

# Levelling-up and Regeneration Bill

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## AMENDMENTS

### TO BE MOVED

#### IN COMMITTEE OF THE WHOLE HOUSE

*[Supplementary to the Eleventh Marshalled List]*

#### After Clause 214

BARONESS JONES OF MOULSECOOMB

*As an amendment to Amendment 467G.*

In inserted section 9A(2), leave out “2031” and insert “2029”

***Member's explanatory statement***

*This amendment to Baroness Scott of Bybrook’s amendment would allow approximately five (instead of seven) years to complete the mapping review. That time period is based on the initial process of mapping of access land taking four years, and the Government’s aim to improve and streamline the process.*

BARONESS JONES OF MOULSECOOMB

*As an amendment to Amendment 467G*

In inserted section 9A(3), leave out “may” and insert “must”

***Member's explanatory statement***

*This amendment to Baroness Scott of Bybrook’s amendment would require regulations to be made to mandate Natural England to carry out further reviews. It does not set a specific time frame, to allow for the possibility of a continuous review process.*

BARONESS JONES OF MOULSECOOMB

*As an amendment to Amendment 467G*

In inserted section 11(3A)(a), leave out from “for” to end of that paragraph and insert “any of the provisions of this Chapter relating to appeals to apply (with or without modifications) in relation to an appeal on a review”

***Member's explanatory statement***

*This amendment to Baroness Scott of Bybrook’s amendment would apply the existing provision in section 11(4) for appeals against provisions maps (viz, by applying the provision in sections 7 and 8) to appeals on a review, instead of the provision for appeals against coastal access reports.*

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*24 April 2023*

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