

All line references relate to the large print version of  
the Bill



House of Commons

**Monday 29 June 2020**

**COMMITTEE OF THE WHOLE HOUSE**

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*New Amendments handed in are marked thus \**

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

*Amendments tabled since the last publication: 1 and  
3 and NC1 to NC5*

**BUSINESS AND PLANNING BILL**

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**NOTE**

**This document includes all amendments tabled to  
date and includes any withdrawn amendments at**

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**the end. The amendments have been arranged in  
the order in which they relate to the Bill.**

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**REVISE 29 JUNE 09:00**

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Keir Starmer

**2**

- \* Clause 1, page 3, line 2, at end insert “, and—  
“(c) to which a temporary traffic regulation  
order under section 14 of the Road Traffic  
Regulation Act 1984 is operative and will  
remain so for the time period of the  
pavement licence, and which has been  
made pursuant to the Road Traffic  
(Temporary Restrictions) Procedure  
Regulations 1992 as amended by the  
Traffic Orders Procedure (Coronavirus)  
(Amendment) (England) Regulations 2020.”

***Member’s explanatory statement***

*The purpose of this amendment is to include  
pavements where temporary measures are in place  
already to deal with the effects of coronavirus, by  
assisting social distancing and enabling active travel,  
such as cycling and walking.*

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Keir Starmer

**3**

\* Clause **9**, page **17**, line **30**, at end insert—

“(1A) Subsection (1B) applies for the purposes  
of—

(a) the reference in section 1(5)(a) to a highway  
to which Part 7A of the Highways Act 1980  
applies, and

(b) the references to traffic orders in section  
3(6)(a)(i) and (b) (which, by virtue of section  
3(7), have the same meaning as in that Part of  
that Act).

(1B) The definition of “traffic order” in section 115A(2)  
of the Highways Act 1980 is to be treated as if it  
included an order under section 14 of the Road  
Traffic Regulation Act 1984 made pursuant to  
subsection (1)(b) or (c) of that section under the  
procedure provided for by regulation 18 of the  
Road Traffic (Temporary Restrictions) Procedure  
Regulations 1992 (S.I. 1992/1215) (procedure for  
temporary orders made for purposes connected  
to coronavirus).”

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***Member’s explanatory statement***

*This amendment secures that the provisions about pavement licences apply where a highway is subject to a temporary traffic order under section 14 of the Road Traffic Regulation Act 1984 for reasons relating to coronavirus.*

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Ben Lake

1

\* Clause 11, page 50, line 5, at end, insert—

“(6A) The Secretary of State may by regulations apply sections 172F to 172L of the Licensing Act 2003 to vehicles and moveable structures in order to vary the requirement under section 189(4) of that Act that a vehicle or moveable structure not permanently situated in the same place be treated for the purposes of that Act as if it were premises situated at only that place.”

***Member’s explanatory statement***

*This amendment is intended to provide flexibility for mobile licensed premises which are already licensed in one place to benefit from the temporary provisions of this Act in other locations.*

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Tim Farron

**NC1**

\* To move the following Clause—

**“Support for the tourism and hospitality sector**

(1) The Secretary of State must—

(a) carry out a review of the effect of Part 1 of this Act on the tourism and hospitality sector in England and Wales;

(b) set out the conclusions of the review in a report;

(c) publish the report; and

(d) arrange for copies of the report to be laid before both Houses of Parliament before 15 September 2020.

(2) The report under subsection (1) must also make an assessment of the effects of this Act on the tourism and hospitality sector in England and Wales compared with possible further and complementary measures, including, but not

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limited to, extending through to 2021 the period  
of operation in that sector of—

(a) the furlough scheme,

(b) Bounce Back loans, or

(c) other grants or financial support from public  
funds.”

***Member’s explanatory statement***

*The purpose of this new clause is for a review to  
examine the effect of this Bill’s proposals for the  
tourism and hospitality sector through to 2021,  
compared to extending the furlough scheme and  
the grants currently available.*

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Keir Starmer

**NC2**

\* To move the following Clause—

**“Monthly report on hospitality sector measures**

(1) The Secretary of State must publish a review of  
the effect of this Act’s provisions on the  
hospitality, leisure, travel and tourism sector.

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- (2) A report under subsection (1) must be published within one month of the day in which this Act is passed and at least once in every month thereafter up to and including January 2021.
- (3) Every report under this section must include relevant contextual information including (but not limited to) the effect of the changes to coronavirus job retention scheme on the hospitality, leisure, travel and tourism sector.
- (4) The Secretary of State must arrange for a copy of each report made under this section to be laid before each House of Parliament.”

***Member’s explanatory statement***

*The purpose of this new clause is to require the Secretary of State to publish a monthly report for the next six months on the impact of the Bill in the context of changes to the coronavirus job retention scheme on sectors including hospitality.*

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Keir Starmer

**NC3**

\* To move the following Clause—

**“Weekly reports on applications for coronavirus support schemes**

- (1) The Secretary of State must publish data on applications for coronavirus support schemes.
- (2) The coronavirus support schemes to which this section applies are—
  - (a) Bounce Back Loan Scheme,
  - (b) the Coronavirus Business Interruption Loan Scheme, and
  - (c) the Coronavirus Large Business Interruption Loan Scheme.
- (3) The data under subsection (1) to be published in respect of each scheme mentioned in subsection (2) must include—
  - (a) total number of applications;
  - (b) the number of rejected applications; and



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- (c) the number of pending applications.
- (4) Data under this section must be published within one week of the day in which this Act is passed and at least once in every week thereafter for each of the schemes listed in subsection as long as the scheme is in operation.
- (5) The Secretary of State must arrange for a copy of the data published each week under this section to be laid before each House of Parliament.”

***Member’s explanatory statement***

*The purpose of this new clause is to require the Secretary of State to publish weekly data for the Bounce Back Loan Scheme, the Coronavirus Business Interruption Loan Scheme, and the Coronavirus Large Business Interruption Loan Scheme, covering the total number of applications, the number of rejected applications, and the number of pending applications.*

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Keir Starmer

**NC4**

\* To move the following Clause—

**“Explanation for extending periods under Part 2  
of this Act**

(1) Before any exercise of the powers listed in subsection (2) to make regulations under this Part of this Act the Secretary of State must make a statement on the reasons in each case for extending the provisions of this Act beyond 1 April 2021.

(2) The powers listed in this subsection are—

(a) section 16(7), on conditions relating to construction working hours;

(b) sections 17(8) and 17(9), on extending the duration of certain planning permissions;

(c) section 18(7), on extensions in connection with outline planning permission.

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- (3) The Secretary of State must arrange for a copy of the statement required under this section to be laid before each House of Parliament.”

***Member’s explanatory statement***

*The purpose of this new clause is to require the Secretary of State to provide a full explanation to the House before seeking to extend beyond 1 April 2021 any measures under this Part 2 of this Bill in relation to planning permission or construction working hours.*

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Keir Starmer

**NC5**

\* To move the following Clause—

**“Costs on local authorities**

- (1) The Secretary of State must make an assessment of the additional costs to local authorities of the effects of Part 2 of this Act.
- (2) The Secretary of State must consult local authorities before making the assessment under subsection (1).

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(3) The Secretary of State must arrange for a copy of  
the assessment required under this section to be  
laid before each House of Parliament.”

***Member’s explanatory statement***

*The intention of this new clause is to require the  
Secretary of State to publish a report detailing the  
extra costs accrued by councils as a result of  
processing increased volumes of planning  
applications through the new deemed consent route  
and additional environmental approvals.*

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