CONSIDERATION OF BILL

ENERGY BILL, AS AMENDED

Sir Nick Harvey

Page 5, line 33 [Clause 6], at end insert—

‘“Biomass” means fuel used in a generating station where—

(a) at least 90 per cent of its energy content is derived from relevant material
    (that is to say, material which is, or is derived directly or indirectly from,
    plant matter, animal matter, fungi or algae), and

(b) if fossil fuel forms part of it—
    (i) the fossil fuel is present following a process—
        (aa) to which the relevant material has been subject, and
        (bb) the undertaking of which has caused the fossil fuel to be
             present in, on or with that material even though that was
             not the object of the process; or
    (ii) it is waste and the fossil fuel forming part of it was not added to
         it with a view to its being used as a fuel.

“Qualifying combined heat and power generating station” means a
combined heat and power generating station which has been accredited
under the CHPQA.’

Sir Nick Harvey

Page 8, line 30 [Clause 10], at end insert—

‘(10) A direction may not be given under this section to a fossil fuel or renewable
energy plant with a rated capacity of 15MW or greater that use any biomass
unless they are—

(a) a qualifying combined head and power generating station; or

(b) an operational carbon capture and storage plant.’.
Energy Bill, continued

NOTICES WITHDRAWN

The following Notices were withdrawn on: 6 March 2013
Amendments 30 and 31.