

Planning and Infrastructure Bill

MOTION TO BE MOVED ON CONSIDERATION OF A COMMONS AMENDMENT

[The page and line references are to HL Bill 110, the Bill as first printed for the Lords]

MOTION A

LORDS AMENDMENT 33

Clause 51

33 Clause 51, page 69, line 24, at end insert –

“(3) In section 333 of the Town and Country Planning Act 1990 (regulations and orders), after subsection (3ZAA), insert –

“(3ZAB) The first regulations under sections 319ZZC or 319ZZD may not be made unless a draft of the instrument containing the regulations has been laid before, and approved by a resolution of, each House of Parliament.

(3ZAC) Regulations made under sections 319ZZC or 319ZZD are subject to annulment in pursuance of a resolution of either House of Parliament (except for the first such regulations).”

COMMONS REASON

The Commons disagree to Lords Amendment 33 for the following Reason –

33A *Because the Commons consider that requiring these regulations to be made by affirmative procedure would not be an appropriate use of Parliamentary time.*

LORDS INSISTENCE AND REASON

The Lords do insist on their Amendment 33 for Reason 33B –

33B *Because the Lords wish the Commons to consider the matter again.*

COMMONS NON-INSISTENCE AND AMENDMENT TO THE LORDS AMENDMENT

The Commons do not insist on their disagreement to Lords Amendment 33, but propose the following Amendment to the Lords Amendment –

33C Leave out lines 7 to 9

A★ **Baroness Taylor of Stevenage to move, That this House do agree with the Commons in their Amendment 33C.**

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