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Report Stage — Re-committed Clauses and Schedules:  
Thursday 12 January 2023

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## Online Safety Bill, As Amended (Amendment Paper)

This document lists all amendments tabled to the re-committed Clauses and Schedules of the Online Safety Bill. Any withdrawn amendments are listed at the end of the document. The amendments are arranged in the order in which it is expected they will be decided.

★ New Amendments.

☆ Amendments which will comply with the required notice period at their next appearance.

New Amendments: 52 to 83 and NC4 to NC8

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Alex Davies-Jones  
Lucy Powell

NC1

To move the following Clause—

**“Report on redress for individual complaints**

- (1) The Secretary of State must publish a report assessing options for dealing with appeals about complaints made under section 17 of this Act.
- (2) The report must—
  - (a) provide a general update on the fulfilment of duties about complaints procedures which apply in relation to all regulated user-to-user services;
  - (b) assess which body should be responsible for a system to deal with appeals in cases where a complainant considers that a complaint has not been satisfactorily dealt with; and
  - (c) provide options for how the system should be funded, including consideration of whether an annual surcharge could be imposed on user-to-user services.
- (3) The report must be laid before Parliament within six months of the commencement of section 17.”

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Sir William Cash

NC2

Miriam Cates

Sally-Ann Hart

Dame Margaret Hodge

Mr Peter Bone

Andrea Leadsom

Fiona Bruce

Danny Kruger

Tim Loughton

Nick Fletcher

Karl McCartney

Chris Green

Sir John Hayes

Priti Patel

Mrs Pauline Latham

Chris Loder

Vicky Ford

Caroline Ansell

Mark Jenkinson

Lee Anderson

Mr Mark Francois

Sir Desmond Swayne

Henry Smith

Richard Drax

Craig Mackinlay

Mrs Natalie Elphicke

Jack Brereton

Mr David Jones

Sir Julian Lewis

Simon Fell

Greg Smith

Jonathan Gullis

Lia Nici

Sir Iain Duncan Smith

Scott Benton

Derek Thomas

Martin Vickers

To move the following Clause—

**“Offence of failing to comply with a relevant duty**

- (1) The provider of a service to whom a relevant duty applies commits an offence if the provider fails to comply with the duty.
- (2) In the application of sections 178(2) and 179(5) to an offence under this section (where the offence has been committed with the consent or connivance of an officer of the entity or is attributable to any neglect on the part of an officer of the entity) the references in those provisions to an officer of an entity include references to any person who, at the time of the commission of the offence—
  - (a) was (within the meaning of section 93) a senior manager of the entity in relation to the activities of the entity in the course of which the offence was committed; or
  - (b) was a person purporting to act in such a capacity.
- (3) A person who commits an offence under this section is liable on conviction on indictment to imprisonment for a term not exceeding two years or a fine (or both).
- (4) In this section, “relevant duty” means a duty provided for by section 11 of this Act.”

**Member’s explanatory statement**

This new clause makes it an offence for the provider of a user-to-service not to comply with the safety duties protecting children set out in clause 11. Where the offence is committed with the consent or connivance of a senior manager or other officer of the provider, or is attributable to their neglect, the officer, as well as the entity, is guilty of the offence.

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Kirsty Blackman  
John Nicolson

NC3

☆ To move the following Clause—

**“Child user empowerment duties**

- (1) This section sets out the duties to empower child users which apply in relation to Category 1 services.
- (2) A duty to include in a service, to the extent that it is proportionate to do so, features which child users may use or apply if they wish to increase their control over harmful content.
- (3) The features referred to in subsection (2) are those which, if used or applied by a user, result in the use by the service of systems or processes designed to—
  - (a) reduce the likelihood of the user encountering priority content that is harmful, or particular kinds of such content, by means of the service, or
  - (b) alert the user to the harmful nature of priority content that is harmful that the user may encounter by means of the service.
- (4) A duty to ensure that all features included in a service in compliance with the duty set out in subsection (2) are made available to all child users.
- (5) A duty to include clear and accessible provisions in the terms of service specifying which features are offered in compliance with the duty set out in subsection (2), and how users may take advantage of them.
- (6) A duty to include in a service features which child users may use or apply if they wish to filter out non-verified users.
- (7) The features referred to in subsection (6) are those which, if used or applied by a user, result in the use by the service of systems or processes designed to—
  - (a) prevent non-verified users from interacting with content which that user generates, uploads or shares on the service, and
  - (b) reduce the likelihood of that user encountering content which non-verified users generate, upload or share on the service.
- (8) A duty to include in a service features which child users may use or apply if they wish to only encounter content by users they have approved.
- (9) A duty to include in a service features which child users may use or apply if they wish to filter out private messages from—
  - (a) non-verified users, or
  - (b) adult users, or
  - (c) any user other than those on a list approved by the child user.
- (10) In determining what is proportionate for the purposes of subsection (2), the following factors, in particular, are relevant—
  - (a) all the findings of the most recent child risk assessment (including as to levels of risk and as to nature, and severity, of potential harm), and
  - (b) the size and capacity of the provider of a service.

- (11) In this section “non-verified user” means a user who has not verified their identity to the provider of a service (see section 57(1)).
- (12) In this section references to features include references to functionalities and settings.”

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Alex Davies-Jones  
Lucy Powell

NC4

★ To move the following Clause—

**“Safety duties protecting adults and society: minimum standards for terms of service**

- (1) OFCOM may set minimum standards for the provisions included in a provider’s terms of service as far as they relate to the duties under sections 11, [Harm to adults and society risk assessment duties], [Safety duties protecting adults and society], 12, 16 to 19 and 28 of this Act (“relevant duties”).
- (2) Where a provider does not meet the minimum standards, OFCOM may direct the provider to amend its terms of service in order to ensure that the standards are met.
- (3) OFCOM must, at least once a year, conduct a review of—
  - (a) the extent to which providers are meeting the minimum standards, and
  - (b) how the providers’ terms of service are enabling them to fulfil the relevant duties.
- (4) The report must assess whether any provider has made changes to its terms of service that might affect the way it fulfils a relevant duty.
- (5) OFCOM must lay a report on the first review before both Houses of Parliament within one year of this Act being passed.
- (6) OFCOM must lay a report on each subsequent review at least once a year thereafter.”

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Alex Davies-Jones  
Lucy Powell

NC5

★ To move the following Clause—

**“Harm to adult and society risk assessment duties**

- (1) This section sets out the duties about risk assessments which apply in relation to Category 1 services (in addition to the duties about risk assessments set out in section 8 and, in the case of Category 1 services likely to be accessed by children, section 10).
- (2) A duty to carry out a suitable and sufficient harm to adults and society risk assessment at a time set out in, or as provided by, Schedule 3.
- (3) A duty to take appropriate steps to keep an harm to adults and society risk assessment up to date, including when OFCOM make any significant change to a risk profile that relates to services of the kind in question.

- (4) Before making any significant change to any aspect of a service's design or operation, a duty to carry out a further suitable and sufficient harm to adults and society risk assessment relating to the impacts of that proposed change.
- (5) A "harm to adults and society risk assessment" of a service of a particular kind means an assessment of the following matters, taking into account the risk profile that relates to services of that kind—
  - (a) the user base;
  - (b) the level of risk of adults who are users of the service encountering, by means of the service, each kind of priority content that is harmful to adults and society (with each kind separately assessed), taking into account (in particular) algorithms used by the service, and how easily, quickly and widely content may be disseminated by means of the service;
  - (c) the level of risk of harm to adults and society presented by different kinds of priority content that is harmful to adults and society;
  - (d) the level of risk of harm to adults and society presented by priority content that is harmful to adults and society which particularly affects individuals with a certain characteristic or members of a certain group;
  - (e) the level of risk of functionalities of the service facilitating the presence or dissemination of priority content that is harmful to adults and society, identifying and assessing those functionalities that present higher levels of risk;
  - (f) the different ways in which the service is used, and the impact of such use on the level of risk of harm that might be suffered by adults and society;
  - (g) the nature, and severity, of the harm that might be suffered by adults and society from the matters identified in accordance with paragraphs (b) to (f);
  - (h) how the design and operation of the service (including the business model, governance, use of proactive technology, measures to promote users' media literacy and safe use of the service, and other systems and processes) may reduce or increase the risks identified.
- (6) In this section references to risk profiles are to the risk profiles for the time being published under section 85 which relate to the risk of harm to adults and society presented by priority content that is harmful to adults and society.
- (7) See also—
  - (a) section 19(2) (records of risk assessments), and
  - (b) Schedule 3 (timing of providers' assessments)."

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Alex Davies-Jones  
Lucy Powell

NC6

★ To move the following Clause—

**“Safety duties protecting adults and society**

- (1) This section sets out the duties to prevent harms to adults and society which apply in relation to Category 1 services.
- (2) A duty to summarise in the terms of service the findings of the most recent adults and society risk assessment of a service (including as to levels of risk and as to nature, and severity, of potential harm to adults and society).
- (3) If a provider decides to treat a kind of priority content that is harmful to adults and society in a way described in subsection (4), a duty to include provisions in the terms of service specifying how that kind of content is to be treated (separately covering each kind of priority content that is harmful to adults and society which a provider decides to treat in one of those ways).
- (4) These are the kinds of treatment of content referred to in subsection (3)—
  - (a) taking down the content;
  - (b) restricting users’ access to the content;
  - (c) limiting the recommendation or promotion of the content;
  - (d) recommending or promoting the content;
  - (e) allowing the content without treating it in a way described in any of paragraphs (a) to (d).
- (5) A duty to explain in the terms of service the provider’s response to the risks relating to priority content that is harmful to adults and society (as identified in the most recent adults and society risk assessment of the service), by reference to—
  - (a) any provisions of the terms of service included in compliance with the duty set out in subsection (3), and
  - (b) any other provisions of the terms of service designed to mitigate or manage those risks.
- (6) If provisions are included in the terms of service in compliance with the duty set out in subsection (3), a duty to ensure that those provisions—
  - (a) are clear and accessible, and
  - (b) are applied consistently.
- (7) If the provider of a service becomes aware of any non-designated content that is harmful to adults and society present on the service, a duty to notify OFCOM of—
  - (a) the kinds of such content identified, and
  - (b) the incidence of those kinds of content on the service.
- (8) In this section—

“harm to adults and society risk assessment” has the meaning given by section [harm to adults and society risk assessment duties];

“non-designated content that is harmful to adults and society” means content that is harmful to adults and society other than priority content that is harmful to adults and society.

- (9) See also, in relation to duties set out in this section, section 18 (duties about freedom of expression and privacy).”

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Alex Davies-Jones  
Lucy Powell

NC7

★ To move the following Clause—

**““Content that is harmful to adults and society” etc**

- (1) This section applies for the purposes of this Part.
- (2) “Priority content that is harmful to adults and society” means content of a description designated in regulations made by the Secretary of State as priority content that is harmful to adults and society.
- (3) “Content that is harmful to adults and society” means—
  - (a) priority content that is harmful to adults and society, or
  - (b) content, not within paragraph (a), of a kind which presents a material risk of significant harm to an appreciable number of adults in the United Kingdom.
- (4) For the purposes of this section—
  - (a) illegal content (see section 53) is not to be regarded as within subsection (3)(b), and
  - (b) content is not to be regarded as within subsection (3)(b) if the risk of harm flows from—
    - (i) the content’s potential financial impact,
    - (ii) the safety or quality of goods featured in the content, or
    - (iii) the way in which a service featured in the content may be performed (for example, in the case of the performance of a service by a person not qualified to perform it).
- (5) References to “priority content that is harmful to adults and society” and “content that is harmful to adults and society” are to be read as—
  - (a) limited to content within the definition in question that is regulated user-generated content in relation to a regulated user-to-user service, and
  - (b) including material which, if it were present on a regulated user-to-user service, would be content within paragraph (a) (and this section is to be read with such modifications as may be necessary for the purpose of this paragraph).
- (6) Sections 55 and 56 contain further provision about regulations made under this section.”

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Vicky Ford

NC8

★ To move the following Clause—

**“Duty regarding self-harm**

Any duty made under this Act or pursuant to regulations or guidance under this Act relating to content promoting self harm must include content promoting eating disorders.”

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Secretary Michelle Donelan

1

Clause 5, page 4, leave out lines 41 and 42

**Member’s explanatory statement**

This amendment is consequential on the removal of clause 55 of the Bill as amended on Report.

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Secretary Michelle Donelan

2

Clause 6, page 5, line 15, leave out “, (3) and (4)” and insert “and (3)”

**Member’s explanatory statement**

This amendment removes a reference to what was subsection (4) of clause 18, as that provision has been moved to clause 65.

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Secretary Michelle Donelan

3

Clause 6, page 5, line 26, leave out paragraphs (a) and (b)

**Member’s explanatory statement**

This amendment is consequential on the removal of clauses 12 and 13 of the Bill as amended on Report.

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Secretary Michelle Donelan 4

Clause 10, page 8, line 38, leave out from “8” to “)” in line 40

**Member’s explanatory statement**

This amendment is consequential on the removal of clause 12 of the Bill as amended on Report.

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Kirsty Blackman 44  
John Nicolson

☆ Clause 11, page 10, line 17, at end insert “, and—

“(c) mitigate the harm to children caused by habit-forming features of the service by consideration and analysis of how processes (including algorithmic serving of content, the display of other users’ approval of posts and notifications) contribute to development of habit-forming behaviour.”

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Mrs Natalie Elphicke 82  
Tim Loughton  
Lee Anderson  
Caroline Ansell  
Scott Benton  
Henry Smith  
Kelly Tolhurst Simon Fell Mark Garnier  
Jack Brereton Chris Loder

★ Clause 11, page 10, line 25, at end insert—

“(3A) Content under subsection (3) includes content that may result in serious harm or death to a child while crossing the English Channel with the aim of entering the United Kingdom in a vessel unsuited or unsafe for those purposes.”

**Member’s explanatory statement**

This amendment would require proportionate systems and processes, including removal of content, to be in place to control the access by young people to material which encourages them to undertake dangerous Channel crossings where their lives could be lost.

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Vicky Ford 83

★ Clause 11, page 10, line 25, at end insert—

“(3A) Content promoting self-harm, including content promoting eating disorders, must be considered as harmful.”

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Kirsty Blackman 45  
John Nicolson

☆ Clause 11, page 10, line 36, leave out paragraph (d) and insert—

“(d) policies on user access to the service, parts of the service, or to particular content present on the service, including blocking users from accessing the service, parts of the service, or particular content,”

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Kirsty Blackman 47  
John Nicolson

☆ Clause 11, page 10, line 41, at end insert “, and

(i) reducing or removing a user’s access to livestreaming features.”

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Kirsty Blackman 46  
John Nicolson

☆ Clause 11, page 10, line 43, at end insert “, and

(i) reducing or removing a user’s access to private messaging features.”

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Kirsty Blackman 48  
John Nicolson

☆ Clause 11, page 11, line 25, after “accessible” insert “for child users.”

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Kirsty Blackman 43  
John Nicolson

☆ Clause 12, page 12, line 24, leave out “made available to” and insert “in operation by default for”

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Siobhan Baillie 52  
Simon Fell  
Mr David Davis  
Lee Anderson

★ Clause 12, page 12, line 30, after “non-verified users” insert “and to enable them to see whether another user is verified or non-verified.”

**Member’s explanatory statement**

This amendment would require Category 1 services to make visible to users whether another user is verified or non-verified.

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Kirsty Blackman 49  
John Nicolson

☆ Clause 12, page 12, line 30, at end insert—

“(6A) A duty to ensure features and provisions in subsections (2), (4) and (6) are accessible and understandable to adult users with learning disabilities.”

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Siobhan Baillie 53  
Simon Fell  
Mr David Davis  
Lee Anderson

★ Clause 12, page 12, line 32, after “to” insert “effectively”

**Member’s explanatory statement**

This amendment would bring this subsection into line with subsection (3) by requiring that the systems or processes available to users for the purposes described in subsections (7)(a) and (7)(b) should be effective.

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Alex Davies-Jones 55  
Lucy Powell

★ Clause 16, page 18, line 15, at end insert—

“(4A) Content that is harmful to adults and society.”

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Alex Davies-Jones 56  
Lucy Powell

★ Clause 17, page 20, line 10, leave out subsection (6) and insert—

“(6) The following kinds of complaint are relevant for Category 1 services—

- (a) complaints by users and affected persons about content present on a service which they consider to be content that is harmful to adults and society;
- (b) complaints by users and affected persons if they consider that the provider is not complying with a duty set out in—
  - (i) section [*adults and society online safety*]
  - (ii) section 12 (user empowerment),
  - (iii) section 13 (content of democratic importance),
  - (iv) section 14 (news publisher content),

- (v) section 15 (journalistic content), or
- (vi) section 18(4), (6) or (7) (freedom of expression and privacy);
- (c) complaints by a user who has generated, uploaded or shared content on a service if that content is taken down, or access to it is restricted, on the basis that it is content that is harmful to adults and society;
- (d) complaints by a user of a service if the provider has given a warning to the user, suspended or banned the user from using the service, or in any other way restricted the user's ability to use the service, as a result of content generated, uploaded or shared by the user which the provider considers to be content that is harmful to adults and society."

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Alex Davies-Jones  
Lucy Powell

57

- ★ Clause 19, page 21, line 40, leave out "or 10" and insert ", 10 or [*harms to adults and society risk assessment duties*]"

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Alex Davies-Jones  
Lucy Powell

58

- ★ Clause 19, page 22, line 37, at end insert—  
“(ba) section [*adults and society online safety*] (adults and society online safety),”

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Secretary Michelle Donelan

5

Clause 36, page 38, line 6, leave out paragraph (c)

**Member's explanatory statement**

This amendment is consequential on the removal of clause 13 of the Bill as amended on Report.

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Alex Davies-Jones 59  
Lucy Powell

- ★ Clause 44, page 44, line 11, at end insert “or  
(ba) section [*adults and society online safety*] (adults and society  
online safety);”

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Secretary Michelle Donelan 6  
Clause 46, page 45, line 23, leave out paragraph (c)

**Member’s explanatory statement**

This amendment is consequential on the removal of clause 13 of the Bill as amended on Report.

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Alex Davies-Jones 60  
Lucy Powell

- ★ Clause 55, page 53, line 43, at end insert—  
“(2A) The Secretary of State may specify a description of content in regulations  
under section [*“Content that is harmful to adult and society” etc*](2)  
(priority content that is harmful to adults and society) only if the  
Secretary of State considers that, in relation to regulated user-to-user  
services, there is a material risk of significant harm to an appreciable  
number of adults presented by content of that description that is  
regulated user-generated content.”

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Alex Davies-Jones 61  
Lucy Powell

- ★ Clause 55, page 53, line 45, after “54” insert “or [*“Content that is harmful to adults and  
society” etc*]”

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Alex Davies-Jones 62  
Lucy Powell

- ★ Clause 55, page 54, line 8, after “54” insert “or [*“Content that is harmful to adults and  
society” etc*]”

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Alex Davies-Jones 63  
Lucy Powell

- ★ Clause 55, page 54, line 9, leave out “are to children” and insert “or adults are to children or adults and society”

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Secretary Michelle Donelan 7  
Clause 56, page 54, line 11, leave out “or 55”

**Member’s explanatory statement**

This amendment is consequential on the removal of clause 55 of the Bill as amended on Report.

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Secretary Michelle Donelan 8  
Clause 56, page 54, line 15, leave out sub-paragraph (ii)

**Member’s explanatory statement**

This amendment is consequential on the removal of clause 55 of the Bill as amended on Report.

\_\_\_\_\_  
Secretary Michelle Donelan 9  
Clause 56, page 54, line 18, leave out “individuals” and insert “children”

**Member’s explanatory statement**

This amendment is consequential on the removal of clause 55 of the Bill as amended on Report.

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Secretary Michelle Donelan 10  
Clause 89, page 79, line 14, leave out paragraph (d)

**Member’s explanatory statement**

This amendment is consequential on the removal of the adult safety duties.

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Secretary Michelle Donelan 11  
Clause 89, page 79, line 31, leave out subsection (6)

**Member's explanatory statement**

This amendment is consequential on the removal of the adult safety duties.

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Secretary Michelle Donelan 12  
Clause 89, page 80, line 5, leave out "or (d)"

**Member's explanatory statement**

This amendment is consequential on the removal of the adult safety duties.

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Secretary Michelle Donelan 13  
Clause 89, page 80, leave out lines 15 and 16

**Member's explanatory statement**

This amendment is consequential on the removal of clause 55 of the Bill as amended on Report.

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Secretary Michelle Donelan 14  
Clause 89, page 80, leave out lines 20 and 21

**Member's explanatory statement**

This amendment is consequential on the removal of the adult safety duties.

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Secretary Michelle Donelan 15  
Clause 90, page 80, line 36, leave out subsection (4)

**Member's explanatory statement**

This amendment is consequential on the removal of clause 12 of the Bill as amended on Report.

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Secretary Michelle Donelan 16

Clause 90, page 81, leave out lines 13 and 14

**Member's explanatory statement**

This amendment is consequential on the removal of clause 12 of the Bill as amended on Report.

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Alex Davies-Jones 77  
Lucy Powell

★ Clause 94, page 85, line 42, after "10" insert ", [*Adults and society risk assessment duties*]"

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Alex Davies-Jones 78  
Lucy Powell

★ Clause 94, page 85, line 44, at end insert—

"(iiia) section [*Adults and society online safety*] (adults and society online safety);"

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Alex Davies-Jones 54  
Lucy Powell

★ Clause 119, page 102, line 22, at end insert—

|  |   |
|--|---|
| "Section [Safety duties protecting adults and society: minimum standards for terms of service] | Minimum standards for terms of service" |
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Alex Davies-Jones  
Lucy Powell

79

★ Clause 119, page 102, line 22, at end insert—

“Section [*Harm to adults and society assessments*]      Harm to adults and society risk assessments

Section [*Adults and society online safety*]      Adults and society online safety”

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Secretary Michelle Donelan

17

Clause 197, page 162, line 26, leave out paragraph (b)

**Member’s explanatory statement**

This amendment is consequential on the removal of clause 55 of the Bill as amended on Report.

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Secretary Michelle Donelan

18

Clause 205, page 169, line 35, leave out “or adults”

**Member’s explanatory statement**

This amendment is consequential on the removal of the adult safety duties.

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Secretary Michelle Donelan

19

Clause 205, page 169, line 35, leave out “or adults (as the case may be)”

**Member’s explanatory statement**

This amendment is consequential on the removal of the adult safety duties.

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Kirsty Blackman 51  
John Nicolson

☆ Clause 207, page 170, line 42, after “including” insert “but not limited to”

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Secretary Michelle Donelan 20  
Clause 208, page 173, leave out line 16

**Member’s explanatory statement**

This amendment is consequential on the removal of clause 55 of the Bill as amended on Report.

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Secretary Michelle Donelan 21  
Clause 208, page 174, leave out lines 6 and 7

**Member’s explanatory statement**

This amendment removes the reference in the index to the “maximum summary term for either-way offences”, as that term no longer appears in the Bill.

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Secretary Michelle Donelan 22  
Clause 208, page 174, leave out lines 24 and 25

**Member’s explanatory statement**

This amendment is consequential on the removal of clause 55 of the Bill as amended on Report.

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Secretary Michelle Donelan 23  
Clause 208, page 175, line 13, at end insert—

“restricting users’ access to content (in Part 3) | section 52”

**Member’s explanatory statement**

This amendment adds a definition of “restricting users’ access to content” to the index of defined terms.

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Alex Davies-Jones 81  
Lucy Powell

- ★ Clause 211, page 177, line 3, leave out “and 55” and insert “, [*“Content that is harmful to adults and society”* etc] and 55”

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Secretary Michelle Donelan 24  
Schedule 3, page 189, line 37, leave out paragraph 6

**Member’s explanatory statement**

This amendment is consequential on the removal of clause 12 of the Bill as amended on Report.

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Secretary Michelle Donelan 25  
Schedule 3, page 191, line 10, leave out “to 14” and insert “and 13”

**Member’s explanatory statement**

This amendment is consequential on the removal of clause 12 of the Bill as amended on Report.

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Secretary Michelle Donelan 26  
Schedule 3, page 191, line 18, leave out sub-paragraph (3)

**Member’s explanatory statement**

This amendment is consequential on the removal of clause 12 of the Bill as amended on Report.

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Secretary Michelle Donelan 27  
Schedule 3, page 191, line 22, leave out “to 14” and insert “and 13”

**Member’s explanatory statement**

This amendment is consequential on the removal of clause 12 of the Bill as amended on Report.

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Secretary Michelle Donelan 28  
Schedule 3, page 191, line 39, leave out paragraph 14

**Member’s explanatory statement**

This amendment is consequential on the removal of clause 12 of the Bill as amended on Report.

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Secretary Michelle Donelan 29

Schedule 3, page 192, line 14, leave out “or paragraph 6”

**Member’s explanatory statement**

This amendment is consequential on the removal of clause 12 of the Bill as amended on Report.

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Secretary Michelle Donelan 30

Schedule 3, page 192, line 15, leave out “, CAA or adults’ risk assessment” and insert “or CAA”

**Member’s explanatory statement**

This amendment is consequential on the removal of clause 12 of the Bill as amended on Report.

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Secretary Michelle Donelan 31

Schedule 3, page 192, line 19, leave out “, 17 or 18” and insert “or 17”

**Member’s explanatory statement**

This amendment is consequential on the removal of clause 12 of the Bill as amended on Report.

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Secretary Michelle Donelan 32

Schedule 3, page 192, line 21, leave out “and paragraph 6 apply” and insert “applies”

**Member’s explanatory statement**

This amendment is consequential on the removal of clause 12 of the Bill as amended on Report.

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Secretary Michelle Donelan 33

Schedule 3, page 192, line 41, leave out paragraph 18

**Member’s explanatory statement**

This amendment is consequential on the removal of clause 12 of the Bill as amended on Report.

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Secretary Michelle Donelan 34

Schedule 3, page 193, line 10, leave out paragraph (b)

**Member’s explanatory statement**

This amendment is consequential on the removal of clause 12 of the Bill as amended on Report.

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Secretary Michelle Donelan 35  
Schedule 3, page 193, line 13, leave out “, a CAA or an adults’ risk assessment” and insert “or a CAA”

**Member’s explanatory statement**

This amendment is consequential on the removal of clause 12 of the Bill as amended on Report.

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Secretary Michelle Donelan 36  
Schedule 3, page 193, line 25, leave out “, a CAA or an adults’ risk assessment” and insert “or a CAA”

**Member’s explanatory statement**

This amendment is consequential on the removal of clause 12 of the Bill as amended on Report.

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Secretary Michelle Donelan 37  
Schedule 3, page 193, line 27, leave out “or paragraph 6”

**Member’s explanatory statement**

This amendment is consequential on the removal of clause 12 of the Bill as amended on Report.

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Secretary Michelle Donelan 38  
Schedule 3, page 193, line 39, leave out paragraph (c)

**Member’s explanatory statement**

This amendment is consequential on the removal of clause 12 of the Bill as amended on Report.

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Secretary Michelle Donelan 39  
Schedule 3, page 193, line 41, leave out “, CAA or adults’ risk assessment” and insert “or CAA”

**Member’s explanatory statement**

This amendment is consequential on the removal of clause 12 of the Bill as amended on Report.

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Secretary Michelle Donelan 40  
Schedule 3, page 193, line 43, leave out “or paragraph 6”

**Member’s explanatory statement**

This amendment is consequential on the removal of clause 12 of the Bill as amended on Report.

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Secretary Michelle Donelan 41  
 Schedule 3, page 194, leave out lines 17 and 18

**Member’s explanatory statement**

This amendment is consequential on the removal of clause 12 of the Bill as amended on Report.

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Secretary Michelle Donelan 42  
 Schedule 4, page 198, line 19, leave out paragraph (c)

**Member’s explanatory statement**

This amendment is consequential on the removal of clause 13 of the Bill as amended on Report.

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Alex Davies-Jones 64  
 Lucy Powell

★ Schedule 8, page 207, line 13, leave out “relevant content” and insert “priority content that is harmful to adults and society”

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Alex Davies-Jones 65  
 Lucy Powell

★ Schedule 8, page 207, line 15, leave out “relevant content” and insert “priority content that is harmful to adults and society”

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Alex Davies-Jones 66  
 Lucy Powell

★ Schedule 8, page 207, line 17, leave out “relevant content” and insert “priority content that is harmful to adults and society”

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Alex Davies-Jones 67  
 Lucy Powell

★ Schedule 8, page 207, line 21, leave out “relevant content” and insert “content that is harmful to adults and society, or other content which they consider breaches the terms of service.”

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- Alex Davies-Jones 68  
Lucy Powell
- ★ Schedule 8, page 207, line 23, leave out “relevant content” and insert “priority content that is harmful to adults and society”
- 
- Alex Davies-Jones 69  
Lucy Powell
- ★ Schedule 8, page 207, line 26, leave out “relevant content” and insert “priority content that is harmful to adults and society”
- 
- Alex Davies-Jones 70  
Lucy Powell
- ★ Schedule 8, page 208, line 2, leave out “or content that is harmful to children” and insert “content that is harmful to children or priority content that is harmful to adults and society”
- 
- Alex Davies-Jones 71  
Lucy Powell
- ★ Schedule 8, page 208, line 10, leave out “and content that is harmful to children” and insert “content that is harmful to children and priority content that is harmful to adults and society”
- 
- Alex Davies-Jones 72  
Lucy Powell
- ★ Schedule 8, page 208, line 13, leave out “and content that is harmful to children” and insert “content that is harmful to children and priority content that is harmful to adults and society”
- 
- Alex Davies-Jones 73  
Lucy Powell
- ★ Schedule 8, page 208, line 21, at end insert “content that is harmful to adults and society” and “priority content that is harmful to adults and society” have the same meaning as in section [“Content that is harmful to adults and society” etc]
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- Kirsty Blackman 50  
John Nicolson
- ☆ Schedule 11, page 217, line 31, at end insert—  
“(1A) Regulations made under sub-paragraph (1) must provide for any regulated user-to-user service which OFCOM assesses as posing a very high risk of harm to be included within Category 1, regardless of the number of users.”
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- Alex Davies-Jones 74  
Lucy Powell
- ★ Schedule 11, page 218, line 24, leave out “and content that is harmful to children” and insert “content that is harmful to children and priority content that is harmful to adults and society”
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- Alex Davies-Jones 75  
Lucy Powell
- ★ Schedule 11, page 219, line 6, leave out “and content that is harmful to children” and insert “content that is harmful to children and priority content that is harmful to adults and society”
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- Alex Davies-Jones 76  
Lucy Powell
- ★ Schedule 11, page 221, line 23, at end insert—  
““priority content that is harmful to adults and society” has the same meaning as in section [“Content that is harmful to adults and society” etc]”
- 
- Alex Davies-Jones 80  
Lucy Powell
- ★ Schedule 17, page 240, line 35, at end insert—  
“(ba) section [*Harm to adults and society assessments*] (Harm to adults and society assessments), and”



## Order of the House

**[19 April 2022]**

That the following provisions shall apply to the Online Safety Bill:

### **Committal**

1. The Bill shall be committed to a Public Bill Committee.

### **Proceedings in Public Bill Committee**

2. Proceedings in the Public Bill Committee shall (so far as not previously concluded) be brought to a conclusion on Thursday 30 June 2022.
3. The Public Bill Committee shall have leave to sit twice on the first day on which it meets.

### **Consideration and Third Reading**

4. Proceedings on Consideration shall (so far as not previously concluded) be brought to a conclusion one hour before the moment of interruption on the day on which those proceedings are commenced.
5. Proceedings on Third Reading shall (so far as not previously concluded) be brought to a conclusion at the moment of interruption on that day.
6. Standing Order No. 83B (Programming committees) shall not apply to proceedings on Consideration and Third Reading.

### **Other proceedings**

7. Any other proceedings on the Bill may be programmed.
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## Order of the House

**[12 July 2022]**

That the Order of 19 April 2022 in the last Session of Parliament (Online Safety Bill: Programme) be varied as follows:

1. Paragraphs (4) and (5) of the Order shall be omitted.
2. Proceedings on Consideration and Third Reading shall be taken in two days in accordance with the following provisions of this Order.
3. Proceedings on Consideration—
  - (a) shall be taken on each of those days in the order shown in the first column of the following Table, and
  - (b) shall (so far as not previously concluded) be brought to a conclusion at the times specified in the second column of the Table.

| <b>Proceedings</b>  | <b>Time for conclusion of proceedings</b> |
|---|---|
| First day   |   |
| New clauses and new Schedules relating to, and amendments to, Part 1, Part 2 and Chapters 1 to 4, 6 and 7 of Part 3 (except amendments relating to the repeal of Part 4B of the Communications Act 2003)  | 4.30 pm on the first day                  |
| New clauses and new Schedules relating to, and amendments to, Chapter 5 of Part 3, Part 4, Part 5, Part 6, clauses 160 to 162 and Schedule 15, clauses 163 to 171, clauses 176 to 182, and Part 12 (except amendments relating to the repeal of Part 4B of the Communications Act 2003) | 7.00 pm on the first day                  |
| Second day  |   |
| New clauses, new Schedules and amendments relating to the repeal of Part 4B of the Communications Act 2003, and remaining proceedings on Consideration  | 6.00 pm on the second day                 |

4. Proceedings on Third Reading shall be taken on the second day and shall (so far as not previously concluded) be brought to a conclusion at the moment of interruption on the second day.

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## Order of the House

**[5 December 2022]**

That the following provisions shall apply to the Online Safety Bill for the purpose of varying and supplementing the Order of 19 April 2022 in the last session of Parliament (Online Safety Bill: Programme) as varied by the Orders of 12 July 2022 (Online Safety Bill: Programme (No.2)) and today (Online Safety Bill: Programme (No.3)).

### **Re-committal**

- The Bill shall be re-committed to a Public Bill Committee in respect of the following Clauses and Schedules—
  - in Part 3, Clauses 11 to 14, 17 to 20, 29, 45, 54 and 55 of the Bill as amended in Public Bill Committee;
  - in Part 4, Clause 64 of, and Schedule 8 to, the Bill as amended in Public Bill Committee;
  - in Part 7, Clauses 78, 81, 86, 89 and 112 of, and Schedule 11 to, the Bill as amended in Public Bill Committee;
  - in Part 9, Clause 150 of the Bill as amended in Public Bill Committee;
  - in Part 11, Clause 161 of the Bill as amended in Public Bill Committee;

- (f) in Part 12, Clauses 192, 195 and 196 of the Bill as amended in Public Bill Committee;
- (g) New Clause [Repeal of Part 4B of the Communications Act: transitional provision etc] if it has been added to the Bill and New Schedule [Video-sharing platform services: transitional provision etc] if it has been added to the Bill.

**Proceedings in Public Bill Committee on re-committal**

2. Proceedings in the Public Bill Committee on re-committal shall (so far as not previously concluded) be brought to a conclusion on Thursday 15 December 2022.
3. The Public Bill Committee shall have leave to sit twice on the first day on which it meets.

**Consideration following re-committal and Third Reading**

4. Proceedings on Consideration following re-committal shall (so far as not previously concluded) be brought to a conclusion one hour before the moment of interruption on the day on which those proceedings are commenced.
  5. Proceedings on Third Reading shall (so far as not previously concluded) be brought to a conclusion at the moment of interruption on that day.
  6. Standing Order No. 83B (Programming committees) shall not apply to proceedings on Consideration following re-committal.
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