# Border Security, Asylum and Immigration Bill

# AMENDMENTS

## TO BE MOVED

## IN COMMITTEE OF THE WHOLE HOUSE

[Supplementary to the Second Marshalled List]

Amendment No.

Clause 38

### BARONESS JONES OF MOULSECOOMB

**102A★** Clause 38, page 31, line 9, leave out "11" and insert "12"

### Member's explanatory statement

*This amendment would add section 12 (period for which may be detained) to the list of sections of the Illegal Migration Act 2023 to be repealed.* 

## After Clause 48

#### LORD ALTON OF LIVERPOOL Revised version of Amendment 203C

203C★ After Clause 48, insert the following new Clause –

### "Ukraine humanitarian schemes: settlement

- (1) Within six months of the day on which this Act is passed, the Secretary of State must amend the Immigration Rules so that a person becomes eligible for indefinite leave to remain when that person has completed the maximum aggregate period of limited leave (including any extensions) available under the Ukraine humanitarian scheme or schemes on which that leave was granted.
- (2) "Ukraine humanitarian scheme" means
  - (a) the Ukraine Family Scheme;
  - (b) the Homes for Ukraine Sponsorship Scheme, including the super-sponsor variants operated by the Scottish and Welsh Governments;
  - (c) the Ukraine Extension Scheme and any successor or related Ukraine Permission Extension Scheme."

## Member's explanatory statement

This amendment seeks to ensure that the Secretary of State amends Immigration Rules so that individuals on Ukraine humanitarian schemes have a pathway to indefinite leave to remain after completing a maximum aggregate period of limited leave available under the schemes on which that leave was granted.

# AMENDMENTS TO BE MOVED IN COMMITTEE OF THE WHOLE HOUSE

[Supplementary to the Second Marshalled List]

8 July 2025

HL Bill 101 - II(b)