UK MINISTERS ACTING IN DEVOLVED AREAS

128 - The Competitiveness of Enterprises and Small and Medium Enterprises (Revocation) (EU Exit) Regulations 2019

Laid in the UK Parliament: 4 April 2019

Sifting	
Subject to sifting in UK Parliament?	Yes
Procedure:	Proposed Negative
Date of consideration by the House of	24 April 2019
Commons European Statutory Instruments	
Committee	
Date of consideration by the House of Lords	8 April 2019
Secondary Legislation Scrutiny Committee	
Date sifting period ends in UK Parliament	2 May 2019
Written statement under SO 30C:	Paper 11
SICM under SO 30A (because amends	Not required
primary legislation)	
Scrutiny procedure	
Outcome of sifting	Not known
Procedure	Negative or Affirmative
Date of consideration by the Joint	Not known
Committee on Statutory Instruments	
Date of consideration by the House of	Not known
Commons Statutory Instruments	
Committee	
Date of consideration by the House of Lords	Not known
Secondary Legislation Scrutiny Committee	

Commentary

These Regulations are proposed to be made by the UK Government pursuant to section 8(1) of the European Union (Withdrawal) Act 2018. The Regulations revoke existing direct EU legislation which forms UK law relating to the Programme for the Competitiveness of Enterprises and small and medium-sized enterprises (COSME) (2014-2020).

In a 'no deal' scenario, the EU Regulation will cease to have effect in UK law and the UK Government intends not to introduce new legislation in order to deliver funds for the COSME programme post-exit.

In the event of a no-deal, the UK Government have stated it will guarantee EU funding for UK organisations which have successfully bid directly to the European Commission, where they can participate as third countries, so that they can continue competing for, and securing, funding until the end of 2020. This includes UK COSME projects, where those projects remain viable after a No Deal exit.

Legal Advisers agree with the statement laid by the Welsh Government dated 8 April 2019 regarding the effect of these Regulations.

The above summary and the content of the Explanatory Memorandum to these Regulations confirm their effect.

Legal Advisers do not consider that any significant issues arise under paragraph 8 of the Memorandum on the European Union (Withdrawal) Bill and the Establishment of Common Frameworks in relation to these Regulations.

Legal Advisers have not identified any legal reason to seek a consent motion under Standing Order 30A.10 in relation to these Regulations.