

PLANNING (SCOTLAND) BILL
AMENDMENTS TO BE MOVED AT STAGE 3

As an amendment to amendment 114, line 10, add at end –

<() The Scottish Ministers must issue guidance to planning authorities for the purposes of this section.”.>

In section 1, page 7, line 10, leave out <120> and insert <90>

In section 1, page 7, line 13, leave out <120> and insert <90>

Leave out section 1A

In section 2A, page 10, line 11, add at end -

<In Section 8(1)(a), leave out “take into account” and insert “ensure that the plan prepared is consistent with”.>

In section 2A, page 11, leave out lines 39 to 41.

In section 3, page 15, line 19, leave out <become subparagraph (i)> and insert <are deleted>

In section 3, page 15, line 20, leave out from beginning to end of line 24 and insert –

<after “take into account” insert

“(i) any local outcomes improvement plan (within the meaning of section 6 of the Community Empowerment (Scotland) Act 2015) for the part of their district to which the local development plan relates,”>

In section 3, page 15, line 25, add at end –

<“() is to ensure that the plan prepared is consistent with the National Planning Framework,”>

In section 7, page 23, line 17, leave out lines 18 to 19 and insert –

<(a) are to ensure that the amendment prepared is consistent with the National Planning Framework,

(b) are to take into account – >

Leave out section 11B

In section 19, page 58, line 3, add at end –

<(14) The Scottish Ministers must issue guidance to planning authorities on the matters dealt with in this section.>

In section 26C, page 67, line 25, add at end -

<() The Scottish Ministers must issue guidance to planning authorities concerning the role of an authority's chief planning officer.>

Leave out section 26D

In section 30A, page 70, line 9, leave out <10> and insert <5>

In Schedule 1, page 73, line 7, add at end–

<7A The infrastructure-levy regulations must specify that payments in respect of a planning obligation under section 75 of the Town and Country Planning (Scotland) Act 1997 for a particular development cannot be required where payment is already due in respect of that development in terms of the infrastructure levy.>