## AMENDMENTS

# TO BE MOVED

# IN COMMITTEE OF THE WHOLE HOUSE

[Supplementary to the Second Marshalled List]

Amendment No.

Clause 5

## LORD DAVIES OF GOWER LORD SANDHURST

20A★ Clause 5, page 4, line 16, after first "or" insert "giving advice about"

## Member's explanatory statement

This probing amendment seeks to understand the Government's expectations of organisations under the new duty to implement procedures "for preventing individuals entering or leaving the premises or event".

#### LORD DAVIES OF GOWER LORD SANDHURST

## 21A★ Clause 5, page 4, line 25, at end insert ", and are reasonably proportionate"

## Member's explanatory statement

This amendment seeks to ensure the Secretary of State considers whether implementing further procedures by regulations would be reasonably proportionate.

## Clause 7

#### LORD DAVIES OF GOWER LORD SANDHURST

23A★ Clause 7, page 5, line 41, leave out from beginning to "prepared" and insert "within six months of it being"

## Member's explanatory statement

This probing amendment seeks to understand the Government's expectations of organisations under this section so they have clarity on how long they will have to provide the document to the Security Industry Authority.

HL Bill 53 - II(a)

#### Clause 10

#### LORD SANDHURST

24A★ Clause 10, page 7, line 25, leave out "who is" and insert ", or individuals who are"

#### Member's explanatory statement

This probing amendment seeks to understand why an enhanced duty premises or qualifying event should not be permitted to designate more than one senior individual under clause 10.

#### Clause 11

#### LORD SANDHURST

24B★ Clause 11, page 7, line 40, at end insert –

- "(1A) The Tribunal must issue their determinations within a "reasonable time"
- (1B) The Secretary of State may define the length of a "reasonable time" by regulations."

#### *Member's explanatory statement*

*This amendment would establish a reasonable timeframe in which the Tribunal would be required to issue its determinations.* 

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4 February 2025