC0079 ²¹	The Greenhouse Gas Emissions Trading Scheme Regulations 2012 (2009/29/EC)	Out-of-Scope	Classified as environmental tax
DECC0084	Energy Supply Company Administration	Zero Net Cost	0.00
DECC0102	Amendment to the Planning Act 2008 (electric lines above ground)	OUT	-0.01
DECC0069	Nuclear Decommissioning (Finance and Fees) Regulations	OUT	-0.06
DECC0095	Licensing and Pipelines Consents Fees Regulations	IN	0.06
Defra1375	Environmental Permitting (England and Wales) Regulations Amendments	OUT	-0.5 and (105 from EU-derived legislation)
Defra1448	Agriculture, England and Water, England – The Nitrates Pollution Prevention (Amendment) Regulations 2012	OUT	-0.03 and (-0.8 from EU-derived legislation)
DFE0029	Revised statutory guidance Working Together to Safeguard Children	OUT	-2.31
DFE0026	Residential Family Centres (Amendment) Regulations 2013	OUT	-0.002
DfT00199 ¹⁵	The Operation of Air Services in the Community (Pricing etc.) Regulations	EU out-of-scope	Est. by DfT as low-cost regulation
DfT00048 ²²	Greenhouse Gas Emissions Reporting Regulations	EU out-of-scope	Est. by DfT as 0.60
DfT00167 ¹⁵	The Merchant Shipping (Passengers' Rights) Regulations 2012	EU out-of-scope	Est. by DfT as low-cost regulation
DfT-TBC ¹⁵	Amendment to Marine Equipment Directive providing an updated list of International Standards for Marine Equipment	EU out-of-scope	Est. by DfT as low-cost regulation

²² This measure has not been validated by RPC and does not include an EANCB figure. The chosen policy published in September 2012 was a less-burdensome variant of the options considered in the final Impact Assessment. DfT's latest estimate of the chosen policy approach is around £0.6 million, an explanation of which is set out at para 10.1 of the Explanatory Memorandum to the Motor Fuel (Road Vehicle and Mobile Machinery) Greenhouse Gas Emissions Reporting Regulations 2012.

IA Ref No.	Measure	OIOO/OITO Classification	Equivalent Annual Net Cost to Business (£m, 2009)
Dft00139 ¹⁵	Merchant Shipping (Carriage of Passengers by Sea) Regulations 2012	EU out-of-scope	Est. by DfT as low-cost regulation
DfT00189	Channel Tunnel: Transposition of Railway Safety and Interoperability Directives	EU out-of-scope	0.00
DfT00063 ²³	Revised administrative validity of driving licences (drivers of small vehicles)	EU out-of-scope	–
DfT00064 ²³	Implementation of the third EU directive on driving licences (driver testing and driving examiner requirements)	EU out-of-scope	–
DfT00065 ²³	Implementation of the third EU directive on driving licences (driver testing and driving examiner requirements)	EU out-of-scope	–
DfT00131	EU Regulation 181/2011 concerning the rights of bus passengers in bus and coach transport	EU out-of-scope	0.00
ORR1201	Railways and Other Guided Transport System (Safety) (Amendment) Regulations 2013	OUT	-0.1 and (-0.2 from EU-derived legislation)
DH5109	Medical Profession (Responsible Officers) Regulations	Zero Net Cost	0.00
DWP0036	Occupational Pensions Schemes (Miscellaneous Amendments No.2) Regulations 2013	Zero Net Cost	0.00
DWP0037	Amendments to National Employment Savings Trust (NEST) Order 2013	Zero Net Cost	0.00
HMT1206	Consumer Insurance (Disclosure and Representations) Act 2012	Out	-0.47
HSE0067	The Identification and Traceability of Explosives Regulations 2013	EU out-of-scope	-0.02

²³ Historic measure which received an RPC Opinion prior to the new requirements to calculate an EANCB figure.

IA Ref No.	Measure	OIOO/OITO Classification	Equivalent Annual Net Cost to Business (£m, 2009)
HSE0069	Health and Safety (Miscellaneous Repeals, Revocations and Amendment) Regulations 2013	OUT	-0.09
HSE0075	Health and Safety (Sharp Instruments in Healthcare) Regulations 2013	EU out-of-scope	0.53

Table 7: Measures that also came in during the SNR5 period (1 January to 31 July 2013)

IA Ref No.	Measure	OIOO /OITO Classification	Equivalent Annual Net Cost to Business (£m, 2009)
DCMS – TBC / DCLG	Planning deregulation of telecommunications cabinets and overhead lines	OUT	TBC
DECC-TBC	Enforcement regime for the EU Regulation on Wholesale Energy Market Integrity and Transparency (REMIT).	EU out-of-scope	TBC
DECC-TBC ²⁴	The Offshore Combustion Installations (Pollution Prevention and Control) Regulations 2013	EU out-of-scope	Est. by DECC as low-cost regulation
BIS / Retail	Repeal Restrictive Practices Court secondary legislation	RTC	–
HMT1204	Contractual Scheme Regulations	EU out-of-scope	0.00
HMT1305 ¹⁶	The Financial Conglomerates and Other Financial Groups (Amendment) Regulations 2013	EU out-of-scope	Est. by HMT as low-cost regulation
DfT-TBC	Master Workboat less than 500 Gross Tonnage Certificate of Competency	OUT	TBC
DfT-TBC	Maritime Studies Qualifications for Tug operators	OUT	TBC

²⁴ This measure has not been validated by RPC. It has been estimated by DECC as low-cost regulation and does not include any EANCB figure.

IA Ref No.	Measure	OIOO /OITO Classification	Equivalent Annual Net Cost to Business (£m, 2009)
DCLG1305	Amendments to the Building Regulations 2010 – extending the use of self-certification of building work	OUT	-1.60
DCLG120907	Reform of the Mobile Homes Act 1983	IN	0.02

Table 8: Measures which did not go forward as planned during the SNR5 period (1 January to 31 July 2013)

IA Ref No.	Measure	OIOO /OITO Classification	Equivalent Annual Net Cost to Business (£m, 2009)
BIS0383	Employment Tribunal Rules	OUT	
GEO1030	Equality Act 2010: Section 40 (2)-(4)	IN	0.30
GEO1033	Equality Act 2010: Section 138	OUT	-0.80
DCMS037	Amendment to Gambling Act 2005: airside gaming machines	OUT	
DCMS045	Amendment to Gambling Act 2005: trackside employment	OUT	
DECC0141	Amendment of electricity development consents under Section 36 of the Electricity Act 1989	OUT	
Defra1307	Amendment The Welfare of Animals (Slaughter or Killing) Regulations on protection of animals at time of killing	EU out-of-scope	
Defra1007	Sea Fisheries, England – Amendment and/or Revocation of Community Control Measures Orders – (exact title to be determined)	EU out-of-scope	
Defra1093	The Passage of Fish (England and Wales) Regulations	EU out-of-scope	
Defra1471	Small waste oil burners	EU out-of-scope	
Defra1067	REACH Enforcement and Control of Asbestos (Amendment) Regulations 2010	EU out-of-scope & RTC	

IA Ref No.	Measure	OIOO /OITO Classification	Equivalent Annual Net Cost to Business (£m, 2009)
Defra1398	Amendment to the Sheep and Goats Records and Identification Order 2009	EU out-of-scope	
Defra1273	Revocation of Code of Recommendations for the Welfare of Livestock: Meat Chickens and Breeding Chickens	EU out-of-scope	
Defra1486	Amendment of the Registration of Fish Buyers and Sellers and Designation of Fish Auction Sites Regulations 2005	EU out-of-scope	
Defra1443	The Food Labelling (England) Regulations 2013	RTC	–
Defra Environment	Amendment of the Smoke Control Areas (Exempted Fireplaces) (England) Order 2011	RTC	–
Defra1139	Amend the Wildlife and Countryside (Ringing of Certain Birds) Regulations 1982	RTC	–
Defra Environment	Merge the Access to the Countryside (Provisional and Conclusive Maps) (England) Regulations 2002 with Corrections and Amendments from 2003 and 2005	RTC	–
Defra Environment	Consolidation of the Public Rights of Way (Combined Orders) (England) Regulations 2008 and Amendments from 2010	RTC	–
Defra1334	Company reporting of greenhouse gas emissions	IN	3.40
Defra1437	Amendment to Code of Practice for Ice-Cream Van Chimes etc. 1982	OUT & RTC	
Defra1473	Amendments to The Water Environment (Water Framework Directive) (England and Wales) Regulations 2003	EU out-of-scope	
Defra1453	Amendment to Animal By-Products (Identification) Regulations 1995 and transfer of provisions to the Animal By Products (Enforcement) (England) Regulations 2011	OUT	-0.01
Defra1472	Changes to the scope of the Gangmasters Licensing Authority	OUT	

IA Ref No.	Measure	OIOO /OITO Classification	Equivalent Annual Net Cost to Business (£m, 2009)
DFE0035	Adoption Agencies (Miscellaneous Amendments) Regulations 2013	OUT	-0.06
DFE0036	The Care Planning, Placement and Case Review and Fostering Services (Miscellaneous Amendments) Regulations 2013	OUT	-0.062
DFE0040	Residential Holiday Schemes for Disabled Children Regulations 2013	OUT	-0.005
DfT-TBC	Intelligent Transport Systems 2010/40: specification	EU out-of-scope	
DfT-TBC	Agricultural or Forestry Tractors: Emission of Gaseous and Particle Pollutants (Amendment) Regulations 2013	EU out-of-scope	
DfT00166	Non-Road Mobile Machinery (Emission of Gaseous and Particulate Pollutants) (Amendment) Regulations 2013	EU out-of-scope	-82.00
DfT00121	Road Transport Package – Consequential amendments to secondary legislation	EU out-of-scope	
DFT00185	Recasting UK Tyre Legislation	OUT	
DfT00171	Health & Safety at Work – Asbestos amendment Regulations	EU out-of-scope	
DfT00138	Civil Aviation (Access to Air Travel for Disabled Person) Regulations 2007 – Reform of EHRC	IN	0.07
DfT00142	Changes to Cabotage Rules	OUT	-1.30
DfT-TBC	Implementing EC Regulation on International Safety Management Code	EU out-of-scope	
DfT00083 ¹⁵	Historic drivers hours	EU out-of-scope	Est. by DfT as low-cost regulation
DfT-TBC	Air Traffic Management: The Single European Sky National Supervisory Authority Regulations	EU out-of-scope	
DfT-TBC	Air Traffic Management: The Single European Sky Penalties Order	EU out-of-scope	

IA Ref No.	Measure	OIOO /OITO Classification	Equivalent Annual Net Cost to Business (£m, 2009)
DfT00186	Introduction of Thresholds for Nationally Significant Highways and Railways Schemes and amendments to the Planning Act 2008 to facilitate speedier delivery of road schemes	OUT	
DfT00137 & DfT00168	Designation Orders 2013 for the ports of Milford Haven ²⁵ , Barrow, Cardiff, Clyde, Falmouth, The Humber, Liverpool, The Manchester Ship Canal, Newhaven, Southampton, Sullom Voe, and Swansea	EU out-of-scope	0.159 & -0.24
DfT-TBC	Transposition of Directive 2012/24/EU	EU out-of-scope	
FOOD0049	The Feed (Hygiene and Enforcement) (England) (Amendment) Regulations 2013	EU out-of-scope	
FOOD0113	Consolidation into a single statutory instrument of all additive type legislation.	EU out-of-scope	
HSE0073	Enterprise and Regulatory Reform (ERR) Bill – Strict Liability Amendments	Zero Net Cost	0.00
HSE0074	Amendment to Health and Safety (First Aid) Regulations 1981	OUT	-0.01
MoJ125	Claims Management Rules Review (Phase 2)	Zero Net Cost	0.00

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

²⁵ The Designation Order for Milford Haven came into force on 1 May 2013.

Department of Business of Business, Innovation & Skills.

<https://www.gov.uk/government/organisations/department-for-business-innovation-skills>

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