NATIONALITY AND BORDERS BILL

AMENDMENTS TO BE MOVED IN COMMITTEE

Clause 1, page 2, line 46  add at end –
“(7) The Secretary of State must not charge a fee for the processing of applications under this section.”

Clause 2, page 3, line 19  add at end –
“(e) The Secretary of State must not charge a fee for the processing of applications under this section.”

Clause 2, page 4, line 3  add at end –
“(6) The Secretary of State must not charge a fee for the processing of applications under this section.”

Clause 2, page 5, line 16  add at end –
“(3) The Secretary of State must not charge a fee for the processing of applications under this section.”

Clause 2, page 6, line 40  add at end –
“(8) The Secretary of State must not charge a fee for the processing of applications under this section.”

Clause 3, page 8, line 18  add at end –
“(4) The Secretary of State must not charge a fee for the processing of applications under this section.”

Clause 7, page 10, line 25  add at end –
“(5) The Secretary of State must not charge a fee for the processing of applications under this section.”

Clause 7, page 11, line 8  add at end –
“(5) The Secretary of State must not charge a fee for the processing of applications under this section.”

Clause 9, page 11, line 33 leave out subsections 40(5A)(a) and (b)

Clause 9, page 11, line 39 leave out subsection 40(5A)(c) (ii)

Clause 11, page 13, line 33 leave out “a refugee is a Group 1” and insert “a person is a”

Clause 11, page 13, line 36 leave out line 36.

Clause 11, page 14, line 7 leave out “treat Group 1 and Group 2 refugees differently, for example” and insert “exercise reasonable discretion”

Clause 11, page 14, line 18 leave out “also treat the family members of Group 1 and Group 2 refugees differently” and insert “exercise reasonable discretion in relation to a family member of a refugee”

Clause 31, page 34, line 41 leave out clause 31

Clause 39, page 40, line 7 leave out “arrives in” and insert “enters”

Clause 39, page 40, line 14 leave out “arrives in” and insert “enters”

Clause 40, page 41, line 40 leave out subsection (3)

Clause 40, page 42, line 7 add at end—
“(c) the person performing the act of facilitation reasonably believed that if Her Majesty’s Coastguard or the overseas authority had been aware that the assisted individual had been in danger or distress at sea they would have coordinated the act.”

Clause 59, Page 63, line 1 leave out subsection (4)

Clause 62, Page 64, line 23 after “if” insert “in exceptional circumstances”
Clause 62, Page 64, line 25 leave out subsection (b)

Clause 76, page 80, line 1 leave out clause 76

Clause 77, page 80, line 34 leave out clause 77

Clause 78, page 81, line 23 add at end -“(2) The Secretary of State must consult with such persons as the Secretary of State considers appropriate before making regulations under this section.”

Clause 80, page 82, line 19 leave out “appropriate” and insert “necessary”

Clause 81, page 83, line 18 after “to” leave out “affirmative resolution procedure” and insert “the super-affirmative resolution procedure as set out in Schedule [to be inserted]”

Schedule 6 To move the following Schedule—

Insert the following new Schedule—
“SUPER-AFFIRMATIVE RESOLUTION PROCEDURE

(1) If the Secretary of State considers it necessary to make regulations under this Act which are subject to the super-affirmative resolution procedure, the Secretary of State must lay before Parliament— (a) draft regulations, and (b) an explanatory document.

(2) The explanatory document must introduce and give reasons for draft regulations.

(3) Subject as follows, if after the expiry of the 40-day period the draft regulations laid under paragraph 1 are approved by a resolution of each House of Parliament, the Secretary of State may make regulations in the terms of the draft regulations.

(4) The procedure in paragraphs 5 to 8 apply to the draft regulations
instead of the procedure in paragraph 3 if— (a) either House of Parliament resolves within the 30-day period, or (b) a committee of either House charged with reporting on the draft regulations so recommends within the 30-day period and the House to which the recommendation is made does not by resolution reject the recommendation within that period.

(5) The Secretary of State must consult the: (1) The Scottish Ministers (2) The Welsh Ministers and (3) The Northern Ireland Executive and have regard to— (4) their representations, (5) any other representations received and (c) any resolution of either House of Parliament, and any recommendations of a committee of either House of Parliament charged with reporting on the draft regulations, made during the 60 day period on the draft regulations.

(6) If, after the expiry of the 60-day period, the draft regulations are approved by each House the Secretary of State may make regulations in the terms of the draft regulations.

(7) If, after the expiry of the 60-day period, the Secretary of State wishes to proceed with the draft regulations but with material changes, the Secretary of State may lay before Parliament— (a) a revised draft of the regulations, and (b) a statement giving a summary of the changes proposed. Which may be approved by each House.

(8) If the revised draft regulations are approved by a resolution of each House of Parliament, the Secretary of State may make regulations in the terms of the revised draft regulations.
(9) For the purposes of this Schedule regulations are made in the terms of draft regulations or revised draft regulations if they contain no material changes to their provisions.

(10) In this paragraph, references to the “30-day”, “40-day” and “60-day” periods in relation to any draft regulations are to the periods of 30, 40 and 60 days beginning with the day on which the draft regulations were laid before Parliament.