HOUSING AND PLANNING BILL

Tuesday 3 May 2016

Consideration of Lords Amendments

GROUPING OF LORDS AMENDMENTS PROPOSED BY THE MEMBER IN CHARGE OF THE BILL AND SELECTION OF AMENDMENTS TO OR IN LIEU OF LORDS AMENDMENTS BY MR SPEAKER

Lords Amendments 37 to 58, 91, 184 and 185 engage financial privilege

Housing, including starter homes, vacant high value local authority housing, and rents for high income social tenants

1 + Govt Motion to disagree + Govt (a) to (c) in lieu of 1 + 9 + Govt Motion to disagree + 10 + Govt Motion to disagree + Govt (a) in lieu of 9 and 10 + 37 + Govt Motion to disagree + 184 + Govt (a) + 47 + Govt Motion to disagree + 54 + Govt Motion to disagree + 55 + Govt Motion to disagree + 57 + Govt Motion to disagree + 58 + Govt Motion to disagree + 2 to 8 + 11 to 36 + 38 to 46 + 48 to 53 + 56 + 59 to 96 + 182 + 183 + 185 to 188 + 190 + 191 + 195 to 239

Three hours after commencement of proceedings on the Lords Amendments (if the supplementary programme motion is agreed to)

Planning, including carbon compliance standard for new homes, affordable housing contributions in small scale developments and sustainable drainage systems

97 + Govt Motion to disagree + Govt (a) in lieu + 100 + 108 + Govt Motion to disagree + 109 + Govt Motion to disagree + 110 + Govt Motion to disagree + 98 + 99 + 101 to 107 + 111 + Govt (a) + 112 to 181 + 189 + 192 to 194 + 240 to 282

10.00pm (if the supplementary programme motion is agreed to)

3 May 2016

By order of Mr Speaker

Notes:

In accordance with Standing Order No. 83O(2), the Speaker will certify any motion to agree with, or disagree to, the following Lords Amendments as relating exclusively to England and within devolved legislative competence: 1 to 21, 23 to 60, 88 to 108, 112 to 127, 197 to 199 and 215 to 243.

In accordance with Standing Order No. 83O(2), the Speaker will certify any motion to agree the following Amendments in lieu as relating exclusively to England and within devolved legislative competence: Govt (a) to (c) in lieu of 1, Govt (a) in lieu of 9 and 10, Govt (a) in lieu of 97 and Govt (a) to 111.

In accordance with Standing Order No. 83O(2), the Speaker will certify any motion to agree with, or disagree to, the following Lords Amendments, as relating exclusively to England and Wales and within devolved legislative competence: 109 to 111, 128 to 179 and 244 to 282 (but if Govt (a) is made to 111, a motion to agree 111 as amended will be certified as relating exclusively to England and within devolved legislative competence).

In accordance with Standing Order No. 83O(4), the Speaker will certify any motion to agree with, or disagree to, the following Lords Amendment, as relating exclusively to England: 22.