AMENDMENTS
TO BE MOVED
IN COMMITTEE OF THE WHOLE HOUSE

[For Third Marshalled List]

Schedule 1

LORD HENDY

Page 49, line 39, at end insert—

“Labour standards

11A(1) The United Kingdom market access principles do not apply to (and sections 2(3) and 5(3) do not affect the operation of) any legislation the aim of which is, in the part of the United Kingdom in which the legislation applies, to prevent or reduce the provision under a contract of goods or services made or carried out (or partly made or carried out) by workers working under terms and conditions (including hours of work, remuneration or rates of remuneration, and arrangements for trade union representation or social dialogue) inferior to those applicable by legislation in that part of the United Kingdom to workers engaged on making or carrying out (or partly making or carrying out) similar goods and services.

(2) In sub-paragraph (1) “worker” has the meaning given to it in section 230(3) of the Employment Rights Act 1996 (employees, workers etc.) as extended by section 43K of that Act (extension of the meaning of “worker” etc. for Part IVA.).”

Member’s explanatory statement
This new paragraph would provide that the devolved nations could legislate to enhance the terms and conditions of workers in their respective countries and protect them against being undercut by goods and services produced by workers on inferior terms and conditions in other nations (including goods and services originating outside the UK).

Clause 23

BARONESS MCINTOSH OF PICKERING

Page 16, line 27, at end insert “or another jurisdiction within the EU.”
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26 October 2020