NOTICES OF AMENDMENTS
given up to and including
Thursday 11 July 2019

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: 67 to 69 and NC36

CONSIDERATION OF BILL (REPORT STAGE)

AGRICULTURE BILL, AS AMENDED

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This document includes all amendments tabled to date and includes any withdrawn amendments at the end.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.

Kerry McCarthy
Martin Whitfield
Darren Jones
Caroline Lucas
Mary Creagh
Alex Sobel

Stella Creasy
Tonia Antoniazzi
Dr Rupa Huq
Angela Smith
Kate Green
Mrs Madeleine Moon
James Frith
Mike Gapes
Caroline Flint
Ms Harriet Harman
Jared O’Mara

Stephen Timms
Matt Western
Mr David Lammy
Daniel Zeichner
Debbie Abrahams
John Grogan
Dr Sarah Wollaston
Tim Farron
Tom Brake
Anna McMorrin
Ruth George

Ian Murray
Ruth Cadbury
Catherine West
Stephen Doughty
Owen Smith
Stephen Twigg
Mr George Howarth
Heidi Allen
Gareth Thomas
Rosie Cooper
Diana Johnson
To move the following Clause—

“Ratification of international trade agreements
(1) An international trade agreement shall not be ratified unless it enables the United Kingdom to require imports to—
   (a) comply with the standards laid down by primary and subordinate legislation in the United Kingdom regarding food safety, the environment and animal welfare, or
   (b) have been produced to standards that are no lower than the legislative standards of the United Kingdom in protecting food safety, the environment and animal welfare.

(2) In this section “international trade agreement” has the same meaning as in section 2(2) of the Trade Act 2018.”

Member’s explanatory statement
This new clause would prevent the Government from entering into trade agreements that allow food imports that do not meet the UK’s environmental, animal welfare and food safety standards.

Neil Parish
Sir Hugo Swire
Fiona Bruce
Mr Ian Liddell-Grainger
Scott Mann
Bill Wiggin

Mr Philip Dunne
Robert Courts

To move the following Clause—

“Agriculture: definition and principles
(1) For the purposes of this Act, agriculture shall be taken to mean any activity which entails the cultivation of land or plants or the breeding of animals to provide food, fuel or other products to sustain life.

(2) Agriculture shall include—
   (a) arable farming,
   (b) animal husbandry,
   (c) horticulture, and
   (d) forestry.

(3) Agriculture shall be undertaken in accordance with the principles of—
   (a) increasing production and productivity,
   (b) achieving security of food supply, and
   (c) providing consumers with food at reasonable prices with a fair price for the farmer.
Agriculture Bill, continued

(4) Any person undertaking an agricultural activity shall, as far as possible, pay regard to the development of new technology and practices in promoting the principles under subsection (3).”

Member’s explanatory statement
This new clause would clearly define what agriculture is and would enshrine the concept of agriculture in the legislation.

Neil Parish
Sir Hugo Swire
Fiona Bruce
Mr Ian Liddell-Grainger
Scott Mann
Bill Wiggin
Gordon Henderson Nicky Morgan Dr Sarah Wollaston
NC3

To move the following Clause—

“Level of food production: duty on Secretary of State
It shall be the duty of the Secretary of State to ensure that food production in England does not fall to a level which puts at risk the supply of food to the population.”

Member’s explanatory statement
This new clause would protect food security and ensure its affordability for the population. This includes ensuring that enough home-grown food is produced if the UK experiences tensions with trading partners.

Neil Parish
Kerry McCarthy
Dr Sarah Wollaston
Mrs Sheryll Murray
John Grogan
Angela Smith

David Simpson Sir Hugo Swire Julian Sturdy
Fiona Bruce Mr Ian Liddell-Grainger Mr Philip Dunne
Scott Mann Zac Goldsmith Sir Desmond Swayne
John Mann Bill Wiggin Heidi Allen
Caroline Flint Tom Brake Alex Sobel
Gareth Thomas Mrs Madeleine Moon Ms Harriet Harman
Anna McMorrin Rosie Cooper Jared O’Mara
Stella Creasy Ruth George Diana Johnson
Alex Cunningham Dr Paul Williams Lilian Greenwood
Paul Farrelly Mr George Howarth Anne-Marie Trevelyan
Frank Field Mr Dennis Skinner Mr Virendra Sharma
Anne Marie Morris Douglas Ross Mr Jim Cunningham
Susan Elan Jones Geraint Davies Giles Watling
Consideration of Bill (Report Stage): 11 July 2019

Agriculture Bill, continued

Sir Mike Penning  Alan Brown  Tracey Crouch
Derek Thomas  Caroline Lucas  Mr Roger Godsiff
Robert Courts  Gordon Henderson  Nicky Morgan
Mr Alistair Carmichael  Mr Edward Vaizey

To move the following Clause—

“Import of agricultural goods

(1) Agricultural goods may be imported into the UK only if the standards to which
those goods were produced were as high as, or higher than, standards which at the
time of import applied under UK law relating to—

(a) animal welfare,
(b) protection of the environment, and
(c) food safety.

(2) “Agricultural goods”, for the purposes of this section, means—

(a) any livestock within the meaning of section 1(4),
(b) any plants or seeds, within the meaning of section 15(6),
(c) any product derived from livestock, plants or seeds.”

Deidre Brock
Alan Brown

To move the following Clause—

“Quality schemes for agricultural products and foodstuffs

(1) Subsection (2) applies to any function of the Secretary of State under—

(a) Regulation (EU) No 1151/2012 of the European Parliament and of the
Council of 21 November 2012 on quality schemes for agricultural
products and foodstuffs (“the EU Regulation”),
(b) the delegated and implementing Regulations,
(c) any regulations made by the Secretary of State under the EU Regulation, and
(d) any regulations made under section 2(2) of the European Communities
Act 1972 relating to the enforcement of the EU Regulation or the
delegated and implementing Regulations.

(2) The Secretary of State may exercise the function only with the consent of the
Scottish Ministers.

(3) In subsection (1), the “delegated and implementing Regulations” means—

(a) Commission Delegated Regulation (EU) No 664/2014 supplementing
the EU Regulation with regard to the establishment of Union symbols for
protected designations of origin, protected geographical indications and
traditional specialities guaranteed and with regard to certain rules on
sourcing, certain procedural rules and certain additional transitional
rules,
(b) Commission Delegated Regulation (EU) No 665/2014 supplementing
the EU Regulation with regard to conditions of use of the quality term
“mountain product”, and
(c) Commission Implementing Regulation (EU) No 668/2014 laying down rules for the application of the EU Regulation.

(4) The references in subsection (1) to the EU Regulation and the delegated and implementing Regulations are to those instruments—

(a) as they have effect in domestic law by virtue of the European Union (Withdrawal) Act 2018, and

(b) as amended from time to time whether by virtue of that Act or otherwise.”

Deidre Brock
Alan Brown

To move the following Clause—

“International trade agreements

(1) A Minister of the Crown may not lay a copy of an international trade agreement before Parliament under section 20(1) of the Constitutional Reform and Governance Act 2010 unless the agreement—

(a) includes an affirmation of the United Kingdom’s rights and obligations under the SPS Agreement, and

(b) prohibits the importation into the United Kingdom of agricultural and food products in relation to which the relevant standards are lower than the relevant standards in the United Kingdom.

(2) In subsection (1)—

“international trade agreement” means—

(a) an agreement that is or was notifiable under—

(i) paragraph 7(a) of Article XXIV of the General Agreement on Tariffs and Trade, part of Annex 1A to the WTO Agreement (as modified from time to time), or

(ii) paragraph 7(a) of Article V of the General Agreement on Trade in Services, part of Annex 1B to the WTO Agreement (as modified from time to time), or

(b) an international agreement that mainly relates to trade, other than an agreement mentioned in sub-paragraph (i) or (ii);

“Minister of the Crown” has the same meaning as in the Ministers of the Crown Act 1975;

“relevant standards” means standards relating to environmental protection, plant health and animal welfare applying in connection with the production of agricultural and food products;

“SPS Agreement” means the agreement on the Application of Sanitary and Phytosanitary Measures, part of Annex 1A to the WTO Agreement (as modified from time to time);

“WTO Agreement” means the agreement establishing the World Trade Organisation signed at Marrakesh on 15 April 1994.”
Agriculture Bill, continued

Deidre Brock
Alan Brown

To move the following Clause—

“Agricultural payments to the Scottish Ministers

After exit day, the Secretary of State must make available to the Scottish Ministers each year sums which are at least equivalent to the sums made available to the Scottish Ministers in the year prior to exit day for the purpose of expenditure under—

(a) the European Agricultural Guarantee Fund, and
(b) the European Agricultural Fund for Rural Development,
(both established under Article 3 of Regulation (EU) No 1306/2013 of the European Parliament and of the Council of 17 December 2013 on the financing, management and monitoring of the common agricultural policy).”

Caroline Lucas
Edward Miliband
Mary Creagh
Kerry McCarthy
Catherine West
Anna McMorrin
Alex Sobel

To move the following Clause—

“Carbon emissions: net-zero and interim targets

(1) When considering the provision of financial assistance under sections 1(1) and 1(2) of this Act, the Secretary of State shall ensure that the likely impact of that funding is compatible with the achievement of any emissions reduction target set out in subsection (2) or (3).

(2) It is the duty of the Secretary of State to—

(a) set an emissions reduction target for the net UK carbon account for agriculture and related land use for the year 2050 which is at least 100% lower than the 1990 baseline, and
(b) ensure that the target is met.

(3) The Secretary of State must, within six months of this Bill receiving Royal Assent, publish interim emissions reductions targets for agriculture and related land use that align with budgetary periods as they relate to carbon budgets.

(4) It is the duty of the Secretary of State to ensure that the net UK carbon account for agriculture and related land use for a budgetary period does not exceed any interim emissions reduction target published under subsection (3).

(5) The Secretary of State must, within twelve months of this Bill receiving Royal Assent, publish a statement of the policies to be delivered in order to meet the interim emissions reduction targets published under subsection (3).

(6) In this section—

(a) “net UK carbon account” shall have the meaning given in section 27 of the Climate Change Act 2008, and
Consideration of Bill (Report Stage): 11 July 2019

Agriculture Bill, continued

(b) “budgetary periods” and “carbon budgets” shall have the meaning given in section 4 of the Climate Change Act 2008.”

Member’s explanatory statement
This new clause would have the effect of setting a target of net-zero green-house gas emissions for agriculture and related land use in the UK by 2050 at the latest. It would place a duty on the Secretary of State to publish interim emissions reduction targets that align with the Climate Change Act 2008 - and a duty to publish, within twelve months of the Act being passed, policy proposals to ensure those targets are met.

Sir Hugo Swire
Neil Parish
Mr Ian Liddell-Grainger
Kerry McCarthy

To move the following Clause—

“Smallholdings estates

(1) Every smallholdings authority which immediately before the commencement of Part 1 of this Act holds any land for the purposes of smallholdings shall review the authority’s smallholdings estate and shall, before the end of the period of eighteen months beginning with the commencement of Part 1 of this Act, submit to the Minister proposals with respect to the future management of that estate for the purposes of providing—

(a) opportunities for persons to be farmers on their own account;
(b) education or experience in environmental land management practices;
(c) opportunities for increasing public access to the natural environment and understanding of sustainable farming; and
(d) opportunities for innovation in sustainable land management practices.

(2) No land held by a smallholdings authority as a smallholding immediately before commencement of Part 1 of this Act is to be conveyed, transferred, leased or otherwise disposed of otherwise than—

(a) in connection with the purposes listed in subsection (1); and
(b) in accordance with proposals submitted under subsection (1).

(3) For the purposes of this section, “smallholdings authority” has the same meaning as in section 38 of the Agriculture Act 1970.”

Member’s explanatory statement
This new clause would limit the disposal of smallholdings (“county farms”) by local authorities and would require local authorities to review their holding and submit proposals for future management to provide opportunities to extend access to farming, education, and innovation.
Agriculture Bill, continued

Caroline Lucas
Kerry McCarthy
Catherine West
John Grogan
Mr George Howarth
Mr Dennis Skinner

Mary Creagh
Mr Roger Godsiff
Zac Goldsmith
Mr Alistair Carmichael
Tom Brake
Anna McMorrin
Ruth George
Alex Sobel

To move the following Clause—

“Application of pesticides: limitation on use to protect human health

(1) The Secretary of State shall by regulations make provision for prohibiting the application of any pesticide for the purpose of agriculture near—
(a) any building used for habitation,
(b) any building or open space used for work or recreation, or
(c) any public or private building where members of the public may be present including, but not limited to, schools, nurseries, and hospitals.

(2) Regulations under this section may specify a minimum distance to be maintained during the application of any pesticide between the place of application and any place under subsection (1)(a) to (c).

(3) For the purposes of this section—
“agriculture” has the meaning given in section 15(6), and
“public building” includes any building used for the purposes of education.

(4) Regulations under this section are subject to affirmative resolution procedure.”

Member’s explanatory statement
This new clause would have the effect of protecting members of the public from hazardous health impacts arising from the application of chemical pesticides near buildings and spaces used by the public.

Caroline Lucas
Kerry McCarthy
Zac Goldsmith
Mr Alistair Carmichael
Tim Farron
Catherine West

John Grogan
Mr George Howarth
Mr Dennis Skinner

Mr Roger Godsiff
Mary Creagh
Tracey Crouch

Tom Brake
Anna McMorrin
Ruth George
Alex Sobel

To move the following Clause—

“Reducing use and impacts of pesticides

(1) The Secretary of State must, within six months of Royal Assent being given to this Act, publish a policy statement setting out proposals for encouraging the adoption of integrated pest management practices in England.
(2) The Secretary of State must, within one year of Royal Assent being given to this Act, set targets for—
   (a) a reduction in pesticide use in England, and
   (b) a reduction in the toxic load placed upon the environment in England as a result of the use of pesticides in the management of livestock or land or water.

(3) The Secretary of State shall, when measuring pesticide use for the purpose of subsection (2)(a), measure (among other things)—
   (a) the frequency of use of any pesticide, and
   (b) the extent of any area treated with a pesticide.

(4) The Secretary of State shall, when measuring for the purpose of subsection (2)(b) the toxic load placed upon the environment, measure (among other things)—
   (a) any impact upon the environment which is wholly or partly attributable to the use of a pesticide in the management of livestock or land or water, and
   (b) any impact upon human or animal health which is wholly or partly attributable to the use of a pesticide in the management of livestock or land or water.

(5) For the purposes of this section—
   “integrated pest management practices” include any practice for managing the growth and health of crops which relies wholly or significantly on ecological pest control mechanisms and which uses a pesticide or pesticides only when economically and ecologically justified
   “toxic load placed upon the environment” shall mean any harmful impact upon the environment or human or animal health which is wholly or partly attributable to the use of a pesticide.”

Neil Parish
Fiona Bruce
Mr Ian Liddell-Grainger
Tim Farron
Gordon Henderson
Nicky Morgan
Dr Sarah Wollaston

To move the following Clause—

“Agricultural products: Parliamentary approval of relevant parts of international trade agreements

(1) The United Kingdom may not become a signatory to any international trade agreement of which an element concerns trade in agricultural products unless—
   (a) upon conclusion of the negotiations, the text of any element which concerns trade in agricultural products has been laid before Parliament,
   (b) the House of Commons has approved by resolution a motion moved by a Minister of the Crown which approves the text of any element which concerns trade in agricultural products, and
   (c) the House of Lords has debated a motion in the same terms as that approved by the House of Commons.
Agriculture Bill, continued

(2) A motion under subsection (1)(b) shall be framed in terms which permit amendment.

(3) For the purposes of this section, “agricultural product” shall mean any product which falls within an agricultural sector listed in Part 2 of Schedule 1.”

Jeremy Corbyn
Sue Hayman
Dr David Drew
Jenny Chapman
Sandy Martin
Thangam Debbonaire

To move the following Clause—

“Annual assessment of funding for purposes

(1) The Secretary of State must report on funding for each purpose listed in section 1.

(2) A report under subsection (1) must be made for each financial year and must be laid before both Houses of Parliament no later than 31 October in the financial year following the financial year to which the report relates.

(3) The first report shall be made by 31 October 2019 and shall relate to funding in the 2018-19 financial year.

(4) A report under this section must record, on the basis of best data available—

(a) the total sum of funding allocated to each purpose in section 1,

(b) the source of any element of funding under subparagraph (a) which comes from public funds, and

(c) the sums from each source under subparagraph (b).

(5) The Secretary of State must include in each report under this section—

(a) a statement of their opinion on whether any sum recorded under subsection (4) is sufficient to meet their policy objectives in relation to each purpose; and

(b) a statement of the Secretary of State’s intentions if, in their opinion, a sum recorded under subsection (4) was not sufficient to meet their policy objectives in relation to a purpose.

(6) For the purposes of this section, “funding” includes any payment, grant, loan or guarantee.”

Member’s explanatory statement
This new clause would require the Secretary of State to report annually on the funding allocated to each of the purposes of the Bill, on its sufficiency to meet policy objectives and on the Secretary of State’s intentions if in their opinion funding for any purpose was not sufficient.
Consideration of Bill (Report Stage): 11 July 2019

Agriculture Bill, continued

Jeremy Corbyn
Sue Hayman
Dr David Drew
Jenny Chapman
Sandy Martin
Thangam Debbonaire

To move the following Clause—

“Monitoring pesticide use and alternatives

(1) The Secretary of State must, within six months of Royal Assent being given to this Act, publish proposals—

(a) to monitor the use and effects of pesticides in the management of livestock or land, and
(b) to conduct research into alternative methods of pest control and to invest in and promote their take-up, and
(c) to consult on a target to reduce the use of pesticides.

(2) The proposals shall include steps to measure—

(a) the effect of pesticides on environmental health,
(b) the effect of pesticides on human health,
(c) the frequency with which individual pesticides are applied,
(d) the areas to which individual pesticides are applied, and
(e) the take-up of alternative methods of pest control by land use and sector.

(3) “Environmental health” in subsection (2)(a) includes the health of flora, fauna, land, air or any inland water body.

(4) “Human health” in subsection (2)(b) means the health of farmers, farmworkers and their families, operators, bystanders, rural residents and the general public.”

Member’s explanatory statement

This new clause would require the Secretary of State to publish proposals to monitor the impact of pesticides, to conduct research into alternative methods of pest control, to promote their take-up, and to consult on proposals to set a target to reduce the use of pesticides.

Zac Goldsmith
Kerry McCarthy
Heidi Allen
Henry Smith
Sir David Amess
Mrs Anne Main

Giles Watling
Frank Field
Rosie Cooper

Bill Wiggin
Kate Hoey
Tim Farron

To move the following Clause—

“Mandatory labelling of animal products as to farming method

(1) Meat, meat products, milk, dairy products and egg products shall be labelled as to the method of farming.
The Secretary of State shall make regulations that (among other things) lay down—

(a) the labelling terms to be used for meat, meat products, milk, dairy products and egg products;
(b) the conditions that must be met for the use of each labelling term;
(c) the required size, legibility and placement of labels;
(d) the circumstances in which a product containing meat, eggs, milk or dairy products may be exempt from the requirement set out in subsection (1) due to the low proportion of these items that are included in the product.

For the purposes of this section—

“dairy products” means butter, cheese, ice cream and yoghurt and products that include milk or skimmed milk powder;
“egg products” means products that include eggs;
“meat products” means products that include meat.

Regulations under this section are subject to affirmative resolution procedure.”

Clause 22 enables the Secretary of State to make labelling regulations. This new clause would require the Secretary of State to make labelling regulations that require meat and meat products, milk and dairy products, and egg products, including those which have been produced intensively, to be labelled as to farming method. Eggs are not included as legislation already requires eggs to be labelled as to farming method.
Agriculture Bill, continued

(a) in England and Wales, to imprisonment for a term not exceeding 51 weeks, to a fine or to both;
(b) in Scotland, to imprisonment for a term not exceeding 12 months, to a fine not exceeding level 5 on the standard scale, or to both;
(c) in Northern Ireland, to imprisonment for a term not exceeding 6 months, to a fine not exceeding level 5 on the standard scale or to both.

(5) In relation to an offence committed before section 281(5) of the Criminal Justice Act 2003 comes into force, the reference in subsection (4)(a) to 51 weeks is to be read as a reference to 6 months.

(6) For the purpose of this section “fattening” means the keeping of an animal so that it gains weight in readiness for slaughter.

(7) This section extends to England and Wales, Scotland and Northern Ireland.

(8) This section shall come into force on “exit day”, where “exit day” shall have the same meaning as in section 20 of the European Union (Withdrawal) Act 2018.”

Member’s explanatory statement

This Clause would prohibit the export from the UK of farm animals for slaughter or fattening. It includes an exception to this prohibition in respect of genuine cross-border movements from Northern Ireland to the Republic of Ireland.

Neil Parish
Fiona Bruce
Mr Ian Liddell-Grainger

To move the following Clause—

“Agricultural products: negotiating mandate for relevant international trade agreements (No. 2)

(1) The Secretary of State shall not open negotiations on any element of a proposed international trade agreement which concerns trade in agricultural products unless each of the conditions in this section have been satisfied in respect of that agreement.

(2) The first condition is that a Minister of the Crown shall have laid before Parliament a draft of a negotiating mandate relating to the proposed trade agreement, setting out—

(a) the principles to underpin the proposed negotiations; and
(b) the desired outcomes from the proposed negotiations.

(3) The principles under subsection (2)(a) shall include, but are not limited to, the steps which the Government intends to take in order to seek to ensure that no agricultural product may be imported into the UK under the agreement unless the standards to which any such product is produced are at least as high as standards specified by primary or subordinate legislation in the United Kingdom relating to—

(a) the health and welfare of livestock,
(b) protection of the environment,
(c) supply and sale of food or drink which is provided for consumers by an agri-food supply chain, and
(d) sanitary and phytosanitary measures.
Agriculture Bill, continued

(4) The second condition is that the House of Commons has approved by resolution a motion—
(a) setting out a proposed negotiating mandate for any part of the proposed trade agreement which concerns trade in agricultural products, and
(b) authorising the Secretary of State to enter negotiations on that part or those parts of the proposed trade agreement on the basis of that mandate.

(5) The third condition is that the House of Lords has debated the proposed agreement.

(6) A motion under subsection (4) shall be drafted in terms which permit amendment.

(7) For the purposes of this section, “agricultural product” shall mean any product which falls within an agricultural sector listed in Part 2 of Schedule 1.

(8) For the purposes of this section, “sanitary and phytosanitary measures” shall mean any measure applied—
(a) to protect human or animal life from risks arising from additives, contaminants, toxins or disease-causing organisms in their food;
(b) to protect human life from plant- or animal-carried diseases;
(c) to protect animal or plant life from pests, diseases or disease-causing organisms;
(d) to prevent or limit other damage to a country from the entry, establishment or spread of pests.”

Caroline Lucas

To move the following Clause—

“Report on impact of Act upon agricultural workers

(1) The Secretary of State shall, within 18 months of Royal Assent being given to this Act, lay before Parliament a report containing an assessment of the impact of the provisions of this Act on agricultural workers in England.

(2) The report under subsection (1) shall include assessments of the impact of the Act upon each of the factors listed in subsection (3).

(3) The factors are agricultural workers’—
(a) living standards,
(b) pay,
(c) conditions of employment, and
(d) accommodation.

(4) The report under subsection (1) shall include an analysis of the impact on each factor under subsection (3)—
(a) in each region of England, and
(b) in each agricultural sector, within the meaning given in Part 2 of Schedule 1.

(5) The Secretary of State shall, no later than three months after the report under subsection (1) has been laid, open a public consultation on—
(a) the report laid under subsection (1) and any conclusions which it might draw or proposals which it might contain, and
(b) the merits of establishing a sector negotiating body to be responsible for setting on an annual basis minimum—
(i) living standards,
Agriculture Bill, continued

(ii) pay,
(iii) conditions of employment, and
(iv) standards and terms of accommodation for agricultural workers.

(6) “Agricultural worker” shall, for the purposes of this section, be taken to mean any person engaged in—
(a) agriculture, as defined in section 109 of the Agriculture Act 1947, or
(b) forestry.”

Member’s explanatory statement
This new clause would require the Secretary of State to report on the impact of the Act on agricultural workers in England, and to consult on the findings of that report and the merits of establishing a sector negotiating body.

Caroline Lucas
Kerry McCarthy
Zac Goldsmith
Bill Wiggin

To move the following Clause—

“Public procurement
When procuring and providing food, the Government, its agencies and other public bodies must promote the highest standards of animal welfare.”

Member’s explanatory statement
The Bill should include a provision akin to section 15(5)(c)(ii) of the Procurement Reform (Scotland) Act 2014 which requires the procurement strategy of public bodies “to promote the highest standards of animal welfare”.

Jeremy Corbyn
Sue Hayman
Dr David Drew
Jenny Chapman
Sandy Martin
Thangam Debbonaire

To move the following Clause—

“Financial assistance: agricultural tenancies (No. 2)
(1) Where in respect of a tenancy of an agricultural holding a tenant is restricted by the terms of the tenancy agreement in relation to any activity for which financial assistance has been granted under or in connection with this Act, or any environmental land management scheme established in connection with the provisions of this Act, the tenant may serve notice on the landlord to request consent for that activity.

(2) A landlord must respond to a notice served under subsection (1) within one month.
Agriculture Bill, continued

(3) If the landlord does not respond to a notice served under subsection (1) within one month, consent for the activity within the notice from the tenant will be deemed to have been given.

(4) Any objection by the landlord to a notice served under subsection (1) may be referred by the tenant to arbitration or expert determination under the Tribunal Procedure (First-tier Tribunal) (Property Chamber) Rules 2013.

(5) “Financial assistance” under subsection (1) shall be taken to include (amongst other things)—
   (a) any payment of financial assistance under section 1,
   (b) any payment under the basic payment scheme, within the meaning of section 4,
   (c) any delinked payment within the meaning of section 4 or 9 as the case may be, and
   (d) any other form of financial assistance which may be given under this Act.”

Member’s explanatory statement
This new clause would enable a tenant to challenge a restriction in the tenancy agreement regarding the receipt of financial assistance under the terms of the Bill.

Giles Watling
Sir David Amess
Ross Thomson
Geraint Davies
Dr Lisa Cameron
Charlie Elphicke

Henry Smith        Bob Blackman        Royston Smith
Mr Nigel Evans  Andrew Rosindell        Tracey Crouch
Darren Jones        Daniel Kawczynski        Bill Wiggin
Dr Rupa Huq        Sir Robert Sym            Zac Goldsmith
Heidi Allen         Anne Marie Morris       Liz Saville Roberts
David T. C. Davies Maria Caulfield        Andy Slaughter
Mr Ian Liddell-Grainger        David Simpson       Sir Henry Bellingham
Faisal Rashid          Jim Shannon                Emma Little Pengelly
Danielle Rowley      Scott Mann                Tom Brake
Chris Evans              Rosie Cooper          Sir Greg Knight
Mr Iain Duncan Smith     Catherine West        Peter Kyle
Caroline Lucas

To move the following Clause—

“Prohibition on the human consumption of dogs or cats

(1) A person who knowingly consumes any part of a dog or a cat is guilty of an offence.

(2) A person who knowingly transports, possesses or donates—
   (a) a dog or cat to be slaughtered for human consumption; or
   (b) part of a dog or of a cat for human consumption is guilty of an offence.

(3) A person guilty of an offence under this section shall be liable on summary conviction to—
Agriculture Bill, continued

(a) imprisonment for a period not exceeding six months, or
(b) a fine not exceeding level 5 on the standard scale.”

Member’s explanatory statement
This new clause would prohibit the human consumption, transport and possession of dog and cat meat.

Kerry McCarthy
Caroline Lucas
Dr Sarah Wollaston

To move the following Clause—

“Objectives
(1) Within two years of the entering into force of this Part, the Secretary of State shall consult the public on and publish environmental objectives for—
(a) the achievement of the purposes within sections 1(1)(a) to (g),
(b) the protection and welfare of livestock as sentient beings, and
(c) the maintenance, recovery and restoration of the natural environment.”

Member’s explanatory statement
This new clause would require the Secretary of State to consult and then publish specific environmental objectives, within two years of this Part of the Bill entering into force, to ensure the Bill meets its purpose.

Kerry McCarthy
Caroline Lucas
Dr Sarah Wollaston

To move the following Clause—

“Financial assistance: annual report
(1) The Secretary of State must report annually to Parliament on financial assistance to be given under section 1.
(2) The report must include—
(a) an independent assessment of the need against which the purposes under section 1(1) must deliver over the following five financial years; and
(b) the planned departmental budget forecast to meet the need assessed under subsection (2)(a) for the next five financial years.”

Member’s explanatory statement
This new clause would require the Secretary of State to report annually on the funding assistance given under section 1, including an independent assessment of the finances needed over the next five years to meet the Bill’s purposes and in turn how the Department is going to make that funding available.
To move the following Clause—

**“Duties in exercising functions under this Part”**

(1) In exercising functions under this Part, the Secretary of State shall further—
   (a) the achievement of the purposes within sections 1(1)(a) to (g),
   (b) the protection and welfare of livestock as sentient beings, and
   (c) the maintenance, recovery and restoration of the natural environment.

(2) The Secretary of State must establish an environmental land management scheme designed to further the objectives in subsection (1).”

*Member’s explanatory statement*

This new clause would require the Secretary of State to translate priorities into specific actions and requirements, including the establishment of an Environmental Land Management Scheme.

Sir Henry Bellingham
Nicky Morgan
Dr Sarah Wollaston

To move the following Clause—

**“Direct payments and delinked payments: timescales for payment”**

(1) The Secretary of State shall make regulations setting out timescales for the payment of any direct payment or delinked payment to a person who is entitled to receive it.

(2) Regulations under this section are subject to affirmative resolution procedure.”

*Member’s explanatory statement*

This new clause would ensure that those entitled to payments received those payments within guaranteed timescales to help ensure certainty of cash flow.

Sir Henry Bellingham

To move the following Clause—

**“Agricultural tenancy reform”**

(1) The Secretary of State must, within the period of twelve months beginning with the day on which this Act is passed, publish a draft Bill setting out—
   (a) reforms to modernise agricultural tenancies legislation,
   (b) provisions to enable tenants to adapt to change, access new schemes, improve productivity and facilitate structural change, and
   (c) such other provisions as the Secretary of State considers appropriate.
Agriculture Bill, continued

(2) In this section, “agricultural tenancies legislation” means in particular the Agricultural Holdings Act 1986 and the Agricultural Tenancies Act 1995.”

Member’s explanatory statement

This new clause would ensure that the recommendations put forward by the Tenancy Reform Industry Group can be implemented in a timely manner.

Tracey Crouch
Ross Thomson
Henry Smith
Zac Goldsmith
Giles Watling
Sir Mike Penning

To move the following Clause—

“Export of live farm animals: review

(1) No later than one year after exit day, the Secretary of State must publish the conclusions of a review into the export of live farm animals, including animals being exported for slaughter or for further fattening.

(2) If that review concludes that such exports should not be prohibited, it must set out the reasons for reaching that conclusion.

(3) “Exit day” shall have the meaning given in section 20 of the European Union (Withdrawal) Act 2018.”

Giles Watling
Henry Smith
Heidi Allen
Andrea Jenkyns
Mr William Wragg
Scott Mann

Sir Greg Knight  Daniel Kawczynski  Julia Lopez
Antoinette Sandbach  Maria Caulfield  David T. C. Davies
Ross Thomson  Sir Henry Bellingham  Jim Shannon
Caroline Lucas  Graham Morris  Sir Mike Penning
Lady Hermon  Mr Laurence Robertson  Kerry McCarthy
Andrew Rosindell  Rosie Cooper  Ian C. Lucas
Philip Davies  Darren Jones  Dr Lisa Cameron
Sir David Amess  Stephen Metcalfe  Andrew Selous
Bill Grant  Mr Roger Godsiff

To move the following Clause—

“Mandatory labelling of animal products as to slaughtering method

(1) Meat and meat products shall be labelled so as to indicate the method used to slaughter any animal from which the meat or meat product is derived.

(2) A label for the purposes of subsection (1) must state whether the animal was stunned during the act of slaughter.

Sir Greg Knight  Daniel Kawczynski  Julia Lopez
Antoinette Sandbach  Maria Caulfield  David T. C. Davies
Ross Thomson  Sir Henry Bellingham  Jim Shannon
Caroline Lucas  Graham Morris  Sir Mike Penning
Lady Hermon  Mr Laurence Robertson  Kerry McCarthy
Andrew Rosindell  Rosie Cooper  Ian C. Lucas
Philip Davies  Darren Jones  Dr Lisa Cameron
Sir David Amess  Stephen Metcalfe  Andrew Selous
Bill Grant  Mr Roger Godsiff

NC30
(3) The Secretary of State shall make regulations that make provision for—
   (a) the labelling terms to be used for meat and meat products,
   (b) the conditions that must be met for the use of each labelling term, and
   (c) the required size, legibility and placement of labels.

(4) Regulations under this section are subject to the affirmative resolution procedure.”

*Member’s explanatory statement*

This new clause would make it a requirement for all meat and meat products to be labelled as to the method of slaughter, which will include a statement on whether the animal was stunned during the process.

Bill Wiggin
Mr Ian Liddell-Grainger
Dame Cheryl Gillan
Daniel Kawczynski
Ben Lake
Kerry McCarthy

To move the following Clause—

**“Definition of grass-fed products**

(1) Regulations under section 22(1) shall enable the provision described in subsection (2) of this section.

(2) A product which is partly or wholly derived from an animal may only be described as grass-fed if the animal or animals have eaten only grass and pasture throughout their lifetime, with the exception of milk consumed by youngstock prior to weaning.

(3) For the purposes of subsection (2), “pasture” includes—
   (a) permanent pasture and long and short term leys which may be part of a mixed farming system, and
   (b) hay, silage derived from grass not grain, forage and naturally occurring vegetation in the grassland including legumes and other forbs, and woody species.”

*Member’s explanatory statement*

This new clause would protect the definition of grass-fed, certifying that livestock and food products labelled as grass-fed are fully raised on pasture.

George Eustice

To move the following Clause—

**“Prohibition on the sale of certain animals and animal products: substances**

(1) Subject to subsections (3) and (4), no person shall sell or supply for human consumption any animal—
   (a) which contains or to which there has been administered—
(i) a Class I prohibited substance listed in paragraph 1 of Schedule [Prohibited substances],
(ii) a Class II prohibited substance listed in paragraph 2 of Schedule [Prohibited substances],
(iii) a Class III prohibited substance listed in paragraph 3 of Schedule [Prohibited substances], or
(iv) a Class IV prohibited substance listed in paragraph 4 of Schedule [Prohibited substances],
cept of Bill (Report Stage): 11 July 2019 21
less that substance was administered in accordance with subsection (4);
(b) that is an aquaculture animal to which—
(i) a Class II prohibited substance listed in paragraph 2 of Schedule [Prohibited substances],
(ii) a Class III prohibited substance listed in paragraph 3 of Schedule [Prohibited substances], or
(iii) a Class IV prohibited substance listed in paragraph 4 of Schedule [Prohibited substances],
has been administered;
(c) which contains a substance specified by the Secretary of State in regulations under subsection (5)(a) at a concentration exceeding the maximum residue limit; or
(d) to which a medicinal product has been administered if the withdrawal period for that product has not expired.

(2) No person may sell or supply for human consumption any animal product which is derived wholly or partly from an animal the sale or supply of which is prohibited under subsection (1).

(3) Nothing in paragraph (1)(d) shall prohibit the sale before the end of the withdrawal period of any high-value horse to which has been administered allyl trenbolone or a beta-agonist in accordance with regulation 5 of the Animals and Animal Products (Examination for Residues and Maximum Residue Limits)(England and Scotland) Regulations 2015, provided that the type and date of treatment was entered on the horse’s passport by the veterinary surgeon directly responsible for the treatment.

(4) The prohibitions in paragraphs (1) and (2) shall not apply to the sale of an animal, or of an animal product derived wholly or partly from an animal to which has been administered a compliant veterinary medicinal product—
(a) containing testosterone, progesterone or a derivative of these substances which readily yields the parent compound on hydrolysis after absorption at the site of application, if the administration is in accordance with regulation 26 of the Animals and Animal Products (Examination for Residues and Maximum Residue Limits) (England and Scotland) Regulations 2015;
(b) containing allyl trenbolone or a beta-agonist, if the administration is in accordance with regulation 27 of the Animals and Animal Products (Examination for Residues and Maximum Residue Limits) (England and Scotland) Regulations 2015;
(c) having oestrogenic action (but not containing oestradiol 17β or its ester-like derivatives), androgenic action or gestagenic action, if the administration is in accordance with regulation 28 of the Animals and Animal Products (Examination for Residues and Maximum Residue Limits) (England and Scotland) Regulations 2015.

(5) The Secretary of State may make regulations—
(a) specifying for the purposes of subsection (1)(c) maximum residue limits for pharmacologically active substances, and
(b) adding one or more substances to any of the classes of prohibited substances in Schedule [Prohibited substances].

(6) Regulations under subsection (5) shall be made by statutory instrument, and any such statutory instrument may not be made unless a draft of the instrument has been laid before, and approved by a resolution of, each House of Parliament.

(7) For the purposes of this section—
   a veterinary medicinal product is a compliant veterinary medicinal product if it complies with the requirements of Regulation 25 of the Animals and Animal Products (Examination for Residues and Maximum Residue Limits) (England and Scotland) Regulations 2015, and
   “withdrawal period” shall have the meaning given in Regulation 2 of the Animals and Animal Products (Examination for Residues and Maximum Residue Limits) (England and Scotland) Regulations 2015).

(8) Regulations 9 and 10 of the Animals and Animal Products (Examination for Residues and Maximum Residue Limits) (England and Scotland) Regulations 2015 are revoked.”

George Eustice

To move the following Clause—

“Prohibition on sale: hygiene

(1) No person shall sell or supply any animal which has been treated for the purposes of removal of surface contamination with a substance other than potable water.

(2) No person shall sell or supply any animal product which is derived wholly or partly from an animal which has been treated for the purposes of removal of surface contamination with a substance other than potable water.”

George Eustice

To move the following Clause—

“Prohibition on sale: stocking densities

(1) No person shall sell or supply any chicken, any part of a chicken or any product which is partly or wholly derived from a chicken unless the condition in subsection (2) is met.

(2) The condition is that the stocking density in any house in which the chicken was reared—
   (a) did not exceed 33 kilograms per m² of usable area, or
   (b) did not exceed 39 kilograms per m² of usable area if the requirements of subsection (3) were met.

(3) The requirements of this subsection are that the keeper must—
   (a) maintain and, on request, make available to the Secretary of State, documentation in the house giving a detailed description of the production systems, in particular information on technical details of the house and its equipment, including—
Agriculture Bill, continued

(i) a plan of the house including the dimensions of the surfaces occupied by the chickens;

(ii) ventilation and any relevant cooling and heating system (including their location), and a ventilation plan, detailing target air quality parameters (such as airflow, air speed and temperature);

(iii) feeding and watering systems (and their location);

(iv) alarm and backup systems in the event of a failure of any equipment essential for the health and well-being of the chickens;

(v) floor type and litter normally used; and

(vi) records of technical inspections of the ventilation and alarm systems;

(b) keep up to date the documentation referred to in subparagraph (a);

(c) ensure that each house is equipped with ventilation and, if necessary, heating and cooling systems designed, constructed and operated in such a way that—

(i) the concentration of ammonia does not exceed 20 parts per million and the concentration of carbon dioxide does not exceed 3,000 parts per million, when measured at the level of the chickens’ heads;

(ii) when the outside temperature measured in the shade exceeds 30°C, the inside temperature does not exceed the outside temperature by more than 3°C; and

(iii) when the outside temperature is below 10°C, the average relative humidity measured inside the house during a continuous period of 48 hours does not exceed 70%.

(4) In the case of a chicken reared in a house which is not in the United Kingdom, it shall be a requirement upon the importer to demonstrate to the satisfaction of the Secretary of State that—

(a) documentation equivalent to that specified in subsection (3) was maintained by the keeper and was available for supply to the appropriate regulatory authority, and

(b) the conditions under which the chicken was reared were equivalent to, or better than, those set out in subsections (2) and (3).

(5) For the purposes of this section, “chicken” shall mean a conventionally reared meat chicken.”

Neil Parish

★ To move the following Clause—

“Financial assistance: agricultural tenancies

(1) This section shall apply to agricultural tenancies regulated by the Agricultural Holdings Act 1986 and Agricultural Tenancies Act 1995.

(2) Financial assistance may only be paid to the tenant of any holding subject to a tenancy defined under subsection (1).

(3) Financial assistance may not be paid to the landlord of any holding subject to a tenancy defined under subsection (1).
Agriculture Bill, continued

(4) Where a landlord of any tenancy defined under subsection (1) seeks to prevent a tenant from accessing financial assistance by any means, the tenant may notify the landlord objecting to the restriction.

(5) Upon receipt of any objection by a tenant under subsection (4) the landlord will not be able to assist in preventing the tenant from accessing financial assistance unless the landlord follows the procedures in subsection (6).

(6) A landlord can within one month of receipt of an objection by a tenant under paragraph (4) notify the tenant that he does not accept the tenant’s objection and set out the reasons for that.

(7) If the landlord does not respond to the tenant’s objection as set out in subsection (6) the tenant shall not be restricted in accessing financial assistance.

(8) If the landlord notifies the tenant under subsection (6) that he does not accept the tenant’s objection, in the absence of any agreement with the tenant, he must apply to the president of the Royal Institution of Chartered Surveyors for the appointment of an arbitrator to determine the reasonableness of the landlord’s case.

(9) If no arbitrator is applied for in accordance with subsection (8), the tenant shall not be restricted in accessing financial assistance.

(10) In the event that an arbitrator is applied for in accordance with subsection (8), the tenant shall not be entitled to access financial assistance unless or until the arbitrator determines the landlord’s position to be unreasonable or an agreement was reached between the landlord and tenant.

(11) In this section “financial assistance” shall include—
   (a) any payment of financial assistance under section (1),
   (b) any payment under the basic payment scheme, within the meaning of section (4),
   (c) any delinked payment within the meaning of section (4) or (9) as the case may be, and
   (d) any other form of financial assistance which may be given under this Act.

Member’s explanatory statement

This new clause would ensure that tenant farmers in England are not disenfranchised from being able to access the new provisions for financial assistance envisaged by the Bill.

Jeremy Corbyn
Sue Hayman
Dr David Drew
Jenny Chapman
Sandy Martin
Thangam Debbonaire

Tim Farron
Dr Sarah Wollaston

Clause 1, page 1, line 4, leave out “may” and insert “must”

Member’s explanatory statement

This amendment would require the Secretary of State to provide financial assistance for the purposes listed in Clause 1.
Agriculture Bill, continued

Jeremy Corbyn
Sue Hayman
Dr David Drew
Jenny Chapman
Sandy Martin
Thangam Debbonaire

Cat Smith

Clause 1, page 1, line 7, at end insert—
“(aa) “supporting agriculture and horticulture businesses in enabling public access to healthy food that is farmed sustainably, including food produced through whole farm agroecological systems.”

Member’s explanatory statement
This amendment would add to the purposes for which financial assistance can be given, that of ensuring access to healthy food produced sustainably including through whole farm agroecological systems.

Caroline Lucas
Dr Sarah Wollaston
Alex Cunningham
Tim Farron
Kerry McCarthy

Clause 1, page 2, line 1, leave out “supporting” and insert “enhancing”

Member’s explanatory statement
This amendment would have the effect of ensuring that financial assistance could be provided to improve the accessibility of existing public rights of way. It would also ensure that financial assistance could be provided for the creation of new public access opportunities where these are most needed.

George Eustice

Clause 1, page 2, line 3, leave out “or water” and insert “, water or livestock”

Neil Parish
Sir Hugo Swire
Fiona Bruce
Mr Ian Liddell-Grainger
Scott Mann
Tim Farron

Sir Desmond Swayne Anne-Marie Trevelyan Susan Elan Jones
Ruth George Nicky Morgan Dr Sarah Wollaston

Clause 1, page 2, line 3, after “enhances” insert “landscape quality,”

Member’s explanatory statement
This amendment would ensure that the mechanics of the bill are aligned with the delivery of the 25 Year Environment Plan with regard to landscape enhancement. Without this amendment, cultural and/or natural heritage enhancement could be delivered out of context, reducing the beauty of landscapes.
Clause 1, page 2, line 8, at end insert—

“(h) establishing and maintaining whole farm agroecological systems.”

Member’s explanatory statement
This amendment would provide the Secretary of State with the ability to make payments for measures which are currently funded via the Rural Development Programme.

Clause 1, page 2, line 8, at end insert—

“(h) supporting rural development.”

Member’s explanatory statement
This amendment would provide the Secretary of State with the power to give financial assistance for the purpose of supporting upland landscapes and communities in England.
Clause 1, page 2, line 8, at end insert—

“(h) maintaining a network of micro-abattoirs which provide slaughtering services for locally produced and marketed meat.”

Member’s explanatory statement
This amendment would enable the Secretary of State to provide financial assistance in relation to micro-abattoirs.

Clause 1, page 2, line 10, leave out “an” and insert “any sustainable”

Member’s explanatory statement
This amendment would require the Secretary of State to link the payments for starting or improving productivity to sustainable agricultural, horticultural or forestry activity.

Clause 1, page 2, line 11, after first “of” insert “encouraging food production, or”

Clause 1, page 2, line 11, at end insert—

“(2A) The Secretary of State shall, within six months of this Act being given Royal Assent, lay before Parliament a statement setting out his or her planned expenditure under subsection (2) for—

(a) financial year 2019-20, and

(b) financial year 2020-21.”

Member’s explanatory statement
This amendment would ensure that the Secretary of State details how much expenditure is planned for managed change and to improve farm productivity growth before the beginning of the agricultural transition period during which cuts to the Basic Payment Scheme will occur.
Consideration of Bill (Report Stage): 11 July 2019

Agriculture Bill, continued

Caroline Lucas

Clause 1, page 2, line 11, at end insert—

“(2A) The Secretary of State may also give financial assistance for or in connection with—

(a) supporting the development of strategies to assist in the distribution of agri-food products which are locally produced and sold by micro-enterprises and community enterprises, or

(b) developing a supply chain infrastructure for the purpose of assisting in the supply, processing and sale of agri-food products which are locally produced and sold by micro-enterprises or community enterprises.”

Member’s explanatory statement
This amendment would give financial powers to develop local food strategies and infrastructure, such as town markets, community supported agriculture projects, processing facilities, online distribution hubs, local abattoirs, etc. to support small farms and/or community agricultural businesses with the purpose of improving public access to fresh and nutritious food, improving farm viability, reducing transport associated with agricultural products and securing our domestic food supply.

Sir Geoffrey Clifton-Brown
Gordon Henderson
Mr Edward Vaizey

Clause 1, page 2, line 11, at end insert—

“(2A) Financial assistance under subsections (1) and (2) may only be given to—

(a) persons who are involved in the production of products deriving from an agricultural or horticultural or forestry activity, (including producer organisations, associations of recognised producer organisations and interbranch organisations recognised under Part 6 or under the CMO Regulation at the date of enactment of this Act); or

(b) persons with an interest in agricultural land, where the financial assistance relates directly to that land.”

Member’s explanatory statement
This amendment would ensure that financial assistance under the Bill is provided only in relation to farmers, including those operating through POs, APOs and IBOs, agricultural/horticultural activity and/or farmland. It would ensure that the Agriculture Act pursues agricultural/horticultural objectives and that financial assistance is provided in a way that meets the Government’s aims of moving away from the CAP and transforming agriculture in the UK.

Caroline Lucas
Kerry McCarthy
Anna McMorrin
Alex Sobel
Ruth George

Clause 1, page 2, line 13, at end insert—

“(3A) In giving financial assistance under this section, the Secretary of State shall publish objectives for and further—

(a) the contribution of agriculture to the improvement of public health, and

(b) the health and welfare of livestock.”

Member’s explanatory statement
This amendment would support greater public access to food that optimises nutritional and public health outcome as well as improved animal welfare. The mechanism for achieving this will be the Secretary of State publishing objectives for the agriculture sector’s contribution to the
improvement of public health and to the health and welfare of livestock. The Secretary of State will further those objectives in giving financial assistance under clause 1 of the Bill.

Caroline Lucas

Clause 1, page 2, line 14, at end insert—

““agri-food products” means any item of food or drink for personal consumption where the items consist of or include, or have been produced using (directly or indirectly, and whether or not exclusively), the whole or part of—

(a) anything grown or otherwise produced in carrying on agriculture, or
(b) any creature kept in carrying on agriculture, or
(c) any creature or other thing taken from the wild;

“community enterprises” means businesses run by a charity, social enterprise, not-for-profit or co-operative organisation which is owned by, endorsed by, or engaging directly with local people;”

Member’s explanatory statement
This amendment relates to Amendment 33 and provides definitions of agri-food products and community enterprises as they relate to supporting local food strategies.

Kerry McCarthy
Zac Goldsmith
Caroline Lucas
Darren Jones
Catherine West
John Grogan

Mr George Howarth Mr Roger Godsiff Dr Sarah Wollaston
Tom Brake Anna McMorrin Ruth George
Alex Sobel Mr Alistair Carmichael

Clause 1, page 2, line 23, at end insert—

““whole farm agroecological systems” include any whole enterprise system for farming or land management which is designed to produce food and/or fuel while delivering environmental and social benefits, and may include organic farming.”

Caroline Lucas
Kerry McCarthy
Tim Farron

Clause 1, page 2, line 23, at end insert—

““locally produced and sold” means produced and offered for sale direct to the consumer within 100 miles of the point of primary production.

“micro-enterprises” means non-subsidiary, independent businesses with fewer than 10 employees.”

Member’s explanatory statement
This amendment relates to Amendment 33 and provides a clear definition of “locally produced and sold” to ensure that financial support given to support local food strategies is only provided for local food products produced directly to consumers within 100 miles and is only available to non-subsidiary, independent businesses with fewer than 10 employees or community agricultural enterprises, which engage with local people.
Consideration of Bill (Report Stage): 11 July 2019

Agriculture Bill, continued

Jeremy Corbyn
Sue Hayman
Dr David Drew
Jenny Chapman
Sandy Martin
Thangam Debbonaire

Cat Smith

Clause 1, page 2, line 23, at end insert—
“sustainably” means in a way which employs factors and practices that contribute to the quality of environment on a long-term basis and avoids the depletion of natural resources.”

Member’s explanatory statement
This amendment defines “sustainably” for the purposes of Amendment 37.

Caroline Lucas
Kerry McCarthy

Clause 1, page 2, line 23, at end insert—
“the improvement of public health” includes, but is not limited to, increasing the availability, affordability, diversity, quality and marketing of fruit, vegetables and pulses;
“the health and welfare of livestock” includes, but is not limited to, measures to reduce the use of farm antibiotics and related veterinary products, and antibiotic resistance in harmful micro-organisms, through improved animal health and improved animal welfare.

Member’s explanatory statement
See Amendment 43.

George Eustice

Clause 1, page 2, line 23, at end insert—
“natural heritage” includes (among other things) biodiversity, genetic resources and soils.”

Angela Smith
Alex Cunningham
Kerry McCarthy
Dr Sarah Wollaston
Caroline Lucas

Clause 2, page 2, line 29, at end insert—
“(2A) The conditions will include obligations to meet any regulatory standards specified by the Secretary of State relating to environmental and land management practices.”

Member’s explanatory statement
This amendment would enshrine the Government’s commitment to a strong regulatory baseline in the legislation. It would ensure that compliance with existing legislation and regulations is a condition of receiving financial assistance, including compliance with landowner or occupier obligations for public rights of way under the Highways Act 1980.
Clause 2, page 2, line 29, at end insert—
“(2A) Conditions shall include the restrictions to the eligibility of a recipient of financial assistance set out in subsections (2B) and (2C).

(2B) Financial assistance may only be given to individuals or groups of individuals, natural or otherwise, operating land where the predominant use is agricultural as defined by section 96(1) of the Agricultural Holdings Act 1986.

(2C) Financial assistance may only be made available to individuals or groups of individuals, natural or otherwise, who are—
(a) in occupation of the land for which the financial assistance is being claimed;
(b) taking the entrepreneurial risk for decisions made in relation to the management of the land for which the financial assistance is being claimed; and
(c) in day-to-day management control of the land for which the financial assistance has been claimed.”

Member’s explanatory statement
This amendment would ensure that financial assistance stays within the agricultural industry and is only paid to active farmers and land managers in England.

Neil Parish

★ Clause 2, page 2, line 29, at end insert—
“(2A) Subsections (2B) and (2C) shall be used to determine eligibility for financial assistance.

(2B) Financial assistance may only be given to individuals or groups of individuals carrying out an agricultural activity as defined by section 96(1) of the Agricultural Holdings Act 1986.

(2C) Financial assistance may only be given to individuals or groups of individuals who—
(a) are occupying or have rights of common grazing over any land for which financial assistance is being claimed,
(b) are bearing the direct economic risk for the management decisions being made in respect of the land referred to in paragraph (a),
(c) are in direct control of the management of the land for which financial assistance is being sought.”

Member’s explanatory statement
This amendment would ensure that financial assistance can only be given to active farmers in England.

Caroline Lucas
Tim Farron

Clause 2, page 2, line 32, at end insert—
“(3A) The conditions shall include a requirement that financial assistance may only be given for a purpose under section 1(1) or 1(2) if the land on which any activity is to be undertaken in pursuance of that purpose, and for which the financial assistance is sought, is registered with Her Majesty’s Land Registry.”

Member’s explanatory statement
This amendment would improve land ownership transparency in England by placing a requirement on all those seeking financial assistance under Clauses 1(1) and 1(2) to have registered that land with Her Majesty’s Land Registry.
Consideration of Bill (Report Stage): 11 July 2019

Agriculture Bill, continued

Kerry McCarthy
Caroline Lucas
Dr Sarah Wollaston

Clause 2, page 2, line 32, at end insert—

“(3A) Financial assistance may not be given under this Part to any person who in the opinion of the Secretary of State is not compliant with any standards of agricultural practice relating to the protection of the environment and animal welfare as the Secretary of State may by regulations prescribe.

(3B) Regulations under subsection (3A) are subject to affirmative resolution procedure.”

Member’s explanatory statement

This amendment would allow the Secretary of State to halt the receipt of financial assistance if standards of agricultural practice relating to the protection of the environment and animal welfare are not adhered to.

Gareth Thomas

Clause 2, page 2, line 35, at end insert—

“(4A) Financial assistance may only be given for or in connection with a purpose under section 1(2) if the owner of the relevant land takes the action described in subsection (4B).

(4B) The action is that the owner of the relevant land permits any person to exercise a right of access to any inland waterway or lake which forms part of that land for the purposes of open-air recreation, if and so long as the person—

(a) exercises that right of access responsibly, and

(b) observes any restrictions which are imposed in—

(i) section 2 of,

(ii) Schedule 2 to, or


(4C) A person does not exercise a right of access responsibly if their conduct while exercising that right is not in accord with the provisions of any code of conduct issued under section 20 of the Countryside and Rights of Way Act 2000.

(4D) For the purposes of subsections (4A) and (4B), “relevant land” means land which includes the land on which the activity under section 1(2) of this Act takes place or is to take place, or land which includes the premises on which the activity under section 1(2) of this Act takes place or is to take place, and includes any inland waterway or lake.”

Jeremy Corbyn
Sue Hayman
Dr David Drew
Jenny Chapman
Sandy Martin
Thangam Debbonaire

Kerry McCarthy

Clause 2, page 2, line 35, at end insert—

“(4A) Financial assistance under subsection (1)(1)(f) for protecting or improving the health or welfare of livestock shall only be given to persons who satisfy the Secretary of State that they—
Agriculture Bill, continued

(a) achieve, or have undertaken to achieve, standards of animal welfare which exceed the minimum requirements laid down by legislation governing welfare of livestock,

(b) raise animals in such a way that enables them to carry out their natural behaviours,

(c) do not subject livestock to any prohibited procedure (within the meaning of section 5 of the Animal Welfare Act 2006),

(d) do not kill livestock in any place other than in a slaughterhouse unless—
   (i) a veterinary surgeon has certified that this is necessary due to the animal’s poor health, and
   (ii) the method of killing is humane, and

(e) do not, after exit day, export animals for slaughter or fattening unless—
   (i) the livestock is exported from Northern Ireland to the Republic of Ireland, and
   (ii) it is made a requirement of sale that the livestock shall not be re-exported by the buyer.”

Member’s explanatory statement
This amendment would set minimum baseline welfare standards for the receipt of financial assistance for protecting or improving the welfare of livestock.

Angela Smith
Tim Farron

Clause 2, page 2, line 40, at end insert—
“(6A) The Secretary of State may not delegate any function in relation to the exercising of a discretion other than to a non-governmental departmental body which is authorised to operate throughout England and which, in the opinion of the Secretary of State, has the necessary expertise.”

Member’s explanatory statement
This amendment would ensure that all financial assistance is provided directly to individual businesses by national government or their agencies, rather than through organisations with limited geographic coverage or expertise which could lead to inconsistency of approach, increased administration costs and lack of transparency. It would not prevent these organisations being involved in setting of local priorities or the development of collaborative landscape scale projects.

Jeremy Corbyn
Sue Hayman
Dr David Drew
Jenny Chapman
Sandy Martin
Thangam Debbonaire

Kerry McCarthy

Clause 2, page 3, line 6, at end insert—
“(exit day” shall have the meaning given in section 20 of the European Union (Withdrawal) Act 2018;
“fattening” shall mean the keeping of livestock for the purpose of the livestock gaining weight in preparation for slaughter;”

Member’s explanatory statement
This amendment is consequential on Amendment 39.
Clause 2, page 3, line 7, at end insert—

““humane” shall be interpreted in accordance with paragraph 4 of Schedule 4 to the Welfare of Animals at the Time of Killing (England) Regulations 2015;

“livestock” shall have the meaning given in section 1(4) of this Act;”

**Member’s explanatory statement**

This amendment is consequential on Amendment 39.

---

Clause 3, page 3, line 30, leave out paragraph (h)

**Member’s explanatory statement**

This amendment would remove the provision to create criminal offences for failing to meet the rules of a financial assistance scheme.

---

Clause 4, page 4, line 14, at end insert—

“(d) a payment to farmers in return for enhanced food production.”

**Member’s explanatory statement**

This amendment would ensure that farmers are entitled to a new basic payment scheme, which would encourage greater food production.

---

Clause 9, page 6, line 29, at end insert—

“(2A) If any reduction in direct payments under the basic payment scheme is made during the agricultural transition period, a sum equivalent to the amount of any reduction in those payments must be made available for the purpose of giving financial assistance under section 1(1) or 1(2) of this Act.
Agriculture Bill, continued

(2B) When phasing out direct payments under this section, the Secretary of State shall have regard to the extent to which the power to give financial assistance under section 1 has been exercised.”

**Member’s explanatory statement**

This amendment would ensure that any cuts to the Basic Payment Scheme as part of the agricultural transition period fund improvements in productivity measures for the agricultural industry alongside payments for public goods. It would also ensure that the Secretary of State is taking into account the availability of new schemes when reducing direct payments.

Neil Parish  
Sir Hugo Swire  
Fiona Bruce  
Mr Ian Liddell-Grainger  
Tim Farron  
Gordon Henderson  
Nicky Morgan  
Dr Sarah Wollaston

Clause 9, page 7, line 24, at end insert—

“(8A) The Secretary of State may, after having taken steps to phase out direct payments under the basic payment scheme, reinstate direct payments if he or she is satisfied that—

(a) to do so would be in the interests of those persons who formerly received direct payments, and

(b) any of the criteria under subsection (8B) are met.

(8B) The criteria for the purposes of subsection (8A) are—

(a) market failure,

(b) adverse weather conditions, and

(c) threat of disease to crops or livestock or to human health.”

Helen Goodman  
Neil Parish

Clause 9, page 7, line 24, at end insert—

“(8A) Any payment of a lump sum under paragraph (7) must be only to an individual who at the time the payment is granted meets the criteria in section 2(2C).”

**Member’s explanatory statement**

This amendment would ensure that any lump sum payment in respect of future direct payments can be made only to those within the agricultural industry that are active farmers in England.
Clause 19, page 14, leave out lines 3 to 8 and insert—
“(2) In this Part “exceptional market conditions” exist—
(a) where—
   (i) there is a severe disturbance in agricultural markets or a serious threat of a severe disturbance in agricultural markets, and
   (ii) the disturbance or threatened disturbance has, or is likely to have, a significant adverse effect on agricultural producers in England in terms of the prices achievable for one or more agricultural products, or
(b) if, on the day after exit day, the United Kingdom has not entered, or secured an agreement to enter, into a customs union with the EU.”

Deidre Brock

Clause 24, page 17, line 40, leave out “to the Secretary of State”

Deidre Brock

Clause 24, page 18, line 12, leave out “to the Secretary of State”

Deidre Brock

Clause 24, page 18, line 20, leave out “to the Secretary of State”

Deidre Brock

Clause 24, page 18, line 38, at end insert—
“(6A) An application under subsection (1), (3) or (5) is to be made to and determined by—
(a) the appropriate authority for the part of the United Kingdom in which the applicant has its registered office or principal place of business, or
(b) where the applicant is made up of producers, producer organisations or, as the case may be, businesses operating in more than one part of the United Kingdom, the appropriate authority for any of those parts.”

Deidre Brock

Clause 24, page 18, line 45, leave out “The Secretary of State” and insert “The appropriate authority to which an application is made under this section”
Deidre Brock

Clause 24, page 19, line 11, at end insert—
““appropriate authority” means—
(a) in relation to England, Wales or Northern Ireland, the Secretary of State,
(b) in relation to Scotland, the Scottish Ministers;”

Deidre Brock

Clause 25, page 19, line 36, leave out “the Secretary of State” and insert “an appropriate authority (within the meaning given in section 24(11))”

Deidre Brock

Clause 26, page 20, line 3, leave out “the Secretary of State” and insert “an appropriate authority (within the meaning given in section 24(11))”

Deidre Brock

Clause 26, page 20, line 14, at end insert—
“(2A) Regulations under section 24 or 25 containing provision that extends to Scotland may be made only with the consent of the Scottish Ministers.”

Caroline Lucas

Clause 27, page 20, line 32, leave out “the first”

*Member’s explanatory statement*

This amendment would apply the provisions of Clause 27 to the whole of the supply chain rather than just the relationship between the producer and the first purchaser. It would bring the whole of the food supply chain (including many processors, brands and aggregators) within the remit of both the GCA and any new regulator established by this Bill.

Deidre Brock

Clause 27, page 20, line 33, at end insert—
“(1A) Regulations under this section containing provision that extends to Scotland may be made only with the consent of the Scottish Ministers.”
Caroline Lucas

Clause 27, page 20, line 34, leave out “the first”

Member’s explanatory statement
See explanatory statement for Amendment 45

Sir Henry Bellingham

Clause 27, page 20, line 38, leave out “are” and insert “include (but are not limited to)”

Member’s explanatory statement
This amendment would ensure that the Bill’s fair dealing provisions provide flexibility for the matters that can be specified under regulations relating to these types of contracts.

Caroline Lucas

Clause 27, page 21, line 23, leave out “first”

Member’s explanatory statement
See explanatory statement for Amendment 45

Sir Henry Bellingham

Clause 27, page 21, line 27, after “any” insert “competent and appropriate”

Member’s explanatory statement
This amendment and Amendment 64 would require that the role of regulating agricultural contracts is given to a body which is competent and appropriate.

Sir Henry Bellingham

Clause 27, page 21, line 28, after first “a” insert “competent and appropriate”

Member’s explanatory statement
See statement for Amendment 63.

Deidre Brock

Clause 27, page 21, line 34, at end insert—

“(9A) Before making regulations under this section, the Secretary of State must consult persons—

(a) who are representative of—

(i) producers of, or

(ii) first purchasers of,

the agricultural products to which the regulations will apply, or

(b) who may otherwise be affected by the regulations.”

Caroline Lucas

Clause 27, page 21, line 38, leave out “first”

Member’s explanatory statement
See explanatory statement for Amendment 45
Consideration of Bill (Report Stage): 11 July 2019

Agriculture Bill, continued

Deidre Brock

Clause 28, page 22, line 5, at end insert—
“(1A) Regulations under this section containing provision that extends to Scotland may be made only with the consent of the Scottish Ministers.”

Deidre Brock

Clause 28, page 22, line 13, leave out from “support” to end of line 15

Deidre Brock

Clause 28, page 22, line 39, leave out subsection (6)

Martin Whitfield

Clause 28, page 23, line 13, leave out subsection (7)

Member’s explanatory statement

This amendment would remove the powers to confer and delegate functions and to exercise discretion as set out in subsection (7).

Neil Parish
Kerry McCarthy
David Simpson
Sir Hugo Swire
Julian Sturdy
Fiona Bruce

Mr Ian Liddell-Grainger Mr Philip Dunne Dr Sarah Wollaston
Tim Farron Zac Goldsmith Sir Desmond Swayne
Mr George Howarth Angela Smith Nicky Morgan

Clause 36, page 27, line 29, at end insert—
“(2) No payment may be made under this Act unless the Secretary of State has made regulations in accordance with subsection (3) to implement a multiannual financial framework setting out the sums available under Parts 1 and 2 of this Act during the agricultural transition period.

(3) Regulations made under subsection (2) shall be made before the beginning of the agricultural transition period and shall be subject to affirmative resolution procedure.”
To move the following Schedule—

“PROHIBITED SUBSTANCES

1 Class I prohibited substances
   Aristolochia spp. and preparations thereof
   Chloramphenicol
   Chloroform
   Chlorpromazine
   Colchicine
   Dapsone
   Dimetridazole
   Metronizadole
   Nitrofurans (including furazolidone)
   Ronizadole

2 Class II prohibited substances
   Thyrostatic substances
   Stilbenes, stilbene derivatives, their salts and esters
   Oestradiol 17β and its ester-like derivatives

3 Class III prohibited substances
   Beta-agonists

4 Class IV prohibited substances
   Substances having oestrogenic (other than oestradiol 17β or its ester-like derivatives), androgenic or gestagenic action.”

Schedule 1, page 29, line 8, at end insert “pigmeat”

Clause 22 enables the Secretary of State to establish marketing standards in relation to products that “fall within a sector listed in Part 1 of Schedule 1”. The sectors listed in Part 1 of Schedule 1 include beef and veal, and poultry meat, but not pigmeat. The amendment adds “pigmeat” to Part 1 of Schedule 1.
Agriculture Bill, continued

Schedule 3, page 33, line 9, at end insert—

“(h) supporting upland landscapes and communities.”

*Member’s explanatory statement*

This amendment would provide the Welsh Ministers with the power to give financial assistance for the purpose of supporting upland landscapes and communities in Wales.

Sir Geoffrey Clifton-Brown
Gordon Henderson

Schedule 3, page 33, line 17, at end insert—

“(2A) Financial assistance under subparagraphs (1) and (2) may only be given to—

(a) persons who are involved in the production of products deriving from an agricultural or horticultural or forestry activity, (including producer organisations, associations of recognised producer organisations and interbranch organisations recognised under this Schedule or under the CMO Regulation at the date of enactment of this Act); or

(b) persons with an interest in agricultural land, where the financial assistance relates directly to that land.”

*Member’s explanatory statement*

This amendment would ensure that financial assistance under Schedule 3 is provided only in relation to farmers, including those operating through POs, APOs and IBOs, agricultural/horticultural activity and/or farmland. It would ensure that the Agriculture Act pursues agricultural/horticultural objectives and that financial assistance is provided in a way that meets the Government’s aims of moving away from the CAP and transforming agriculture in the UK.

Helen Goodman

Schedule 3, page 33, line 34, at end insert—

“(2A) Conditions shall include the restrictions to the eligibility of a recipient of financial assistance set out in sub-paragraphs (2B) and (2C).

(2B) Financial assistance may only be given to individuals or groups of individuals, natural or otherwise, operating land where the predominant use is agricultural as defined by section 96(1) of the Agricultural Holdings Act 1986.

(2C) Financial assistance may only be made available to individuals or groups of individuals, natural or otherwise, who are—

(a) in occupation of the land for which the financial assistance is being claimed;

(b) taking the entrepreneurial risk for decisions made in relation to the management of the land for which the financial assistance is being claimed; and

(c) in day-to-day management control of the land for which the financial assistance has been claimed.”

*Member’s explanatory statement*

This amendment would ensure that financial assistance stays within the agricultural industry and is only paid to active farmers and land managers in Wales.
Schedule 3, page 33, line 34, at end insert—

“(2A) Subparagraphs (2B) and (2C) shall be used to determine eligibility for financial assistance.

(2B) Financial assistance may only be given to individuals or groups of individuals carrying out an agricultural activity as defined by section 96(1) of the Agricultural Holdings Act 1986.

(2C) Financial assistance may only be given to individuals or groups of individuals who—

(a) are occupying or have rights of common grazing over any land for which financial assistance is being claimed,

(b) are bearing the direct economic risk for the management decisions being made in respect of the land referred to in sub paragraph (a),

(c) are in direct control of the management of the land for which financial assistance is being sought.”

Member’s explanatory statement

This amendment would ensure that financial assistance can only be given to active farmers in England.

Schedule 3, page 38, line 26, at end insert—

“(8A) Any payment of a lump sum under sub-paragraph (7) must be only to an individual who at the time the payment is granted meets the criteria in paragraph 2(2C).”

Member’s explanatory statement

This amendment would ensure that any lump sum payment in respect of future direct payments can be made only to those within the agricultural industry that are active farmers in Wales.

Schedule 3, page 40, line 8, at end insert—

“Financial assistance: agricultural tenancies

12A (1) Where in respect of a tenancy of an agricultural holding a tenant is restricted by the terms of the tenancy agreement in relation to any activity for which financial assistance has been granted under or in connection with this Act, or any environmental land management scheme established in connection with the provisions of this Act, the tenant may serve notice on the landlord to request consent for that activity.

(2) A landlord must respond to a notice served under subsection (1) within one month.

(3) If the landlord does not respond to a notice served under subsection (1) within one month, consent for the activity within the notice from the tenant will be deemed to have been given.
Agriculture Bill, continued

(4) Any objection by the landlord to a notice served under subsection (1) may be referred by the tenant to arbitration or expert determination by the Agricultural Land Tribunal (Wales).

(5) “Financial assistance” under subparagraph (1) shall be taken to include (amongst other things)—

(a) any payment of financial assistance under paragraph 1,
(b) any payment under the basic payment scheme, within the meaning of paragraph 4,
(c) any delinked payment within the meaning of paragraph 4 or 9 as the case may be, and
(d) any other form of financial assistance which may be given under this Act.”

Member’s explanatory statement
This amendment would enable a tenant to challenge a restriction in the tenancy agreement regarding the receipt of financial assistance in Wales under the terms of the Bill.

Neil Parish

Schedule 3, page 40, line 8, at end insert—

“Financial assistance: agricultural tenancies

12A (1) This paragraph shall apply to agricultural tenancies regulated by the Agricultural Holdings Act 1986 and Agricultural Tenancies Act 1995.

(2) Financial assistance may only be paid to the tenant of any holding subject to a tenancy defined under subparagraph (1);

(3) Financial assistance may not be paid to the landlord of any holding subject to a tenancy defined under subparagraph (1);

(4) Where a landlord of any tenancy defined under subparagraph (1) seeks to prevent a tenant from accessing financial assistance by any means, the tenant may notify the landlord objecting to the restriction.

(5) Upon receipt of any objection by a tenant under subparagraph (4) the landlord will not be able to assist in preventing the tenant from accessing financial assistance unless landlord follows the procedures in subparagraph (6).

(6) A landlord can within one month of receipt of an objection by a tenant under subparagraph (4) notify the tenant that he does not accept the tenant’s objection and set out the reasons for that;

(7) If the landlord does not respond to the tenant’s objection as set out in subparagraph (6) the tenant shall not be restricted in accessing financial assistance;

(8) If the landlord notifies the tenant under subparagraph (6) that he does not accept the tenant’s objection, in the absence of any agreement with the tenant, he must apply to the president of the Royal Institution of Chartered Surveyors for the appointment of an arbitrator to determine the reasonableness of the landlord’s case.

(9) If no arbitrator is applied for in accordance with subparagraph (8), the tenant shall not be restricted in accessing financial assistance.

(10) In the event that an arbitrator is applied for in accordance with subparagraph (8), the tenant shall not be entitled to access financial assistance unless or until the arbitrator determines the landlord’s position to be unreasonable or an agreement was reached between the landlord and tenant.

(11) In this section “financial assistance” shall include—

(a) any payment of financial assistance under paragraph 1,
Agriculture Bill, continued

(b) any payment under the basic payment scheme, within the meaning of paragraph 4,
(c) any delinked payment within the meaning of paragraph 4 or 9 as the case may be, and
(d) any other form of financial assistance which may be given under this Act.”

Member’s explanatory statement
This amendment would ensure that tenant farmers in Wales are not disenfranchised from being able to access the new provisions for financial assistance envisaged by the Bill.

Neil Parish
Sir Hugo Swire
Fiona Bruce
Mr Ian Liddell-Grainger

Order of the House [10 October 2018]

That the following provisions shall apply to the Agriculture Bill:

Committal

1. The Bill shall be committed to a Public Bill Committee.

Proceedings in Public Bill Committee

2. Proceedings in the Public Bill Committee shall (so far as not previously concluded) be brought to a conclusion on Tuesday 20 November 2018.
3. The Public Bill Committee shall have leave to sit twice on the first day on which it meets.

Proceedings on Consideration and up to and including Third Reading

4. Proceedings on Consideration and any 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.
5. Proceedings on Third Reading shall (so far as not previously concluded) be brought to a conclusion at the moment of interruption on that day.
6. Standing Order No. 83B (Programming committees) shall not apply to proceedings on Consideration and up to and including Third Reading.
Agriculture Bill, continued

Other proceedings

7. Any other proceedings on the Bill may be programmed.

NOTICES WITHDRAWN

The following Notices were withdrawn on 8 January 2019:

NC12

The following Notices were withdrawn on 16 January 2019:

NC15

The following Notices were withdrawn on 20 March 2019:

NC24