

# Fisheries Bill [HL]

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## AMENDMENT AND MOTION TO BE MOVED ON CONSIDERATION OF COMMONS AMENDMENTS

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*[The clause numbers refer to Bill 153, the Bill as first printed for the Commons]*

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### Clause 1

*[As an amendment to Commons Amendment 1]*

LORD RANDALL OF UXBRIDGE

1A In subsection (2)(a)(i) leave out “in the long term”

### Clause 48

**Lord Teverson to move, as an amendment to the motion that the House do agree with the Commons in their Amendment 14, at end insert “, and do propose Amendment 14B instead of the words so left out of the Bill –**

14B “Regulatory enforcement and data collection scheme in England

- (1) The Secretary of State must –
  - (a) by regulations provide that all English registered fishing vessels over 10 metres in length, and those foreign fishing vessels licensed by the English licensing authority to fish within the UK Exclusive Economic Zone, must be fitted with remote electronic monitoring systems and cameras for the purposes of –
    - (i) full and accurate documentation of fish activities and bycatch, and
    - (ii) monitoring compliance with fish activities, bycatch and other marine management regulations;
  - (b) by regulations provide that all English registered fishing vessels fishing outside the UK Exclusive Economic Zone must be fitted with remote electronic monitoring systems and cameras for the purposes of –
    - (i) full and accurate documentation of fish activities and bycatch, and
    - (ii) monitoring compliance with fish activities, bycatch and other marine management regulations;

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- (c) publish a timetable for the phased introduction of the provisions under paragraphs (a) and (b), the final phase of which must be implemented within five years from the day on which this Act is passed.
  - (2) A statutory instrument containing regulations under subsection (1) may not be made unless a draft of the instrument has been laid before and approved by a resolution of each House of Parliament.””



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*9 November 2020*

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