AMENDMENTS TO BE MOVED

ON REPORT

After Clause 1

LORD FOSTER OF BATH

After Clause 1, insert the following new Clause -

"Rural proofing report

Alongside the first statement of levelling-up missions required by section 1, the Secretary of State must publish a rural proofing report detailing the ways in which the levelling-up missions have regard to their impact on rural areas and will address the needs of rural communities."

Clause 87

LORD LANSLEY

Clause 87, page 95, line 5, after "the" insert "up-to-date"

Member's explanatory statement

The amendments to Clause 87 and Clause 231 in the name of Lord Lansley would give statutory weight to up-to-date local plans and enable the Secretary of State to set out the definition of "up-to-date" and the weight to be given, respectively, to emerging plans or to those no longer up-to-date.

LORD LANSLEY

Clause 87, page 95, line 8 after "the" insert "up-to-date"

Member's explanatory statement

The amendments to Clause 87 and Clause 231 in the name of Lord Lansley would give statutory weight to up-to-date local plans and enable the Secretary of State to set out the definition of "up-to-date" and the weight to be given, respectively, to emerging plans or to those no longer up-to-date.

LORD LANSLEY

Clause 87, page 95, line 11 after "the" insert "up-to-date"

Member's explanatory statement

The amendments to Clause 87 and Clause 231 in the name of Lord Lansley would give statutory weight to up-to-date local plans and enable the Secretary of State to set out the definition of "up-to-date" and the weight to be given, respectively, to emerging plans or to those no longer up-to-date.

LORD LANSLEY

Clause 87, page 95, line 13, at end insert –

- "(5D) The Secretary of State may by regulations make provision as to the meaning of "up-to-date" in relation to a development plan as specified in subsection (5A), (5B) and (5C); and
- (5E) the Secretary of State may issue guidance in relation to the weight to be given in making determinations under the planning Acts as regards plans which are emerging or which are no longer up-to-date."

Member's explanatory statement

The amendments to Clause 87 and Clause 231 in the name of Lord Lansley would give statutory weight to up-to-date local plans and enable the Secretary of State to set out the definition of "up-to-date" and the weight to be given, respectively, to emerging plans or to those no longer up-to-date.

Clause 100

LORD YOUNG OF COOKHAM

Leave out Clause 100

Clause 101

LORD YOUNG OF COOKHAM

Leave out Clause 101

Clause 102

LORD YOUNG OF COOKHAM

Leave out Clause 102

Clause 129

BARONESS PINNOCK

Leave out Clause 129

Clause 132

LORD YOUNG OF COOKHAM LORD LANSLEY

Leave out Clause 132

Clause 133

LORD YOUNG OF COOKHAM LORD LANSLEY

Leave out Clause 133

Clause 231

LORD LANSLEY

Clause 231, page 273, line 18, at end insert -

"(ea) under section 87;"

Member's explanatory statement

The amendments to Clause 87 and Clause 231 in the name of Lord Lansley would give statutory weight to up-to-date local plans and enable the Secretary of State to set out the definition of "up-to-date" and the weight to be given, respectively, to emerging plans or to those no longer up-to-date.

Clause 234

LORD FOSTER OF BATH

Clause 234, page 274, line 33, at end insert –

"(A1) Notwithstanding the other provisions of this section, no Part of this Act except for this Part may come into force until a Minister of the Crown has prepared, and laid before each House of Parliament, a rural proofing report detailing the processes undertaken to ensure the measures contained within the Act will address the needs of rural communities."

Schedule 12

BARONESS PINNOCK

Leave out Schedule 12

Levelling-up and Regeneration Bill

AMENDMENTS TO BE MOVED ON REPORT

22 June 2023

PUBLISHED BY AUTHORITY OF THE HOUSE OF LORDS

HL Bill 142(*l*)