

Bille an Bhainc Ceannais (Morgáistí Ráta Athraithigh), 2022 Central Bank (Variable Rate Mortgages) Bill 2022

Mar a tionscnaíodh As initiated



BILLE AN BHAINC CEANNAIS (MORGÁISTÍ RÁTA ATHRAITHIGH), 2022 CENTRAL BANK (VARIABLE RATE MORTGAGES) BILL 2022

Mar a tionscnaíodh As initiated

CONTENTS

Section

- 1. Definitions
- 2. Section 2 Assessments
- 3. Factors to which Central Bank shall have regard
- 4. Formation of conclusion
- 5. Power to issue direction to lender
- 6. Enforcement orders
- 7. Prohibition on discrimination against existing customers
- 8. Rectification orders and compensation orders
- 9. Defrayal of legal costs or stamp duty not to constitute discrimination
- 10. Publication of Section 2 Assessments
- 11. No appeal from decision of Central Bank
- 12. Short title

ACT REFERRED TO

Central Bank Act 1942 (No. 22)



BILLE AN BHAINC CEANNAIS (MORGÁISTÍ RÁTA ATHRAITHIGH), 2022 CENTRAL BANK (VARIABLE RATE MORTGAGES) BILL 2022

Bill

entitled

An Act to provide for measures to address market failures in the market for principal dwelling house mortgage loans, and to provide for related matters.

5

Be it enacted by the Oireachtas as follows:

Definitions

1. In this Act—

"Central Bank" means the Central Bank of Ireland;

10

"compensation order" has the meaning assigned to it by section 8(3);

"enforcement order" shall be interpreted with regard to section 6;

"lender" includes any regulated financial service provider within the meaning of the Central Bank Act 1942 and any company, partnership, business or other entity engaged in the provision, management or administration of principal dwelling house mortgage loans;

15

"principal dwelling house mortgage loan" means a loan for the primary purpose of purchasing a principal dwelling home for the borrower (and if relevant the family of the borrower) on an owner-occupier business;

"rectification order" has the meaning assigned to it by section 8(1);

"Section 2 Assessment" means an assessment carried out pursuant to section 2;

20

"variable interest rate"—

- (a) includes any interest rate which is transient or otherwise not fixed and which is not set or calculated by reference to an interest rate set or otherwise determined by the European Central Bank,
- (b) in relation to a lender, includes a reference to different variable interest rates being charged by a lender in respect of different principal dwelling house mortgage loans or categories of principal dwelling house mortgage loans.

25

Section 2 Assessments

2. The Central Bank shall carry out assessments on the state of competition in the market for principal dwelling house mortgage loans on at least a quarterly basis.

30

Factors to which Central Bank shall have regard

- **3.** In carrying out a *Section 2* Assessment, the Central Bank shall have regard to the following factors:
 - (a) the variable interest rates being charged by lenders;
 - (b) the ease with which borrowers can switch their principal dwelling house mortgage loans between lenders or between products offered by the same lender;
 - (c) the extent to which borrowers are switching their principal dwelling house mortgage loans between lenders or between products offered by the same lender;
 - (d) the relationship and proportionality between the variable interest rates being charged by each lender and the cost of funds of that lender;

10

15

- (e) the trend in variable interest rates being charged in the principal dwelling house mortgage loan market over time;
- (f) lenders' cost of funds and the trend in lenders' cost of funds over time;
- (g) lenders' weighted average cost of capital and the trend in lenders' weighted average costs of capital over time;
- (h) the risk profiles of individual lenders in respect of variable interest rate principal dwelling house mortgage loans;
- (i) lenders' reasonable profit expectations in the prevailing market conditions;
- (j) the proportion of the principal dwelling house mortgage loan market accounted for by each lender; and
- (k) such other matters as the Governor of the Central Bank may certify as being of relevance.

Formation of conclusion

- 4. (1) Upon completion of a Section 2 Assessment, the Central Bank shall form a conclusion as to whether the state of competition in the market for principal dwelling house 25 mortgage loans is such that a market failure exists.
 - (2) For the purposes of this Act, "market failure" means a situation in which market conditions are such that a lender is, or lenders are, charging a variable interest rate or variable interest rates for principal dwelling house mortgage loans which are higher than the Central Bank considers can be reasonably and objectively justified by reference to the factors set out in *section 3*.

Power to issue direction to lender

- 5. Where the Central Bank forms a conclusion pursuant to section 4 that a market failure exists, the Central Bank may issue a direction to a specific lender or lenders (or lenders in general) not to charge a variable interest rate or variable interest rates in respect of principal dwelling house mortgage loans generally, or specific principal dwelling house mortgage loans or categories of principal dwelling house mortgage loans, which—
 - (a) a rate specified by the Central Bank,

- (b) a margin specified by the Central Bank above that lender's cost of funds (as determined by the Central Bank),
- (c) a margin specified by the Central Bank above a rate set by the European Central Bank nominated by the Central Bank,
- (d) a proportion, being not more than one-third, specified by the Central Bank above 5 the average variable interest rate charged in the market for comparable principal dwelling house mortgage loans as determined by the Central Bank.

Enforcement orders

- 6. (1) A direction pursuant to *section 5* shall state the duration for which the direction remains in force, which may be an indefinite period, but such a direction may subsequently be extended, varied or brought to an end by the Central Bank at any time.
 - (2) A lender shall comply with a direction pursuant to *section 5* (or any variation of such a direction) within 56 days from the date of the direction (or variation as the case may be) and shall thereafter continue to comply with the direction until such time, if any, that it is varied or brought to an end by the Central Bank.

15

- (3) Where the Central Bank believes that a lender is in breach of *subsection* (2), it may apply to the High Court on notice to the lender in question for an enforcement order requiring the lender in question to comply with the direction in question.
- (4) Upon hearing an application pursuant to *subsection* (3), the High Court shall grant an enforcement order if it determines that the lender in question is in breach of the relevant direction.
- (5) Where the High Court makes an enforcement order in accordance with this section, it shall impose a fine on the lender in question in the sum of twice the amount that the court determines the lender derived in profits in breach of the relevant direction, unless the court determines that it would be unjust to impose such a fine, in which case it may impose a lesser fine or dispense with the requirement to impose a fine.

Prohibition on discrimination against existing customers

7. In setting a variable interest rate for a group, class or category of principal dwelling house mortgage loans, a lender may not discriminate between existing borrowers and 30 new borrowers.

Rectification orders and compensation orders

- **8.** (1) Where the Central Bank believes that a lender is in breach of its obligations pursuant to *section* 7, the Central Bank may apply to the High Court on notice to the lender in question for a rectification order requiring the lender in question to cease the relevant discriminatory practice prohibited by that section.
 - (2) Upon hearing an application pursuant to *subsection* (1), the High Court shall, if it determines that the lender in question has acted in breach of *section* 7, grant a rectification order in such terms as the court deems appropriate.
 - (3) Where the High Court makes a rectification order in accordance with this section, it 40

shall make a compensation order in such terms as the court considers appropriate requiring the lender to compensate any borrower or former borrower (or class of borrowers or former borrowers) of the lender affected by the discriminatory practice in question, unless the court believes it would be unjust to do so.

(4) Where the High Court makes a rectification order in accordance with this section, it shall impose a fine on the lender in question in the sum of twice the amount that the court determines the lender derived in profits on foot of the discriminatory practice in question, unless the court determines that it would be unjust to impose such a fine, in which case it may impose a lesser fine or dispense with the requirement to impose a fine.

10

5

Defraval of legal costs or stamp duty not to constitute discrimination

9. A lender shall not be regarded as discriminating between existing borrowers and new borrowers for the purposes of section 7 as a consequence of providing new borrowers with a once-off payment or discount for the purpose of defraying on a bona fide and vouched basis-

15

- (a) the borrowers' legal costs in taking out the loans in question or switching between loan products, or
- (b) the borrowers' liability for stamp duty in the purchase of the principal dwelling house in question.

Publication of Section 2 Assessments

20

10. The Central Bank shall publish each Section 2 Assessment publicly in such a manner as it considers appropriate.

No appeal from decision of Central Bank

Notwithstanding the provisions of the Central Bank Act 1942 or any other enactment, no appeal shall lie to the Irish Financial Services Appeals Tribunal or the High Court in respect of a Section 2 Assessment, a direction pursuant to section 5 or a decision by the Central Bank to seek an enforcement order or a rectification order.

25

Short title

This Act shall be cited as the Central Bank (Variable Rate Mortgages) Act 2022.

Bille an Bhainc Ceannais (Morgáistí Ráta Athraithigh), 2022

Central Bank (Variable Rate Mortgages) Bill 2022

BILLE

BILL

(mar a tionscnaíodh)

(as initiated)

dá ngairtear

entitled

Acht do dhéanamh socrú maidir le bearta chun An Act to provide for measures to address market aghaidh a thabhairt ar mhainneachtana margaidh mhargadh d'iasachtaí morgáiste phríomhthithe cónaithe, agus do dhéanamh socrú i dtaobh nithe gaolmhara.

failures in the market for principal dwelling house mortgage loans, and to provide for related matters.

An Teachta Ged de Nais a thug isteach, 28 Meitheamh, 2022

Introduced by Deputy Ged Nash, 28th June, 2022

BAILE ÁTHA CLIATH ARNA FHOILSIÚ AG OIFIG AN tSOLÁTHAIR Le ceannach díreach ó
FOILSEACHÁIN RIALTAIS, BÓTHAR BHAILE UÍ BHEOLÁIN, CILL MHAIGHNEANN, BAILE ÁTHA CLIATH 8, D08 XAO6. Teil: 046 942 3100 r-phost: publications@opw.ie

nó trí aon díoltóir leabhar

DUBLIN PUBLISHED BY THE STATIONERY OFFICE To be purchased from GOVERNMENT PUBLICATIONS. MOUNTSHANNON ROAD, KILMAINHAM, DUBLIN, D08 XAO6. Tel: 046 942 3100 Email: publications@opw.ie or through any bookseller

€1.27

