



House of Commons

Tuesday 10 March 2020

CONSIDERATION OF BILL (REPORT STAGE)

New Amendments handed in are marked thus ★

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

TELECOMMUNICATIONS INFRASTRUCTURE (LEASEHOLD PROPERTY) 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This document includes all amendments tabled to date and includes any withdrawn amendments at the end.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.

Jeremy Corbyn
Chi Onwurah
Tracy Brabin
Mr Nicholas Brown

2

Clause 1, page 2, line 3, after “lessee in occupation” insert “, or a person who is a legal occupant of the property and who is in a contractual relationship with the lessee or freeholder,”

Member’s explanatory statement

This amendment is intended to expand the definition of persons who can request an operator to provide an electronic telecommunications service to include rental tenants and other legal occupants who may not own the lease to the property they occupy.

Telecommunications Infrastructure (Leasehold Property) Bill, *continued*

Sir Iain Duncan Smith
 Bob Seely
 Mr Owen Paterson
 Tom Tugendhat
 Mr David Davis
 Damian Green

Damian Collins
 Sir Christopher Chope
 Julian Knight
 Anthony Mangnall
 Richard Drax
 Mrs Sheryll Murray
 Mr Mark Francois

Sir Graham Brady
 Craig Mackinlay
 David Morris
 Henry Smith
 Sir Robert Syms
 Dr James Davies
 David Warburton

Anne Marie Morris
 Mr William Wragg
 Jack Lopresti
 Tim Loughton
 Mr David Jones
 Fiona Bruce

Clause 1, page 2, line 16, at end insert—

“(f) the operator does not, after 31 December 2022, use vendors defined by the National Cyber Security Centre as high-risk vendors.”

1

Jeremy Corbyn
 Chi Onwurah
 Tracy Brabin
 Mr Nicholas Brown

Clause 1, page 2, line 16, at end insert—

“(f) the operator does not use designated high-risk vendors, as defined by the National Cyber Security Centre, in newly deployed electronic communications services.”

4

Member’s explanatory statement

This amendment would prevent vendors designated as high-risk being used by operators granted Part 4A orders.

Jeremy Corbyn
 Chi Onwurah
 Tracy Brabin
 Mr Nicholas Brown

Clause 1, page 5, line 14, at end insert—

“(8) Any operator exercising Part 4A code rights is obliged to ensure that alternative operators can easily install the hardware needed to provide their own electronic communications service.

(9) The definition of “easily” in sub-paragraph (8) is to be provided by Ofcom.”

Member’s explanatory statement

This amendment is intended to ensure that tenants are not “locked in” to using services provided by a single operator and to encourage market competition.

3

Jeremy Corbyn
 Chi Onwurah
 Tracy Brabin
 Mr Nicholas Brown

Clause 1, page 5, line 14, at end insert—

5

Telecommunications Infrastructure (Leasehold Property) Bill, *continued*

“(8) Any operator exercising Part 4A code rights must publish a plan setting out how they will remove high-risk vendors, as defined by the National Cyber Security Centre, from their network.”

Member’s explanatory statement

This amendment would ensure companies exercising part 4A rights have clear plans in place to remove vendors who are designated high-risk and a national security concern.

Jeremy Corbyn
Chi Onwurah
Tracy Brabin
Mr Nicholas Brown

6

Clause 1, page 6, line 37, at end insert—

“Information on cyber security

27HH Any operator exercising a Part 4A code right must provide written information to new customers in the target premises on best practice on cyber security when using the electronic communications service that has been provided.”

Member’s explanatory statement

This amendment would require operators to equip new customers with literature on how best to keep their home cyber secure, particularly in the era of the Internet of Things and with recent reports of hacked domestic devices such as baby monitors.

ORDER OF THE HOUSE [22 JANUARY 2020, AS AMENDED ON
4 FEBRUARY 2020]

That the following provisions shall apply to the Telecommunications Infrastructure (Leasehold Property) 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 Thursday 13 February 2020.
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.

4 Consideration of Bill (Report Stage): 10 March 2020

Telecommunications Infrastructure (Leasehold Property) Bill, *continued*

Other proceedings

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