AMENDMENTS TO BE MOVED IN COMMITTEE OF THE WHOLE HOUSE [For Second Marshalled List]

Clause 19

LORD HOPE OF CRAIGHEAD

Page 11, line 31, at end insert—

“(1A) The purpose of this section is to ensure that the effects of the provision on the level of environmental protection under existing environmental law are considered before the Bill is introduced.”

Schedule 7

BARONESS RITCHIE OF DOWNPATRICK

Page 175, line 30, leave out “or supply” and insert “, supply or use in the supply chain”

Member’s explanatory statement

These amendment seeks greater transparency on the part of supermarkets in terms of plastic packaging.

Page 175, line 37, at end insert—

“(1A) The regulations must include provision for annual reporting by businesses which employ more than 250 people of their use of primary, secondary and tertiary plastic packaging throughout the supply chain.

(1B) For the purposes of paragraph (1A)—

“primary plastic packaging” means packaging conceived so as to constitute a sales unit to the final user or consumer at the point of purchase;

“secondary plastic packaging” means packaging conceived to constitute at the point of purchase a grouping of a certain number of sales units, whether it is sold as such to the final user or consumer or whether it serves only as a means to replenish the shelves at the point of sale;
Schedule 7 - continued

“tertiary plastic packaging” means packaging conceived to facilitate handling and transport of a number of sales units or group packaging, in order to prevent physical handling and transport damage.”

Member’s explanatory statement
These amendment seeks greater transparency on the part of supermarkets in terms of plastic packaging.

Schedule 8

VISCOUNT TRENCHARD
LORD BERKELEY

Page 182, line 7, at end insert—
“(t) requirements to operate in a way that gives due regard to the needs of small businesses.”

Member’s explanatory statement
This amendment is intended to ensure that the Scheme Administrator demonstrates how it will fulfil its duty for small producers.

After Clause 55

BARONESS RITCHIE OF DOWNPATRICK

Insert the following new Clause—

“Prohibition of single use cosmetic and household sachets

(1) The Secretary of State must make provision by regulations to prohibit the use of single use plastic sachets for the purposes set out in subsection (2).

(2) The purposes are—

(a) the packaging of single doses of cosmetic products including, but not limited to, soaps, shampoos, hair conditioners, moisturisers and fragrances, and

(b) the packaging of single doses of household products including, but not limited to, detergents for washing clothes or crockery, fabric softeners, dishwasher tablets and cleaning wipes.

(3) The purposes in subsection (2) may be amended by regulations under this section.

(4) Regulations under this section must be made and take effect by 31 December 2021.

(5) Regulations under this section are subject to the affirmative procedure.”

Member’s explanatory statement
The purpose of this new Clause is to ban sachets for cosmetic items and non food products such as household cleaning products by 31 December 2021.
After Clause 78

LORD BERKELEY

Insert the following new Clause—

“Blue-Green flood risk management

(1) Within one year of the day on which this Act is passed, the Secretary of State must by regulations make provision to ensure that all new buildings and other new impervious structures constructed after 2022 are equipped with a Blue-Green flood risk management system to reduce flooding from rainwater.

(2) A “Blue-Green flood risk management system” means a flood risk management system which prevents rainwater from entering any wastewater systems containing faecal contamination and which incorporates the rainwater into irrigation, water storage or other schemes which are designed to reduce peak runoff into streams and rivers.”

Member’s explanatory statement
This measure is intended to support the UK’s commitment to target 6.5 of the United Nations Global Sustainable Development Goals.

After Clause 91

THE EARL OF CAITHNESS

Insert the following new Clause—

“Duty to ensure adequacy of surface water management

The Secretary of State must by regulations amend the drainage provisions of the Water Industry Act 1991 by October 2022 to ensure they remain fit for purpose in support of water quality, flood management and climate resilience goals.”

After Clause 108

THE EARL OF KINNOULL

Insert the following new Clause—

“Duty to set an animal damage protection standard in England when planting trees

(1) The Secretary of State must by regulations establish a standard as set out in this section to be observed in England when planting trees in relation to mitigating the risk of damage caused by animals to newly planted trees (“the animal damage protection standard”).

(2) The animal damage protection standard is to be binding on land after regulations under this section come into force where public money has been given as subsidy for the planting of the trees.

(3) The animal damage protection standard is to be binding on land owned by the Government or public bodies including but not limited to local authorities, the Forestry Commission and the agencies owning or operating public roads and railways.
After Clause 108 - continued

(4) The animal damage protection standard will be advisory to other landowners and managers and the Secretary of State must make reasonable efforts to promote the standard.”

Member’s explanatory statement
This probing amendment is designed to deal with the risk that animals such as deer and grey squirrels present to planting.
AMENDMENTS
TO BE MOVED
IN COMMITTEE OF THE WHOLE HOUSE

17 June 2021