



# House of Commons

## NOTICES OF AMENDMENTS

given up to and including

**Tuesday 31 January 2017**

*New Amendments handed in are marked thus ★*

*☆ Amendments which will comply with the required notice period at their next appearance*

*Amendments tabled since the last publication: 1 to 3*

### CONSIDERATION OF BILL (REPORT STAGE)

### BROADCASTING (RADIO MULTIPLEX SERVICES) BILL

#### NOTE

**This document includes all amendments tabled to date and includes any withdrawn amendments at the end. The amendments have been arranged in the order in which they relate to the Bill.**

Wendy Morton

★ Clause 1, page 1, line 4, after “may” insert “after public consultation”.

1

Wendy Morton

★ Clause 1, page 2, line 17, at end insert—

“(4A) The Secretary of State is not to make an order under this section in relation to small scale radio multiplex services except where the description is of services to be provided primarily for the good of members of the public or of a particular community, rather than for commercial services.”

2

Jo Churchill

★ Clause 1, page 2, line 17, at end insert—

“(4A) The Secretary of State must not make an order under this section in relation to small-scale radio multiplex services except where the order includes conditions

3

**Broadcasting (Radio Multiplex Services) Bill, *continued***

to provide for capacity on small-scale radio multiplex to be reserved for broadcasting services of a description set out in an order under section 262.”

***Member's explanatory statement***

*This amendment ensures that radio stations that meet the description of Community Radio under section 262 of the Communications Act 2003 are guaranteed carriage on small-scale radio multiplexes.*

---