NOTICES OF AMENDMENTS

given up to and including

Wednesday 14 November 2018

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: 15 to 17 and NC17 and NC18

COMMITTEE OF THE WHOLE HOUSE

FINANCE (No. 3) BILL

(Clauses 5, 6, 8 9 and 10; Clause 15 and Schedule 3; Clause 16 and Schedule 4; Clause 19; Clause 20; Clause 22 and Schedule 7; Clause 23 and Schedule 8; Clause 38 and Schedule 15; Clauses 39 and 40; Clauses 41 and 42; Clauses 46 and 47; Clauses 61 and 62 and Schedule 18; Clauses 68 to 78; Clause 83; Clause 89; Clause 90; any new Clauses or new Schedules relating to tax thresholds or reliefs, the subject matter of any of clauses 68 to 78, 89 and 90, gaming duty or remote gaming duty, or tax avoidance or evasion)

NOTE

This document includes all amendments tabled to date and includes any withdrawn amendments at the end. The amendments have been arranged in accordance with the Order of the House [12 November 2018].

CLAUSES 5, 6, 8, 9, 10 AND 38 AND SCHEDULE 15; CLAUSES 39 TO 42; ANY NEW CLAUSES OR NEW SCHEDULES RELATING TO TAX THRESHOLDS OR RELIEFS

CLAUSES 5, 6, 8, 9, 10 AND 38 AND SCHEDULE 15

Kirsty Blackman
Ian Blackford
Alison Thewliss
Ronnie Cowan
Mhairi Black
Patrick Grady

Clause 5, page 2, line 20, leave out “£12,500” and insert “£12,750”
Clause 5, page 2, line 24, leave out subsection (4)

Jeremy Corbyn
John McDonnell
Peter Dowd
Jonathan Reynolds
Anneliese Dodds
Mr Nicholas Brown

Claire Lewis
Lyn Brown
Thelma Walker
Seema Malhotra

Clause 5, page 2, line 33, at end insert—

“(6) The Chancellor of the Exchequer must, no later than 5 April 2019, lay before the House of Commons a distributional analysis of—

(a) the effect of reducing the threshold for the additional rate to £80,000, and
(b) the effect of introducing a supplementary rate of income tax, charged at a rate of 50%, above a threshold of £125,000.”

NEW CLAUSES OR NEW SCHEDULES RELATING TO TAX THRESHOLDS OR RELIEFS

Jeremy Corbyn
John McDonnell
Peter Dowd
Jonathan Reynolds
Anneliese Dodds
Mr Nicholas Brown

Clare Lewis
Lyn Brown
Thelma Walker
Seema Malhotra

To move the following Clause—

“Additional rate threshold and supplementary rate

The Chancellor of the Exchequer must, no later than 5 April 2019, lay before the House of Commons a distributional analysis of—

(a) the effect of reducing the threshold for the additional rate to £80,000, and
(b) the effect of introducing a supplementary rate of income tax, charged at a rate of 50%, above a threshold of £125,000.”
“Impact of provisions of section 5 on child poverty and equality

(1) The Chancellor of the Exchequer must review the impact of the provisions of section 5 and lay a report of that review before the House of Commons within six months of the passing of this Act.

(2) A review under this section must consider the impact of the changes made by section 5 on—
   (a) households at different levels of income,
   (b) people with protected characteristics (within the meaning of the Equality Act 2010),
   (c) the Treasury’s compliance with the public sector equality duty under section 149 of the Equality Act 2010,
   (d) different parts of the United Kingdom and different regions of England, and
   (e) levels of relative and absolute child poverty in the United Kingdom.

(3) In this section—
   “parts of the United Kingdom” means—
      (a) England,
      (b) Scotland,
      (c) Wales, and
      (d) Northern Ireland;
   “regions of England” has the same meaning as that used by the Office for National Statistics.”
“Review of the effectiveness of entrepreneurs’ relief

(1) Within twelve months of the passing of this Act, the Chancellor of the Exchequer must review the effectiveness of the changes made to entrepreneurs’ relief by Schedule 15, against the stated policy aims of that relief.

(2) A review under this section must consider—
   (a) the overall number of entrepreneurs in the UK,
   (b) the annual cost of entrepreneurs’ relief,
   (c) the annual number of claimants per year,
   (d) the average cost of relief paid per claim, and
   (e) the impact on productivity in the UK economy.”

“Review of changes to entrepreneurs’ relief

(1) The Chancellor of the Exchequer must review the impact on investment in parts of the United Kingdom and regions of England of the changes made to entrepreneur’s relief by Schedule 15 to this Act and lay a report of that review before the House of Commons within six months of the passing of this Act.

(2) A review under this section must consider—
   (a) the effects of the provisions on business investment,
   (b) the effects of the provisions on employment, and
   (c) the effects of the provisions on productivity.

(3) In this section—
   “parts of the United Kingdom” means—
   (a) England,
   (b) Scotland,
   (c) Wales, and
   (d) Northern Ireland;
“regions of England” has the same meaning as that used by the Office for National Statistics.”

To move the following Clause—

“Review of geographical effects of provisions of section 9
The Chancellor of the Exchequer must review the differential geographical effects of the changes made by section 9 and lay a report of that review before the House of Commons within six months of the passing of this Act.”

To move the following Clause—

“Report on consultation on certain provisions of this Act
(1) No later than two months after the passing of this Act, the Chancellor of the Exchequer must lay before the House of Commons a report on the consultation undertaken on the provisions in subsection (2).
(2) Those provisions are—
(a) section 5,
(b) section 6,
(c) section 8,
(d) section 9,
(e) section 10,
(f) Schedule 15,
(g) section 39
(h) section 40,
(i) section 41, and
(j) section 42.
(3) A report under this section must specify in respect of each provision listed in subsection (2)—
(a) whether a version of the provision was published in draft,
Finance (No. 3) Bill, continued

(b) if so, whether changes were made as a result of consultation on the draft, and
(c) if not, the reasons why the provision was not published in draft and any consultation which took place on the proposed provision in the absence of such a draft.”

Debbie Abrahams
Alex Cunningham

★ To move the following Clause—

“Review of public health and poverty effects of Basic Rate Limit and Personal Allowance

(1) The Chancellor of the Exchequer must review the public health and poverty effects of the provisions of section 5 to this Act and lay a report of that review before the House of Commons within six months of the passing of this Act.

(2) A review under this section must consider—

(a) the effects of those provisions on the levels of relative and absolute poverty in the UK,
(b) the effects of those provisions on life expectancy and healthy life expectancy in the UK, and
(c) the implications for the public finances of the public health effects of those provisions.”

CLAUSES 68 TO 78 AND 89 AND 90; ANY NEW CLAUSES OR NEW SCHEDULES RELATING TO THE SUBJECT MATTER OF THOSE CLAUSES

CLAUSES 68 TO 78 AND 89 AND 90

Kirsty Blackman
Ian Blackford
Alison Thewliss
Ronnie Cowan
Mhairi Black
Patrick Grady

Clause 78, page 51, line 32, after “may”, insert “(subject to section (Review of expenditure implications of Part 3))”

NC18
“(1A) The Chancellor of the Exchequer must, no later than the date provided for in subsection (1C), lay before the House of Commons a statement of the circumstances (in relation to the outcome of negotiations with the EU) that give rise to the exercise of the power.

(1B) The statement under subsection (1A) must be accompanied by—

(a) an assessment of the fiscal and economic effects of the exercise of those powers and the circumstances giving rise to them;

(b) a comparison of those fiscal and economic effects with the effects if—

(i) a negotiated withdrawal agreement and a framework for a future relationship with the EU had been agreed to, and

(ii) the United Kingdom had remained a member of the European Union;

(c) a statement by the Office for Budget Responsibility on the accuracy and comprehensiveness of the assessment under paragraph (a) and the comparison under paragraph (b).

(1C) The date provided for in this subsection is—

(a) a date which is no less than seven days before the date on which a Minister of the Crown proposes to make a motion for the purposes of section 13(1)(b) of the European Union Withdrawal Act 2018 and after the passing of this Act, or

(b) a date which is no less than seven days before the date on which a Minister of the Crown proposes to make a motion for the purposes of section 13(6)(a) of the European Union Withdrawal Act 2018 and after the passing of this Act, or

(c) a date which is no less than seven days before the date on which a Minister of the Crown proposes to make a motion for the purposes of section 13(8)(b)(i) of the European Union Withdrawal Act 2018 and after the passing of this Act, or

(d) the date on which this Act is passed, whichever is the earliest.”

Member’s explanatory statement

This amendment requires the first use of the powers intended to modify tax legislation in the event of a no deal Brexit to be accompanied by a statement of the circumstances and a comparative analysis of their impact, accompanied by an OBR assessment.
Clause 89, page 66, line 30, at end insert—

“(1A) No regulations under this section may be made until the Chancellor of the Exchequer has laid a statement before the House of Commons setting out—

(a) a list of the powers in relevant tax legislation that the Treasury has acquired since June 2016 in connection with the United Kingdom’s withdrawal from the European Union,

(b) a list of the powers in relevant tax legislation the Treasury expects to acquire if—

(i) a withdrawal agreement and a framework for a future relationship with the European Union have been agreed to, or

(ii) the United Kingdom has left the European Union without a negotiated withdrawal agreement.

(c) a description of any powers conferred upon the House of Commons (whether by means of the approval or annulment of statutory instruments or otherwise) in connection with the exercise of the powers set out in subsection (b).”

Clause 89, page 67, line 1, leave out subsection (5) and insert—

“(5) No statutory instrument containing regulations under this section may be made unless a draft has been laid before and approved by a resolution of the House of Commons.”

Clause 89, page 67, line 12, at end insert—

“(7) This section shall, subject to subsection (8), cease to have effect at the end of the period of two years beginning with the day on which this Act is passed.

(8) The Treasury may by regulations provide that this section shall continue in force for an additional period of up to three years from the end of the period specified in subsection (7).
Finance (No. 3) Bill, continued

(9) No regulations may be made under subsection (8) unless a draft has been laid before and approved by a resolution of the House of Commons.”

Clause 90, page 67, line 16, after “may”, insert “(subject to subsections (1A) and (1B))”

“(1A) Before proposing to incur expenditure under subsection (1), the Secretary of State must lay before the House of Commons—

(a) a statement of the circumstances (in relation to negotiations relating to the United Kingdom’s withdrawal from the European Union) that give rise to the need for such preparatory expenditure, and

(b) an estimate of the expenditure to be incurred.

(1B) No expenditure may be incurred under subsection (1) unless the House of Commons comes to a resolution that it has considered the statement and estimate under subsection (1A) and approves the proposed expenditure.”

NEW CLAUSES OR NEW SCHEDULES RELATING TO THE SUBJECT MATTER OF CLAUSES 68 TO 78 AND 89 AND 90

To move the following Clause—

“Review of expenditure implications of Part 3

(1) The Chancellor of the Exchequer must review the expenditure implications of commencing Part 3 of this Act and lay a report of that review before the House of Commons within six months of the passing of this Act.
Finance (No. 3) Bill, continued

(2) No regulations may be made by the Commissioners under section 78(1) unless the review under subsection (1) has been laid before the House of Commons.”

Kirsty Blackman
Ian Blackford
Alison Thewliss
Ronnie Cowan
Mhairi Black
Patrick Grady

Vernon Coaker

To move the following Clause—

“Report on consultation on certain provisions of this Act (No. 2)
(1) No later than two months after the passing of this Act, the Chancellor of the Exchequer must lay before the House of Commons a report on the consultation undertaken on the provisions in subsection (2).
(2) Those provisions are—
(a) sections 68 to 78,
(b) section 89, and
(c) section 90.
(3) A report under this section must specify in respect of each provision listed in subsection (2)—
(a) whether a version of the provision was published in draft,
(b) if so, whether changes were made as a result of consultation on the draft,
(c) if not, the reasons why the provision was not published in draft and any consultation which took place on the proposed provision in the absence of such a draft.”

Jeremy Corbyn
John McDonnell
Peter Dowd
Mr Nicholas Brown
Clive Lewis
Anneliese Dodds
Lyn Brown
Thelma Walker

To move the following Clause—

“Review of the carbon emissions tax (No. 2)
Within twelve months of the commencement of Part 3 of the Act, the Chancellor of the Exchequer must review the carbon emissions tax to determine—
(a) the effect of the carbon emissions tax on the United Kingdom’s carbon price in the context of non-participation in the European Union emissions trading scheme, and

(b) the effect of the carbon emissions tax on the United Kingdom’s ability to comply with its fourth and fifth carbon budgets.”

CLAUSES 61 AND 62 AND SCHEDULE 18; ANY NEW CLAUSES OR NEW SCHEDULES RELATING TO REMOTE GAMING DUTY OR GAMING DUTY

CLAUSES 61 AND 62 AND SCHEDULE 18

The Chancellor of the Exchequer

★ Clause 61, page 44, line 23, leave out “1 October 2019” and insert “1 April 2019”

Member’s explanatory statement

This amendment provides for the increase in the rate of remote gaming duty to take effect from 1 April 2019 instead of 1 October 2019.

Carolyn Harris
Mr Iain Duncan Smith
Ronnie Cowan
Mr John Baron
Mr Marcus Fysh
Mr David Jones

Heidi Allen
Priti Patel
Dr Sarah Wollaston
Tim Loughton
Mr Jacob Rees-Mogg
Tracey Crouch
Mr David Davis
Mr Steve Baker
Charlie Elphicke
Andrew Selous
Mr Bob Seely
Johnny Mercer
Justine Greening
Fiona Bruce
Mr Richard Bacon
Stephen Kerr
Sir Michael Fallon
Nicky Morgan
Boris Johnson
Adam Holloway
Zac Goldsmith
Sir Peter Bottomley
Albert Owen
Chuka Umunna
Paul Blomfield
Ian Murray
Jo Stevens
Stephen Timms
Judith Cummins
Susan Elan Jones
Martin Whitfield
Clive Efford
Graham P Jones
Wes Streeting
Ruth Cadbury
Jenny Chapman
Tonia Antoniazzi
Stephen Doughty
Gareth Snell
Stella Creasy
Diana Johnson
Tulip Siddiq
Chris Bryant
Helen Hayes
Mrs Madeleine Moon
Stephen Kinnock
Louise Haigh
Dan Jarvis
Owen Smith
Jim Shannon
Sir Jeffrey M. Donaldson
David Simpson
Mr Gregory Campbell
Nigel Dodds
Stuart C. McDonald
Drew Hendry
John McNally
Alison Thewliss
Marion Fellows
David Linden
Gavin Newlands
Alan Brown
Paul Girvan
Sammy Wilson
Emma Little Pengelly
Gavin Robinson
Patricia Gibson
Dr Lisa Cameron
Brendan O’Hara
Angus Brendan MacNeil
Douglas Chapman
Martyn Day
Clause 61, page 44, line 23, leave out “1 October 2019” and insert “the prescribed date”

The Chancellor of the Exchequer

★ Clause 61, page 44, line 25, leave out “1 October 2019” and insert “1 April 2019”

This amendment is consequential on Amendment 16.

Carolyn Harris
Mr Iain Duncan Smith
Ronnie Cowan
Mr John Baron
Mr Marcus Fysh
Mr David Jones
Clause 61, page 44, line 25, leave out “1 October 2019” and insert “the prescribed date”
Clause 61, page 44, line 32, at end insert—

“(4) In this section, “the prescribed date” means the date prescribed in regulations made by statutory instrument by the Secretary of State

(5) The Secretary of State may not make regulations under subsection (4)—

(a) to prescribe a date before 1 October 2019, and

(b) unless regulations under section 236 of the Gambling Act 2005 have been made that amend the definition of sub-category B2 gaming machines so as to define such machines as having a maximum charge for use of no more than £2 with effect from a date no later than 1 April 2019.

(6) In this section, “sub-category B2 gaming machines” has the meaning given in regulation 5(5) of the Categories of Gaming Machine Regulations 2007/2158.”
NEW CLAUSES OR NEW SCHEDULES RELATING TO REMOTE GAMING DUTY OR GAMING DUTY

Kirsty Blackman
Ian Blackford
Alison Thewliss
Ronnie Cowan
Mhairi Black
Patrick Grady

To move the following Clause—

“Review of public health effects of gaming provisions

(1) The Chancellor of the Exchequer must review the public health effects of the provisions of section 61 of and Schedule 18 to this Act and lay a report of that review before the House of Commons within six months of the passing of this Act.

(2) A review under this section must consider—

(a) the effects of those provisions in reducing the negative public health effects of gambling, and

(b) the implications for the public finances of the public health effects of—

(i) those provisions,

(ii) the operation of the law relating to remote gaming duty and gaming duty if those provisions were not given effect.”

Kirsty Blackman
Ian Blackford
Alison Thewliss
Ronnie Cowan
Mhairi Black
Patrick Grady

To move the following Clause—

“Report on consultation on certain provisions of this Act (No. 3)

(1) No later than two months after the passing of this Act, the Chancellor of the Exchequer must lay before the House of Commons a report on the consultation undertaken on the provisions in subsection (2).

(2) Those provisions are—

(a) section 61, and

(b) Schedule 18.

(3) A report under this section must specify in respect of each provision listed in subsection (2)—

(a) whether a version of the provision was published in draft,

(b) if so, whether changes were made as a result of consultation on the draft,
(c) if not, the reasons why the provision was not published in draft and any consultation which took place on the proposed provision in the absence of such a draft.”
Committee of the whole House: 14 November 2018

Finance (No. 3) Bill, continued

Julie Elliott Karin Smyth Neil Parish
Andy Slaughter Janet Daby Anne Marie Morris
Craig Mackinlay Melanie Onn Matt Western
Douglas Ross Ellie Reeves Alex Cunningham
Siobhain McDonagh Mr Roger Godsiff Seema Malhotra

NC16

To move the following Clause—

“Review of remote gambling duty

(1) The Treasury shall undertake a review of the increase in the rate of remote gambling duty introduced in section (Remote gambling duty (rate)) of this Act.

(2) The review shall consider, in particular, the effects of the rate increase on—

(a) the public revenue,
(b) betting shops, and
(c) gambling related harm.

(3) The Treasury review must include independent advice on the feasibility and impact of bringing forward the date of the increase in remote gaming duty to 1 April 2019.

(4) The Treasury review of the effects of the rate increase in remote gambling duty under subsections (2) and (3) must also take into account any effects of reducing to £2 the maximum stake on B2 machine games with effect from 1 April 2019.

(5) The Chancellor of the Exchequer must lay a copy of a report of the review under this section before the House of Commons no later than 28 days after this Act is passed.”

Member’s explanatory statement

This new clause requires the Treasury to review the feasibility and impact of bringing forward from October 2019 the implementation of an increase in remote gambling duty, which is linked in paragraph 3.68 of the Budget 2018 Red Book to the implementation of a £2 maximum stake on B2 machine games (fixed-odds betting terminals).
Schedule 7, page 223, line 27, at end insert—

“(5) The Treasury shall by regulations require that a CGT exit charge payment plan be published on a public register.”

Member’s explanatory statement
This amendment would require the beneficiary of a trust entering a CGT exit charge payment plan to provide information about the source of its income on a public register.

Schedule 7, page 227, line 13, at end insert—

“(2B) The Treasury shall by regulations prescribe a CGT exit charge payment plan be published on a public register.”

Member’s explanatory statement
This amendment would require the beneficiary of a trust entering a CGT exit charge payment plan to provide information about the source of its income on a public register.
NEW CLAUSES OR NEW SCHEDULES RELATING TO TAX AVOIDANCE OR EVASION

Jeremy Corbyn
John McDonnell
Peter Dowd
Jonathan Reynolds
Anneliese Dodds
Mr Nicholas Brown

Clive Lewis  Lyn Brown  Thelma Walker

NC5

To move the following Clause—

“Impact analyses of the anti-avoidance provisions of this Act

(1) The Chancellor of the Exchequer must review the impact of—

(a) section 15 and Schedule 3,
(b) section 16 and Schedule 4,
(c) sections 19 and 20,
(d) section 22 and Schedule 7,
(e) section 23 and Schedule 8,
(f) sections 46 and 47, and
(g) section 83

of this Act in accordance with this section and lay a report of that review before
the House of Commons within six months of the passing of this Act.

(2) A review under this section must consider—

(a) the impact of those provisions on child poverty,
(b) households at different levels of income,
(c) the impact of those provisions on people with protected characteristics
   (within the meaning of the Equality Act 2010), and
(d) the impact of those provisions on different parts of the United Kingdom
   and different regions of England.

(3) In this section—

“parts of the United Kingdom” means—

(a) England,
(b) Scotland,
(c) Wales, and
(d) Northern Ireland.

“regions of England” has the same meaning as that used by the Office for
National Statistics.”

Member’s explanatory statement

This new clause requires the Chancellor of the Exchequer to carry out and publish a review of the
effects of the tax avoidance provisions of the Bill on households with different levels of income, on
child poverty, people with protected characteristics and on a regional basis.
“Analysis of effectiveness of provisions on tax avoidance and evasion

(1) The Chancellor of the Exchequer must review the effectiveness of—
   (a) section 15 and Schedule 3,
   (b) section 16 and Schedule 4,
   (c) sections 19 and 20,
   (d) section 22 and Schedule 7,
   (e) section 23 and Schedule 8,
   (f) sections 46 and 47, and
   (g) section 83 of this Act in accordance with this section and lay a report of that review before the House of Commons within six months of the passing of this Act.

(2) A review under this section must consider—
   (a) the effects of the provisions in reducing levels of artificial tax avoidance,
   (b) the effects of the provisions in combating tax evasion, and
   (c) estimates of the role of the provisions of this Act in reducing the tax gap in each tax year from 2019 to 2022.”

Member’s explanatory statement
This new clause requires the Chancellor of the Exchequer to carry out and publish a review of the effectiveness of the provisions of the Bill in tackling artificial tax avoidance and tax evasion, and in reducing the tax gap.
Finance (No. 3) Bill, continued

(c) sections 19 and 20,
(d) section 22 and Schedule 7,
(e) section 23 and Schedule 8,
(f) sections 46 and 47,
(g) section 83.

(3) A review under this section must consider in particular—
(a) the effects of those provisions in reducing tax avoidance and evasion,
(b) the effect of those provisions in inducing new tax avoidance measures unanticipated by the Act, and
(c) estimates of the efficacy of the provisions in reducing the tax gap in each tax year from 2018-19 to 2028-29.”

Kirsty Blackman
Ian Blackford
Alison Thewliss
Ronnie Cowan
Mhairi Black
Patrick Grady

To move the following Clause—

“Report on consultation on certain provisions of this Act (No. 4)

(1) No later than two months after the passing of this Act, the Chancellor of the Exchequer must lay before the House of Commons a report on the consultation undertaken on the provisions in subsection (2).

(2) Those provisions are—
(a) section 15 and Schedule 3,
(b) section 16 and Schedule 4,
(c) sections 19 and 20,
(d) section 22 and Schedule 7,
(e) section 23 and Schedule 8,
(f) sections 46 and 47,
(g) section 83.

(3) A report under this section must specify in respect of each provision listed in subsection (2)—
(a) whether a version of the provision was published in draft,
(b) if so, whether changes were made as a result of consultation on the draft,
(c) if not, the reasons why the provision was not published in draft and any consultation which took place on the proposed provision in the absence of such a draft.”
ORDER OF THE HOUSE [12 NOVEMBER 2018]
That the following provisions shall apply to the Finance (No.3) Bill:

Committal

1. The following shall be committed to a Committee of the whole House—
   (a) Clauses 5, 6, 8, 9 and 10 (income tax thresholds and reliefs);
   (b) Clause 15 and Schedule 3 (offshore receipts in respect of intangible property);
   (c) Clause 16 and Schedule 4 (avoidance involving profit fragmentation arrangements);
   (d) Clause 19 (hybrid and other mismatches: scope of Chapter 8 and “financial instrument”);
   (e) Clause 20 (controlled foreign companies: finance company exemption and control);
   (f) Clause 22 and Schedule 7 (payment of CGT exit charges);
   (g) Clause 23 and Schedule 8 (corporation tax exit charges);
   (h) Clause 38 and Schedule 15 (entrepreneurs’ relief);
   (i) Clauses 39 and 40 (gift aid and charities);
   (j) Clauses 41 and 42 (stamp duty land tax: first-time buyers in cases of shared ownership);
   (k) Clauses 46 and 47 (stamp duty and SDRT);
   (l) Clauses 61 and 62 and Schedule 18 (remote gaming duty and gaming duty);
   (m) Clauses 68 to 78 (carbon emissions tax);
   (n) Clause 83 (international tax enforcement: disclosure arrangements);
   (o) Clause 89 (minor amendments in consequence of EU withdrawal);
   (p) Clause 90 (emissions reduction trading scheme: preparatory expenditure);
   (q) any new Clauses or new Schedules relating to—
      (i) tax thresholds or reliefs,
      (ii) the subject matter of any of clauses 68 to 78, 89 and 90,
      (iii) gaming duty or remote gaming duty, or
      (iv) tax avoidance or evasion.

2. The remainder of the Bill shall be committed to a Public Bill Committee.

Proceedings in Committee of the whole House

3. Proceedings in Committee of the whole House shall be completed in two days.
4. Those proceedings shall be taken on each of those days in the order shown in the first column of the following Table.
5. Each part of the proceedings shall (so far as not previously concluded) be brought to a conclusion at the times specified in the second column of the Table.
6. Standing Order No. 83B (programming committees) shall not apply to proceedings in Committee of the whole House.
Finance (No. 3) Bill, continued

TABLE

<table>
<thead>
<tr>
<th>Proceedings</th>
<th>Time for conclusion of proceedings</th>
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<tbody>
<tr>
<td>First day</td>
<td></td>
</tr>
<tr>
<td>Clauses 5, 6, 8, 9, 10 and 38 and Schedule 15; Clauses 39 to 42; any new Clauses or new Schedules relating to tax thresholds or reliefs</td>
<td>3 hours from commencement of proceedings on the Bill on the first day</td>
</tr>
<tr>
<td>Clauses 68 to 78 and 89 and 90; any new Clauses or new Schedules relating to the subject matter of those clauses</td>
<td>6 hours from commencement of proceedings on the Bill on the first day</td>
</tr>
</tbody>
</table>

| Second day                                                                |                                                         |
| Clauses 61 and 62 and Schedule 18; any new Clauses or new Schedules relating to remote gaming duty or gaming duty | 3 hours from commencement of proceedings on the Bill on the second day |
| Clause 15 and Schedule 3; Clause 16 and Schedule 4; Clauses 19 and 20; Clause 22 and Schedule 7; Clause 23 and Schedule 8; Clauses 46 and 47; Clause 83; any new Clauses or new Schedules relating to tax avoidance or evasion | 6 hours from commencement of proceedings on the Bill on the second day |

Proceedings in Public Bill Committee etc

7. Proceedings in the Public Bill Committee shall (so far as not previously concluded) be brought to a conclusion on Tuesday 11 December 2018.

8. The Public Bill Committee shall have leave to sit twice on the first day on which it meets.

9. When the provisions of the Bill considered, respectively, by the Committee of the whole House and by the Public Bill Committee have been reported to the House, the Bill shall be proceeded with as if it had been reported as a whole to the House from the Public Bill Committee.

Proceedings on Consideration and up to and including Third Reading

10. Proceedings on Consideration and proceedings in legislative grand committee shall (so far as not previously concluded) be brought to a conclusion one hour before the moment of interruption on the day on which proceedings on Consideration are commenced.

11. Proceedings on Third Reading shall (so far as not previously concluded) be brought to a conclusion at the moment of interruption on that day.

12. Standing Order No. 83B (programming committees) shall not apply to proceedings on Consideration and up to and including Third Reading.
Finance (No. 3) Bill, continued

NOTICES WITHDRAWN

The following Notices were withdrawn on 14 November 2018:

NC4