Agriculture and Rural Communities (Scotland) Bill

Groupings of Amendments for Stage 3

This document provides procedural information which will assist in preparing for and following proceedings on the above Bill. The information provided is as follows:

- the list of groupings (that is, the order in which amendments will be debated). Any procedural points relevant to each group are noted;
- the text of amendments to be debated on the day of Stage 3 consideration, set out in the order in which they will be debated. THIS LIST DOES NOT REPLACE THE MARSHALLED LIST, WHICH SETS OUT THE AMENDMENTS IN THE ORDER IN WHICH THEY WILL BE DISPOSED OF.

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Amendments in debating order

Group 1: Overarching objectives of agriculture policy

Ariane Burgess

18 In section 1, page 1, line 14, after <on-farm> insert <and between-farm>

Rachael Hamilton

- 19 In section 1, page 1, line 16, at end insert—
 - <() the acknowledgement and preservation of the traditions and cultural role of farmers and crofters.>

Rachael Hamilton

20 In section 1, page 1, leave out lines 17 to 19

Group 2: Rural Support Plan and evaluation and monitoring of schemes

Beatrice Wishart

- 2 In section 2, page 2, line 2, at end insert—
 - <() how the plan will be supported by an indicative multi-year financial framework,>

Ariane Burgess

- 21 In section 2, page 2, line 2, at end insert—
 - <() targets to reduce agriculture's environmental impact in relation to biodiversity, including indicators to measure progress towards these targets,>

Mairi Gougeon

- 8 In section 2, page 2, line 4, leave out <and> and insert—
 - <() an overview of the support expected to be provided during the plan period, including—
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- (i) an indication of the total amount of support that is expected to be provided over the period,
- (ii) a description of the way in which support is to be structured (for example, by reference to support schemes that are to be paid in a certain way or for certain purposes or activities),
- (iii) an indication of how the total amount of support is to be divided between support schemes,
- (iv) an indication of the time periods for when particular support schemes may become operational or end,
- (v) any measures that are intended to benefit small producers, tenant farmers and crofters, and

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(vi) any specific outcomes that the Scottish Ministers are seeking to achieve (whether in respect of different support schemes or otherwise), and>

Rachael Hamilton

8A As an amendment to amendment 8, line 4, leave out <an indication of>

Rachael Hamilton

8B As an amendment to amendment 8, line 9, leave out <an indication of>

Rachael Hamilton

8C As an amendment to amendment 8, line 11, leave out <an indication of>

Mairi Gougeon

- 9 In section 2, page 2, line 8, at end insert—
 - <() the manner in which the impact of each support scheme will be monitored for the purposes of section (*Monitoring and evaluation of schemes*).>

Ariane Burgess

- 22 In section 2, page 2, line 9, after <may> insert <---
 - () describe how the Scottish Ministers consider the support provided under the plan will—
 - (i) reduce greenhouse gas emissions (within the meaning of section 10 of the Climate Change (Scotland) Act 2009) from agriculture,
 - (ii) reduce harm from pesticides,
 - (iii) reduce nitrogen loss and waste,
 - (iv) optimise the proportion of land which is farmed organically,
 - (v) optimise the proportion of land which is used for agroforestry,
 - (vi) improve the biodiversity of agricultural land, including the contribution of agriculture to landscape-scale nature recovery,
 - (vii) protect and improve the welfare conditions of farmed animals,

(viii) improve the quality of ground and surface water, and

()>

Rachael Hamilton

- 23 In section 2, page 2, line 20, at end insert—
 - <() Before the Scottish Ministers amend the rural support plan, they must consult a committee of the Scottish Parliament whose remit includes agricultural policy.>

Ariane Burgess

24 In section 2, page 2, line 35, at end insert—

- <(11) The Scottish Ministers may by regulations modify subsection (3) to add, adjust or remove information that may be included in a rural support plan.
 - (12) Regulations under subsection (11) are subject to the affirmative procedure.>

Ariane Burgess

25 In section 3, page 3, line 5, after <a griculture,> insert <forestry,>

Mairi Gougeon

11 After section 3, insert—

<Rural support plan: engagement

- (1) Subsection (2) applies when the Scottish Ministers are preparing a rural support plan.
- (2) The Scottish Ministers must consult—
 - (a) such persons as they consider representative of the interests of—
 - (i) farmers (including tenant farmers), crofters and land managers,
 - (ii) people who live and work in rural communities,
 - (b) Food Standards Scotland,
 - (c) Historic Environment Scotland,
 - (d) Scottish Environment Protection Agency,
 - (e) Scottish Natural Heritage,
 - (f) the Scottish Food Commission, and
 - (g) such other persons as they consider appropriate.
- (3) Subsection (4) applies when the Scottish Ministers amend the rural support plan.
- (4) The Scottish Ministers must consult such persons as they consider likely to have an interest in or be affected by the amendments to the rural support plan.
 - (5) At the same time as laying the rural support plan or the amended plan before the Scottish Parliament, the Scottish Ministers must lay a statement describing the consultation undertaken in respect of the plan (or amendment).>

Rachael Hamilton

- 11A As an amendment to amendment 11, line 16, at end insert—
 - <() The Scottish Ministers must consult a relevant committee of the Scottish Parliament whose remit includes agricultural policy.>

Mairi Gougeon

10 After section 3, insert—

<Reports on rural support plan

(1) As soon as practicable after the end of each plan period under section 2, the Scottish Ministers must prepare a report.

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- (2) The report must include—
 - (a) the total amount of support or other relevant assistance provided during the plan period (including the monetary value of any support provided otherwise than as financial support),
 - (b) the amount of support provided—
 - (i) under each support scheme in operation during the period,
 - (ii) otherwise than under a support scheme,
 - (iii) to third party schemes,
 - (c) a description of the way in which any support provided otherwise than as financial support has been provided,
 - (d) the distribution of support provided (including geographically and by sector),
 - (e) the Scottish Ministers' assessment of-
 - (i) the effectiveness of the strategic priorities set out in the rural support plan,
 - (ii) whether any specific outcomes contained in the rural support plan have been achieved, and
 - (iii) the progress made (if any) in respect of the objectives set out in section 1,
 - (iv) the impact of any exercise of their powers under section 9, including by reference to the amount of support that would otherwise have been provided.
 - (3) The report may also contain such other information as the Scottish Ministers consider appropriate.
- 25 (4) The Scottish Ministers may also prepare—
 - (a) interim reports about the amount of support provided during any period within a plan period,
 - (b) other reports about the support that has been provided.
 - (5) The Scottish Ministers must, after preparing a report under this section—
 - (a) lay a copy of the report before the Scottish Parliament, and
 - (b) publish the report.
 - (6) In this section, "relevant assistance" means financial assistance provided by the Scottish Ministers under or by virtue of another enactment (including, in particular, assimilated law governing the CAP direct payment schemes and assimilated direct CAP legislation for a purpose similar to a purpose described in schedule 1).>

Rhoda Grant

10A As an amendment to amendment 10, line 15, after <including> insert <by use of fair work practices,>

Rhoda Grant

- **10B** As an amendment to amendment 10, line 15, at end insert—
 - <() the redistribution of support provided, to ensure a more equitable distribution of funds,>

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Rhoda Grant

- 10C As an amendment to amendment 10, line 15, at end insert—
 - <() an analysis of the use of the Scottish Ministers' power to cap support and assistance under section 9,>

Rachael Hamilton

10D As an amendment to amendment 10, line 25, leave out <may> and insert <must>

Rachael Hamilton

10E As an amendment to amendment 10, line 26, leave out <interim> and insert <yearly>

Ariane Burgess

26 After section 3 insert—

<Evaluation of rural support plan

- (1) In the case of the first rural support plan, the Scottish Ministers must—
 - (a) two and a half years after the plan is published, prepare and publish a progress evaluation,
 - (b) following the end of the plan period, commission an ex-post evaluation.
- (2) For every subsequent rural support plan, the Scottish Ministers must commission—
 - (a) an ex-ante evaluation before publishing the plan, and
 - (b) an ex-post evaluation at the appropriate time following the end of the plan period.
- (3) This section does not apply to any rural support plans amended under section 2(5).
- (4) In this section—

"ex-ante evaluation" means an evaluation or an assessment done to predict the impact of a policy or program prior to its implementation,

"ex-post evaluation" means a summative evaluation conducted to demonstrate the achievements of policy objectives, impacts and results to stakeholders and the general public, and to increase transparency and learn how to do policy better in the future.>

Mairi Gougeon

12 After section 18, insert—

<Monitoring and evaluation of schemes

- (1) The Scottish Ministers must, in relation to each support scheme—
 - (a) monitor the impact of the scheme, and
 - (b) prepare one or more reports on the impact and effectiveness of the scheme (having had regard to the findings of that monitoring).
- (2) The Scottish Ministers may, in relation to any support provided otherwise than under a support scheme or the provision of other relevant assistance—
 - (a) monitor the impact of the support or assistance, and

- (b) prepare one or more reports on the impact and effectiveness of the support or assistance (having had regard to the findings of that monitoring).
- (3) Monitoring under subsection (1) or (2) must be carried out in such manner and for such period or periods as the Scottish Ministers consider appropriate for the scheme or other support in question.
- (4) The number and frequency of reports prepared under subsection (1) or (2) are to be as the Scottish Ministers consider appropriate for the scheme or other support in question.
- (5) The Scottish Ministers must, after preparing a report under this section—
 - (a) lay a copy of the report before the Scottish Parliament, and
 - (b) publish the report.>

Group 3: Power to provide support

Rachael Hamilton

- **28** In section 4, page 3, line 24, at end insert—
 - <() Support provided under subsection (1) must be provided through a multi-year financial framework and, where appropriate, ring-fenced funding.>

Rachael Hamilton

- 27 In section 4, page 3, line 28, at end insert—
 - <() Any support provided for the purposes of—
 - (a) peatland restoration,
 - (b) agroforestry,

must be accessible to tenant farmers and crofters.>

Ariane Burgess

- **29** In section 4, page 3, line 28, at end insert—
 - <() Before making regulations under this section in relation to support for forestry, the Scottish Ministers must—
 - (a) engage with communities affected by the activity, and
 - (b) consult such other persons as they consider appropriate.>

Group 4: Distribution and capping of support and assistance

Ariane Burgess

30 After section 6 insert—

<Distributional impact of support

- (1) Before introducing a support scheme, the Scottish Ministers must—
 - (a) consider the methods of redistribution within the support scheme,

- (b) consider the distributional impact of funding a support scheme, in particular working towards a more equitable support scheme for sustainable and regenerative practices,
- (c) consider any administrative barriers and up-front costs faced by crofters and small producers, and
- (d) publish these considerations in a statement at the same time as introducing a support scheme.
- (2) In relation to each support scheme, the Scottish Minister must, as soon as reasonably practicable after the end of each reporting period, prepare and publish a report on—
 - (a) the measures, if any, they plan to take with regards to redistribution,
 - (b) the distributional impact of the support scheme.
- (3) For the purposes of this section—

"reporting period" means-

- (a) the period of five years beginning with the introduction of a support scheme,
- (b) each subsequent period of five years,

"support scheme" means a scheme operated by the Scottish Ministers for the provision of support under or by virtue of this Act.>

Ariane Burgess

31 In section 9, page 5, line 9, leave out <may> and insert <must>

Ariane Burgess

32 In section 9, page 5, line 10, at beginning insert <in relation to basic income support,>

Ariane Burgess

- **33** In section 9, page 5, line 14, at end insert—
 - <() provide for the amount of support or relevant assistance (or both) that a person may receive in a payment period (or periods) to be higher for the first 30 hectares of land.>

Ariane Burgess

- 34 In section 9, page 5, line 14, at end insert—
 - <() provide for the amount of support or relevant assistance (or both) that a person may receive in a payment period (or periods) to be higher per hectare on a specified number of hectares of land.>

Ariane Burgess

- 35 In section 9, page 5, line 14, at end insert—
 - <() provide for the amount of support or relevant assistance (or both) that a person may receive in a payment period (or periods) to be increased where support falls under a specified amount of support, provided that the recipient meets the eligibility criteria and conditions for basic income support.>

Ariane Burgess

36 In section 9, page 5, line 18, at end insert—

<"basic income support" means financial support that acts as a safety net for farmers and crofters by supplementing their main business income,>

Group 5: Refusal or recovery of support where in the public interest

Ariane Burgess

- 37 In section 10, page 5, line 27, at end insert—
 - <() refuse to provide support if they consider that it is not aligned with the objectives of Scottish agricultural policy under section 1,>

Ariane Burgess

- **38** In section 10, page 5, line 27, at end insert—
 - <() refuse to provide support to a landowner if the primary activity on the land is the management of driven grouse shooting,>

Ariane Burgess

- **39** In section 10, page 5, line 32, at end insert—
 - <() refuse to provide support to any person found guilty of a wildlife crime or who has had a section 16AA licence revoked under the Wildlife and Countryside Act 1981,
 - () in a case where a person has been found guilty of a wildlife crime or has had a section 16AA licence revoked under the Wildlife and Countryside Act 1981, the Scottish Ministers must take such steps as they consider appropriate to recover any support previously provided.>

Edward Mountain

- 40 In section 10, page 5, line 38, at end insert—
 - <() the manner and circumstances in which a person who has had support refused or recovered under subsection (1) may—
 - (i) have the Scottish Ministers review their decision to exercise the powers, or
 - (ii) appeal the decision.>

Group 6: Eligibility for, assessment of, monitoring etc of, and information about support

Ariane Burgess

- 41 In section 13, page 7, line 37, at end insert—
 - <() Regulations under this section must make provision to give a recipient of support the choice to have their support determined on the basis of—
 - (a) land area, or

(b) productive activity.>

Ariane Burgess

42 In section 14, page 8, line 36, after <time> insert <or meeting a specific threshold for turnover from agricultural activity>

Ariane Burgess

43 In section 14, page 8, line 38, after <activity,> insert <which may be set by reference to the type of activity (for example, horticulture), or the manner in which the land is occupied (for example, as a croft),>

Ariane Burgess

- 46 In section 14, page 9, line 5, at end insert—
 - <() Regulations under section 13(2)(a) must provide that any person receiving support for or in connection with the purposes described in schedule 1 must act in accordance with any principles of the Scottish Land Rights and Responsibilities Statement.>

Edward Mountain

- 48 In section 16, page 10, line 26, at end insert—
 - <() Regulations made by virtue of subsection (2)(i) may only create a penalty in relation to an over-claim of support where the penalty does not exceed ten per cent of the over-claim for support, where it is the first instance the person has received the penalty.>

Richard Leonard

49 In section 17, page 10, line 33, at end insert <(and, in such circumstances as may be specified in the regulations, any person who owns or controls the recipient),>

Group 7: Fair work, temporary migrant workers and worker's accommodation

Ariane Burgess

- 44 In section 14, page 9, line 5, at end insert—
 - <() if a person employs temporary migrant workers—
 - (i) the person's inclusion on the register established under section (*Fair work employer register*),
 - (ii) the wages paid to workers,
 - (iii) the availability of channels for workers' representation,
 - (iv) any history of tax avoidance.>

Ariane Burgess

45 In section 14, page 9, line 5, at end insert—

<() if a person employs temporary migrant workers, whether a person operates with fair work principles.>

Ariane Burgess

- 47 In section 14, page 9, line 7, at end insert—
 - <() In this section, "temporary migrant worker" includes seasonal workers (under the meaning of section 315 of the Housing (Scotland) Act 1987) and such other workers engaged in work of a temporary nature as may be prescribed by the Home Secretary in the administration of the Immigration Acts.>

Ariane Burgess

53 After section 27, insert—

<Fair work employer register

- (1) The Scottish Ministers must establish a register of persons who-
 - (a) employ temporary migrant workers for agricultural activity, and
 - (b) operate with fair work principles.
- (2) The purpose of the register is to—
 - (a) identify employers exercising best practice,
 - (b) improve delivery of support services to temporary migrant workers.
- (3) The Scottish Ministers may, by regulations, make provision for—
 - (a) eligibility criteria for registration,
 - (b) the process for registration,
 - (c) information the register is to contain,
 - (d) the form and manner in which the register is to be kept,
 - (e) any other matters as the Scottish Ministers may consider appropriate.
- (4) Regulations under subsection (3) are subject to the affirmative procedure.
- (5) In this section "temporary migrant worker" includes seasonal workers (under the meaning of section 315 of the Housing (Scotland) Act 1987) and such other workers engaged in work of a temporary nature as may be prescribed by the Home Secretary in the administration of the Immigration Acts.>

Richard Leonard

56 After section 28, insert—

<Officers to inspect accommodation

- (1) The Scottish Ministers may delegate to such public body as they consider appropriate the function of providing officers under the Agricultural Wages (Scotland) Act 1949 with the ability to—
 - (a) after giving reasonable notice, inspect any and all accommodation provided for workers to ensure it is fit for human habitation, and

- (b) if not satisfied the accommodation is fit for human habitation, to notify the relevant local authority in order that they may serve, as the case may be, a notice under the Housing (Scotland) Act 1987 or the Housing (Scotland) Act 2006.
- (2) The functions delegated under subsection (1) may also provide the officer with the ability to—
 - (a) inspect that the accommodation—
 - (i) meets the Scottish tolerable standard (under the meaning of section 86 of the Housing (Scotland) Act 1987),
 - (ii) has satisfactory facilities for the washing and cleaning of laundry,
 - (b) review the form of agreement between the tenant and landlord, review what has been charged as part of the accommodation and how those charges will be taken as deductions from payslips,
 - (c) provide for a translator to accompany them on an inspection.
- (3) Without prejudice to the generality of subsection (2)—
 - (a) water, heating and power should be included in any accommodation charge with the option for the landlord to set a limit on services such as washing,
 - (b) any inspection reports must include—
 - (i) photographic documentation of the inspection,
 - (ii) interviews with workers selected at random by the inspector,
 - (iii) where an inspection has failed, a list of actions to address the reasons for failure and a time frame in which these actions must be concluded by,
 - (c) an inspection must only be passed if no actions are required as a result of the inspection,
 - (d) an inspection must be failed where there is a serious and immediate threat to health and safety.>

Group 8: Code of Practice on Sustainable and Regenerative Agriculture

Edward Mountain

50 In section 26, page 15, line 5, at end insert <within the period of one year beginning with the day on which this section comes into force.>

Group 9: CPD

Beatrice Wishart Supported by: Edward Mountain

3 In section 27, page 16, line 8, after <activities,> insert <including peer-to-peer learning,>

Alasdair Allan

13 In section 27, page 16, line 14, at end insert—

<() any circumstances in which a person who would otherwise be required to undertake particular, or a particular amount of, CPD activities does not have to do so,>

Beatrice Wishart

- 4 In section 27, page 16, line 22, at end insert—
 - <() When making regulations under subsection (1), the Scottish Ministers must make provision for, or in connection with, continuing professional development, which is fair and proportionate to the individual and considers—
 - (a) the number of employees,
 - (b) the scale of the agricultural activity, and
 - (c) the geographical location of the farm, croft or land.
 - () Regulations under subsection (1) may make different provision for different purposes.>

Rachael Hamilton

- 51 In section 27, page 16, line 22, at end insert—
 - <() The Scottish Ministers must, when making regulations under this section, ensure that CPD activities are affordable and accessible for those receiving the CPD activities.>

Beatrice Wishart

- 52 In section 27, page 16, line 22, at end insert—
 - <() Before making regulations under this section, the Scottish Ministers must consult such persons as they consider appropriate.>

Emma Harper

14 After section 27, insert—

<Monitoring and evaluation of continuing professional development

- (1) The Scottish Ministers must, in relation to each CPD scheme—
 - (a) monitor the impact of the CPD scheme, and
 - (b) prepare one or more reports on the impact and effectiveness of the CPD scheme (having had regard to the findings of that monitoring and the matters to be considered by virtue of subsection (2)).
- (2) For the purposes of monitoring a CPD scheme under subsection (1), the Scottish Ministers must, in particular, consider whether the CPD scheme in question—
 - (a) is accessible to the persons to whom the CPD scheme relates, including by reference to—
 - (i) where CPD activities take place,
 - (ii) the range, format and type of CPD activities that are available, and
 - (iii) the costs associated with undertaking the CPD activities,
 - (b) requires CPD activities to be undertaken only where it is appropriate and proportionate to do so.

- (3) Monitoring under subsection (1)(a) may be carried out in such manner and for such period or periods as the Scottish Ministers consider appropriate for the CPD scheme in question.
- (4) The number and frequency of reports prepared under subsection (1)(b) is to be as the Scottish Ministers consider appropriate for the CPD scheme in question.
- (5) The Scottish Ministers must, after preparing a report under this section—
 - (a) lay a copy of the report before the Scottish Parliament, and
 - (b) publish the report.
- (6) The Scottish Ministers may by regulations modify subsection (2) to add, amend or remove a matter to be considered.
- (7) Regulations under subsection (6) are subject to the affirmative procedure.
- (8) In this section—
 - (a) a reference to—
 - (i) a CPD scheme is a reference to any set of CPD activities which a person described in a paragraph of section 27(1) may or must undertake as a result of regulations under that section,
 - (ii) a person to whom a CPD scheme relates is a reference to a person who may or must undertake certain CPD activities as a result of regulations made under section 27,
 - (b) "CPD activities" has the same meaning as in section 27(3).>

Group 10: Labour market intelligence

Rachael Hamilton

54 After section 27, insert—

<Collection and processing of data

- (1) The Agriculture (Retained EU Law and Data) (Scotland) Act 2020 is modified as follows.
- (2) After section 13(8) (defined terms), insert—
 - "(8A) "Labour market intelligence" means information about an agricultural labour market to understand and inform employment trends, skills demand, job opportunities and workforce characteristics."
- (3) After section 15 (agricultural activity: requirement to provide information), insert—

"15A Labour market intelligence: requirement to provide information

- (1) The Scottish Ministers may require a person who carries on an agricultural activity or a person in, or closely connected with an agri-food supply chain to provide information about matters connected with agricultural labour market intelligence so far as that labour takes place in Scotland.
- (2) The Scottish Ministers may by regulations impose requirements on a person who carries on an agricultural activity or a person in, or closely connected with an agri-food supply chain to provide information about matters connected with agricultural labour market intelligence so far as that labour takes place in Scotland.
- (3) A requirement under subsection (1) must be made in writing.

- (4) Regulations under subsection (2) are subject to the affirmative procedure."
- (4) After section 17(4)(i) (purposes for which information may be required and processed), insert—
 - "(j) the purposes of any function of Skills Development Scotland or other public authority to monitor and analyse the agricultural labour market to understand and inform skills demand.".>

Rachael Hamilton

55 After section 27, insert—

<Review of agricultural labour market intelligence

- (1) The Scottish Ministers must periodically review the agricultural labour market intelligence, so far as that labour takes place in Scotland, for the purpose of monitoring or analysing the agricultural labour market to understand and inform skills demand.
- (2) In this section "labour market intelligence" means information about the agricultural labour market to understand and inform employment trends, skills demand, job opportunities and workforce characteristics.
- (3) The Scottish Ministers must publish a review prepared under this section.>

Group 11: Food security statements

Rachael Hamilton

5 After section 28, insert—

<Food security statements

- (1) The Scottish Ministers must, not less than once in every period of 3 years, prepare a statement on food security in Scotland.
- (2) The Scottish Ministers must, after preparing a statement under this section—
 - (a) lay a copy of the statement before the Scottish Parliament, and
 - (b) publish the statement.
- (3) The first statement under this section must be published within the period of 3 years beginning with the date of commencement of this section.>

Group 12: Purposes of support

Rhoda Grant

57 In schedule 1, page 19, line 25, after <purposes,> insert <only in so far as the production of energy is a byproduct of food production, or where the land is unsuitable for food production,>

Mairi Gougeon

15 In schedule 1, page 20, line 2, leave out <edible>

Ariane Burgess

58 In schedule 1, page 20, line 4, at end insert—

<() For the purposes of this paragraph, game farming for the purpose of providing game-bird for sporting activity is not eligible for support.>

Rhoda Grant

1 In schedule 1, page 20, line 25, at end insert—

<() herbs,>

Ariane Burgess

59 In schedule 1, page 21, line 3, at end insert—

<Land for food production

- (1) Assisting small to medium scale farmers, crofters and growers to purchase land for food production.
- (2) For the purposes of this paragraph, the land purchased must either—
 - (a) be a total of 50 hectares in a single purchase, or
 - (b) take a person's combined holdings to a total of 50 hectares or above.>

Rachael Hamilton

- 60 In schedule 1, page 21, line 8, at end insert—
 - <() encourage agricultural and scientific innovation.>

Rhoda Grant

6 In schedule 1, page 21, line 23, at end insert <(except, or only to the extent permitted, on specified land),>

Ariane Burgess

- 61 In schedule 1, page 21, line 29, at end insert—
 - <() restock commercial tress with trees or a mix of trees, as the case may be, that produce food, including fruit, nuts and leaves,>

Rhoda Grant

- 7 In schedule 1, page 21, line 35, at end insert—
 - <() For the purpose of sub-paragraph (1)(a), "specified land" means land of such description as is specified in regulations made under section 13 as being unsuitable for woodland.>

Ariane Burgess

- 62 In schedule 1, page 22, line 2, at end insert—
 - <() This paragraph is without prejudice to the duties contained in section 2 of the Forestry and Land Management (Scotland) Act 2018 (duty to promote sustainable forest management).>

Ariane Burgess

- 63 In schedule 1, page 22, line 2, at end insert—
 - <() Support under this paragraph must only be provided where an Environmental Impact Assessment has been completed, if the activity is on land—
 - (a) of 50 hectares or above,
 - (b) where the cumulative area of land held by the person receiving support would be 50 hectares or above if—
 - (i) adjoined with or adjacent to existing or proposed woodland also held by the person receiving support, and
 - (ii) support is being provided for the same activity across the cumulative landholding,
 - (c) that is a sensitive area, including—
 - (i) a Site of Special Scientific Interest,
 - (ii) land to which an order has been made under section 23 of the Nature Conservation (Scotland) Act 2004,
 - (iii) an area classified as a National Park under section 6(1) of the National Parks (Scotland) Act 2000,
 - (iv) a property appearing on the World Heritage List kept under article 11(2) of the 1972 UNESCO Convention for the Protection of the Worlds Cultural and Natural Heritage,
 - (v) a scheduled monument within the meaning of the Ancient Monuments and Archaeological Areas Act 1979,
 - (vi) a National Scenic Area as designated by a direction made by Scottish Ministers under section 263A of the Town and Country Planning (Scotland) Act 1997,
 - (vii) a European site within the meaning of regulation 10 of the Conservation (Natural Habitats etc) Regulations 1994,
 - (viii) deep peat soil which is organic soil containing more than 60 per cent organic matter and exceeds 50 centimeters in thickness.>

Ariane Burgess

64 In schedule 1, page 22, line 4, at end insert—

<*Common grazing committees*

Assisting grazing committees in accessing and administering the support options designed to fulfil the objectives of Scottish agricultural policy on common grazings.>

Ariane Burgess

65 In schedule 1, page 22, line 4, at end insert—

<Venison supply chains and infrastructure

Assisting persons who work in, operate, or seek to establish venison supply chains and infrastructures, such as deer larders and access to carcass removal.>

Brian Whittle

- 16 In schedule 1, page 22, line 15, at end insert—
 - <() For the purpose of this paragraph, "rural anchor institution" means a body, or network of bodies, which—
 - (a) is situated in or near a particular rural community, and
 - (b) makes a significant contribution to the economic sustainability, resilience, or growth of, or culture in, that community.>

Rachael Hamilton

- 66 In schedule 1, page 22, line 15, at end insert—
 - <() Assisting persons to preserve and maintain the traditions and cultural roles of farmers and crofters.>

Ariane Burgess

- 67 In schedule 1, page 23, line 11, at end insert—
 - <() degree level courses in local food production or processing and business management,>

Finlay Carson

- 68 In schedule 1, page 23, line 11, at end insert—
 - <() educational activities and learning opportunities for students linked to the Curriculum for Excellence,>

Rachael Hamilton

69 In schedule 1, page 24, line 30, after <quality,> insert <through effective management of soil>

Ariane Burgess

- 70 In schedule 1, page 25, line 20, at end insert—
 - <() Assisting persons to carry out deer management activities in order to enhance or protect the natural environment.>

Mairi Gougeon

17 In schedule 1, page 25, line 27, leave out <implementing flood prevention schemes> and insert
by promoting flood resilience>

Tim Eagle

- 71 In schedule 1, page 25, line 28, at end insert—
 - <() Assisting persons who have sustained loss or damage in consequence of—
 - (a) the reintroduction of a native species of plant or animal (including species which were, but are no longer, native to the area of reintroduction by reason of having become extinct in part or all of Scotland),

- (b) the activity of a species of wild animal—
 - (i) which is considered by the Scottish Ministers to have conservation value, and
 - (ii) the killing or control of which is limited or prohibited by an enactment or an agreement (for example, a lease or other land management agreement).
- () For the purposes of this paragraph, "animal" means a vertebrate (other than a human) or invertebrate.>

Rachael Hamilton

72 In schedule 1, page 25, line 34, at end insert—

< Geese

- (1) Assisting persons whose agricultural fields have experienced significant damage due to the feeding habits of geese.
- (2) For the purposes of this paragraph, "geese" includes but is not limited to the greylag goose (*Anser anser*) and pink-footed goose (*Anser Fabalis*).>

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