AMENDMENTS
TO BE MOVED
IN COMMITTEE OF THE WHOLE HOUSE
[Supplementary to the Marshalled List]

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Schedule 7
LORD SHARKEY
LORD LISVANE
As an amendment to Amendment 237

237A* In paragraph (4)(b), at end insert— “or
(c) irrespective of the committee reporting on the instrument, that
House has resolved, within the period of 15 sitting days
beginning with the first sitting day after the day on which the
draft instrument was laid before the House, that the affirmative
procedure should apply to the instrument.”

239A* Page 45, line 23, at end insert—
“Parliamentary scrutiny: reconsideration procedure
(1) If the House of Commons approves the draft of any statutory
instrument containing regulations under this Act and the House of
Lords subsequently does not come to a resolution approving the
instrument but comes to a resolution, which may include reasons, that
the House of Commons should reconsider the instrument, then if, after
a period of not more than 10 sitting days beginning with the first sitting
day after the House of Lords has come to such a resolution, the House
of Commons by resolution confirms its previous decision, the
instrument shall be treated as if the House of Lords had approved it
and if not, it shall be treated as if the House of Lords had rejected it.
(2) In this paragraph, reference to “sitting days” is reference to any day on
which both Houses of Parliament sit.”

Clause 14

LORD ADONIS

334A* Page 10, line 40, leave out from “means” to the end of line 41 and insert “the time and
date specified by an Act of Parliament enacted for the purposes of section 9(1) of this
Act.”
Clause 14 - continued

345A★ Page 11, line 46, leave out from “subsection (1)” to “and” in line 48
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20 February 2018