

Data (Use and Access) Bill [HL]

AMENDMENT
TO BE MOVED
IN GRAND COMMITTEE

[Supplementary to the Second Marshalled List]

Amendment
No.

After Clause 79

BARONESS KIDRON
LORD CLEMENT-JONES

109A★ After Clause 79, insert the following new Clause—

“Right to assign data rights to a data community

- (1) Data subjects have the right to mandate a data community to exercise their data rights, as set out in Chapters 3 and 8 of the UK GDPR, on their behalf.
- (2) The data subject has the right to specify which data and which rights over that data they assign to the data community, for what purpose, and for how long, and with respect to which data controllers.
- (3) The data subject has the right to amend or withdraw the assignment partially or in full at any time.
- (4) In this Act, a “data community” means an entity established to facilitate the collective activation of data subjects’ data rights in Chapters 3 and 8 of the UK GDPR, and members of a data community assign specific data rights to a nominated entity to exercise those rights on their behalf.”

Member's explanatory statement

This amendment creates a mechanism for data subjects to assign their data rights to be managed and asserted collectively. It seeks to address the asymmetry between the ability of data subjects and data controllers to understand and direct how data is used within data sets. It is one of a series of amendments that would establish the ability to assign data rights to a third party.

Data (Use and Access) Bill [HL]

AMENDMENT
TO BE MOVED
IN GRAND COMMITTEE

[Supplementary to the Second Marshalled List]

9 December 2024
