MOTION TO BE MOVED
ON CONSIDERATION OF COMMONS REASON

COMMONS REASON 8N

Lord Callanan to move, That this House do not insist on its Amendments 1F, 1G, 1H, 1J, 1K, 1L and 8M to which the Commons have disagreed for their Reason 8N, but do propose the following amendments in lieu—

Clause 10

Page 7, line 23, at end insert—

“(2A) The power under subsection (2) may, for example, be exercised to give effect to an agreement that—
(a) forms part of a common framework agreement, and
(b) provides that certain cases, matters, requirements or provision should be excluded from the application of the market access principles.

(2B) A “common framework agreement” is a consensus between a Minister of the Crown and one or more devolved administrations as to how devolved or transferred matters previously governed by EU law are to be regulated after IP completion day.

(2C) References in this section to devolved or transferred matters include reference to corresponding matters in England.

(2D) When determining whether a matter is a devolved or transferred matter for the purposes of this section, the following provisions are to be ignored—
(a) section 30A of the Scotland Act 1998;
(b) section 109A of the Government of Wales Act 2006;
(c) section 6A of the Northern Ireland Act 1998.

(2E) In making regulations under subsection (2), the Secretary of State must have regard to the importance of facilitating the access to the market within Great Britain of qualifying Northern Ireland goods.”

Page 7, line 25, at end insert—

“(7) In this section—
“devolved administrations” means—
(a) the Scottish Ministers,
(b) the Welsh Ministers, and
(c) a Northern Ireland department;
“qualifying Northern Ireland goods” has the same meaning as in section 43.”

Clause 17

8R Page 12, line 40, at end insert—
“(2A) The power under subsection (2) may, for example, be exercised to give effect to an agreement that—
(a) forms part of a common framework agreement, and
(b) provides that certain cases, matters, requirements or provision should be excluded from the application of this Part.

(2B) A “common framework agreement” is a consensus between a Minister of the Crown and one or more devolved administrations as to how devolved or transferred matters previously governed by EU law are to be regulated after IP completion day.

(2C) References in this section to devolved or transferred matters include reference to corresponding matters in England.

(2D) When determining whether a matter is a devolved or transferred matter for the purposes of this section, the following provisions are to be ignored—
(a) section 30A of the Scotland Act 1998;
(b) section 109A of the Government of Wales Act 2006;
(c) section 6A of the Northern Ireland Act 1998.”

8S Page 12, line 45, at end insert—
“(7) In this section “devolved administrations” means—
(a) the Scottish Ministers,
(b) the Welsh Ministers, and
(c) a Northern Ireland department.”.

Clause 31

8T Page 23, line 39, at end insert—
“(c) any interaction between the operation of those Parts and common framework agreements;
(d) the impact of common framework agreements on the operation and development of the internal market in the United Kingdom.”

8U Page 24, line 16, at end insert—
““common framework agreements” has the meaning given by section 10;”.
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15th December 2020

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