# RUNNING LIST OF ALL AMENDMENTS IN GRAND COMMITTEE

Tabled up to and including 21 November 2025

[Amendments marked ★ are new or have been altered]

## **After Clause 14**

#### EARL RUSSELL

★ After Clause 14, insert the following new Clause —

### "Report on UK sustainable aviation fuel production

- (1) The Secretary of State must, in respect of each reporting period, prepare and publish a report on sustainable aviation fuel ("SAF") produced in the United Kingdom.
- (2) The report must include
  - (a) the total volume of SAF produced in the United Kingdom during the reporting period;
  - (b) the types of SAF produced, including the feedstocks and production pathways used;
  - (c) the volume produced for each type identified under paragraph (b);
  - (d) an assessment of the conversion of UK production sites for SAF manufacture;
  - (e) an estimate of the greenhouse gas savings resulting from SAF produced during the reporting period;
  - (f) information reported by air travel providers in relation to their use of SAF;
  - (g) any other information the Secretary of State considers relevant to understanding the United Kingdom's SAF production capacity and trends.
- (3) The Secretary of State must lay the report before Parliament within six months of the end of each reporting period.
- (4) In this section "reporting period" means a period of three years beginning with 1 January 2026 and each subsequent three-year period."

### Member's explanatory statement

This amendment requires the Secretary of State to publish a report on the production of SAF in the UK and for related purposes.

#### **BARONESS PIDGEON**

★ After Clause 14, insert the following new Clause —

# "Reporting of Sustainable Aviation Fuel target

- (1) The Renewable Transport Fuel Obligations (Sustainable Aviation Fuel) Order 2024 is amended as set out in this section.
- (2) In article 3, after paragraph (5) insert
  - "(5A) The Secretary of State may vary the table in paragraph (7) in order to increase the obligation in any given year.".
- (3) In sub-paragraph 33(2)(c), leave out ", and".
- (4) After sub-paragraph 33(2)(d), insert "and
  - (e) consider whether the SAF obligation set out in the table in sub-paragraph 3(7) of this Order should be increased for any given year, and if so, set out steps the Secretary of State will take to effect such an increase."
- (5) After paragraph 33(2) insert
  - "(2A) A copy of a report published under this article must
    - (a) be laid before Parliament, and
    - (b) be sent to the relevant select committee of each House of Parliament.
    - (2B) In sub-paragraph 33(2A)(b), "relevant select committee" is
      - (a) in the House of Commons, the Transport Committee, provided that
        - (i) if the name of that Committee is changed, reference is instead taken to mean the new name, and
        - (ii) if the functions of that Committee with respect to Sustainable Aviation Fuel become functions of a different committee of the House of Commons, reference is instead taken to the committee by whom the functions are then exercisable;
      - (b) in the House of Lords, any such committee as the Chairman of Committees may appoint."."

# Member's explanatory statement

This amendment would amend the Renewable Transport Fuel Obligations (Sustainable Aviation Fuel) Order 2024 to allow the Secretary of State to increase the sustainable aviation fuel (SAF) obligation for any given year. It would also require the Secretary of State to report to Parliament

on whether the SAF obligation should be raised and to lay such reports before both Houses, with copies sent to the relevant select committees.

#### **BARONESS PIDGEON**

★ After Clause 14, insert the following new Clause —

# "Air travel providers' use of sustainable aviation fuel: reporting requirements

- (1) Within six months of the day on which this Act is passed the Secretary of State must, by regulations, establish a requirement for air travel providers to report annually on their use of sustainable aviation fuel.
- (2) Regulations made under subsection (1) must specify
  - (a) that the annual reports must include figures for sustainable aviation fuel usage which can be easily understood, including expressed as—
    - (i) an absolute volume, and
    - (ii) proportion of all aviation fuel used, and
  - (b) that the annual reports are accessible to members of the public including by being made available on their websites."

# Member's explanatory statement

This amendment would require the Secretary of State to make regulations obliging air travel providers to publish annual reports on their use of sustainable aviation fuel. The reports would need to include both the total volume of SAF used and its proportion of overall aviation fuel and must be made publicly accessible.

# EARL RUSSELL BARONESS PIDGEON

★ After Clause 14, insert the following new Clause —

# "UK production of sustainable aviation fuel

- (1) The designated counterparty may only enter into a contract with a producer of sustainable aviation fuel if the producer's activity
  - (a) is located within the United Kingdom, and
  - (b) is registered with, and meets such conditions as may be specified by, the Secretary of State in regulations made under this Act.
- (2) For the purposes of subsection (1), "manufacture" means the undertaking of the main chemical or biological conversion processes by which sustainable aviation fuel is produced from its feedstocks, and does not include
  - (a) blending of sustainable aviation fuel with kerosene or other fuels, or
  - (b) storage, trading, or mere transit of sustainable aviation fuel through the United Kingdom.

(3) Regulations under this section may make further provision for determining whether sustainable aviation fuel is to be treated as UK production, including (but not limited to) provision about—

- (a) the extent of processing that must take place in the United Kingdom,
- (b) ownership and control of the production facility, and
- (c) the evidence required to demonstrate that the conditions in this section are met.
- (4) The revenue certainty mechanism established under this Act
  - (a) may only provide support in respect of sustainable aviation fuel that is UK production within the meaning of this section, and
  - (b) must include terms ensuring that no payment is made under any revenue certainty contract in respect of any volume of sustainable aviation fuel which—
    - (i) is not UK production, or
    - (ii) is UK production but is sold or otherwise supplied for use outside the United Kingdom.
- (5) Regulations under this Act relating to the revenue certainty mechanism must provide that—
  - (a) only UK production is eligible for support under the mechanism, and
  - (b) any sustainable aviation fuel manufactured pursuant to a revenue certainty contract may not be exported for use outside the United Kingdom, save where the Secretary of State is satisfied that—
    - (i) exceptional and temporary market circumstances would otherwise result in the fuel not being supplied for use in the United Kingdom, and
    - (ii) no payment will be, or has been, made under the revenue certainty mechanism in respect of the exported volume.
- (6) The Secretary of State must publish, and lay before Parliament, an annual report setting out—
  - (a) the total volumes of sustainable aviation fuel supported under the revenue certainty mechanism,
  - (b) the proportion of those volumes that constitute UK production, and
  - (c) the volumes (if any) of sustainable aviation fuel produced under revenue certainty contracts that have been exported and the reasons for any export permitted under subsection (5)(b)."

#### Member's explanatory statement

This amendment defines "UK production" of sustainable aviation fuel and ensures that only fuel made at qualifying UK facilities is eligible for government support under the Revenue Certainty Mechanism. It prevents public payments for fuel that is exported or not used in the UK, except in limited circumstances, and requires annual reporting to Parliament on the scheme's operation

# RUNNING LIST OF ALL AMENDMENTS IN GRAND COMMITTEE

Tabled up to and including
21 November 2025

21 *November* 2025

PUBLISHED BY AUTHORITY OF THE HOUSE OF LORDS