Changes to legislation: Planning and Compulsory Purchase Act 2004, SCHEDULE A1 is up to date with all changes known to be in force on or before 25 April 2024. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details) View outstanding changes

SCHEDULES

[F1SCHEDULE A1

Section 27A

DEFAULT POWERS EXERCISABLE BY MAYOR OF LONDON [F2, COMBINED AUTHORITY | F3, COMBINED COUNTY AUTHORITY] OR COUNTY COUNCIL]

Textual Amendments

- F1 Sch. A1 inserted (1.10.2016) by Housing and Planning Act 2016 (c. 22), s. 216(3), Sch. 11; S.I. 2016/733, reg. 4(1)(e)
- F2 Words in Sch. A1 heading substituted (16.1.2018) by Neighbourhood Planning Act 2017 (c. 20), s. 46(1), Sch. 2 para. 3; S.I. 2018/38, reg. 2(c)
- F3 Words in Sch. A1 heading inserted (26.12.2023) by Levelling-up and Regeneration Act 2023 (c. 55), s. 255(2)(c), Sch. 4 para. 156(2) (with s. 247)

Default powers exercisable by Mayor of London

- 1 If the Secretary of State—
 - (a) thinks that a London borough council, in their capacity as local planning authority, are failing or omitting to do anything it is necessary for them to do in connection with the preparation, revision or adoption of a development plan document, and
 - (b) invites the Mayor of London to prepare or revise the document, the Mayor of London may prepare or revise (as the case may be) the development plan document.
- 2 (1) This paragraph applies where a development plan document is prepared or revised by the Mayor of London under paragraph 1.
 - (2) The Mayor of London must hold an independent examination.
 - (3) The Mayor of London—
 - (a) must publish the recommendations and reasons of the person appointed to hold the examination, and
 - (b) may also give directions to the council in relation to publication of those recommendations and reasons.
 - (4) The Mayor of London may—
 - (a) approve the document, or approve it subject to specified modifications, as a local development document, or
 - (b) direct the council to consider adopting the document by resolution of the council as a local development document.
- 3 (1) Subsections (4) to (7C) of section 20 apply to an examination held under paragraph 2(2)—

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- (a) with the reference to the local planning authority in subsection (7C) of that section being read as a reference to the Mayor of London, and
- (b) with the omission of subsections (5)(c), (7)(b)(ii) and (7B)(b).
- (2) The Mayor of London must give reasons for anything he does in pursuance of paragraph 1 or 2(4).
- (3) The council must reimburse the Mayor of London—
 - (a) for any expenditure that the Mayor incurs in connection with anything which is done by him under paragraph 1 and which the council failed or omitted to do as mentioned in that paragraph;
 - (b) for any expenditure that the Mayor incurs in connection with anything which is done by him under paragraph 2(2).

[In the case of a joint local development document or a joint development plan ^{F4}(4) document, the Mayor may apportion liability for the expenditure on such basis as the Mayor thinks just between the councils for whom the document has been prepared.]

Textual Amendments

F4 Sch. A1 para. 3(4) inserted (27.4.2017 for specified purposes, 16.1.2018 in so far as not already in force) by Neighbourhood Planning Act 2017 c. 20, s. 9(10), s. 46(3); S.I. 2018/38, reg. 2(b)

Default powers exercisable by combined authority

4 In this Schedule—

"combined authority" means a combined authority established under section 103 of the Local Democracy, Economic Development and Construction Act 2009:

"constituent planning authority", in relation to a combined authority, means—

- (a) a county council, metropolitan district council or non-metropolitan district council which is the local planning authority for an area within the area of the combined authority, or
- (b) a joint committee established under section 29 whose area is within, or the same as, the area of the combined authority.
- 5 If the Secretary of State—
 - (a) thinks that a constituent planning authority are failing or omitting to do anything it is necessary for them to do in connection with the preparation, revision or adoption of a development plan document, and
 - (b) invites the combined authority to prepare or revise the document, the combined authority may prepare or revise (as the case may be) the development plan document.
- 6 (1) This paragraph applies where a development plan document is prepared or revised by a combined authority under paragraph 5.
 - (2) The combined authority must hold an independent examination.
 - (3) The combined authority—
 - (a) must publish the recommendations and reasons of the person appointed to hold the examination, and

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- (b) may also give directions to the constituent planning authority in relation to publication of those recommendations and reasons.
- (4) The combined authority may—
 - (a) approve the document, or approve it subject to specified modifications, as a local development document, or
 - (b) direct the constituent planning authority to consider adopting the document by resolution of the authority as a local development document.
- 7 (1) Subsections (4) to (7C) of section 20 apply to an examination held under paragraph 6(2)—
 - (a) with the reference to the local planning authority in subsection (7C) of that section being read as a reference to the combined authority, and
 - (b) with the omission of subsections (5)(c), (7)(b)(ii) and (7B)(b).
 - (2) The combined authority must give reasons for anything they do in pursuance of paragraph 5 or 6(4).
 - (3) The constituent planning authority must reimburse the combined authority—
 - (a) for any expenditure that the combined authority incur in connection with anything which is done by them under paragraph 5 and which the constituent planning authority failed or omitted to do as mentioned in that paragraph;
 - (b) for any expenditure that the combined authority incur in connection with anything which is done by them under paragraph 6(2).

[In the case of a joint local development document or a joint development plan ^{F5}(4) document, the combined authority may apportion liability for the expenditure on such basis as the authority considers just between the authorities for whom the document has been prepared.]

Textual Amendments

F5 Sch. A1 para. 7(4) inserted (27.4.2017 for specified purposes, 16.1.2018 in so far as not already in force) by Neighbourhood Planning Act 2017 c. 20, s. 9(11), s. 46(3); S.I. 2018/38, reg. 2(b)

I^{F6}Default powers exercisable by combined county authority

Textual Amendments

F6 Sch. A1 paras. 7ZA-7ZD and cross-heading inserted (26.12.2023) by Levelling-up and Regeneration Act 2023 (c. 55), s. 255(2)(c), **Sch. 4 para. 156(3)** (with s. 247)

7ZA In this Schedule—

"combined county authority" means a combined county authority established under section 9(1) of the Levelling-up and Regeneration Act 2023;

"constituent planning authority" in relation to a combined county authority, means—

(a) a county council, metropolitan district council or non-metropolitan district council which is the local planning authority for an area within the area of the combined county authority, or

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- (b) a joint committee established under section 29 whose area is within, or the same as, the area of the combined county authority.
- 7ZB If the Secretary of State—
 - (a) thinks that a constituent planning authority are failing or omitting to do anything it is necessary for them to do in connection with the preparation, revision or adoption of a development plan document, and
 - (b) invites the combined county authority to prepare or revise the document, the combined county authority may prepare or revise (as the case may be) the development plan document.
- 7ZC (1) This paragraph applies where a development plan document is prepared or revised by a combined county authority under paragraph 7ZB.
 - (2) The combined county authority must hold an independent examination.
 - (3) The combined county authority—
 - (a) must publish the recommendations and reasons of the person appointed to hold the examination, and
 - (b) may also give directions to the constituent planning authority in relation to publication of those recommendations and reasons.
 - (4) The combined county authority may—
 - (a) approve the document, or approve it subject to specified modifications, as a local development document, or
 - (b) direct the constituent planning authority to consider adopting the document by resolution of the authority as a local development document.
- 7ZD (1) Subsections (4) to (7C) of section 20 apply to an examination held under paragraph 7ZC(2)—
 - (a) with the reference to the local planning authority in subsection (7C) of that section being read as a reference to the combined county authority, and
 - (b) with the omission of subsections (5)(c), (7)(b)(ii) and (7B)(b).
 - (2) The combined county authority must give reasons for anything they do in pursuance of paragraph 7ZB or 7ZC(4).
 - (3) The constituent planning authority must reimburse the combined county authority—
 - (a) for any expenditure that the combined county authority incur in connection with anything which is done by them under paragraph 7ZB and which the constituent planning authority failed or omitted to do as mentioned in that paragraph;
 - (b) for any expenditure that the combined county authority incur in connection with anything which is done by them under paragraph 7ZC(2).
 - (4) In the case of a joint local development document or a joint development plan document, the combined county authority may apportion liability for the expenditure on such basis as the authority considers just between the authorities for whom the document has been prepared.]

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f^{F7}Default powers exercisable by county council

Textual Amendments

F7 Sch. A1 paras. 7A-7D inserted (16.1.2018) by Neighbourhood Planning Act 2017 (c. 20), s. 46(1), Sch. 2 para. 4; S.I. 2018/38, reg. 2(c)

7A In this Schedule—

"upper-tier county council" means a county council for an area for which there is also a district council;

"lower-tier planning authority", in relation to an upper-tier county council, means a district council which is the local planning authority for an area within the area of the upper-tier county council.

7B If the Secretary of State—

- (a) thinks that a lower-tier planning authority are failing or omitting to do anything it is necessary for them to do in connection with the preparation, revision or adoption of a development plan document, and
- (b) invites the upper-tier county council to prepare or revise the document, the upper-tier county council may prepare or revise (as the case may be) the development plan document.
- 7C (1) This paragraph applies where a development plan document is prepared or revised by an upper-tier county council under paragraph 7B.
 - (2) The upper-tier county council must hold an independent examination.
 - (3) The upper-tier county council—
 - (a) must publish the recommendations and reasons of the person appointed to hold the examination, and
 - (b) may also give directions to the lower-tier planning authority in relation to publication of those recommendations and reasons.
 - (4) The upper-tier county council may—
 - (a) approve the document, or approve it subject to specified modifications, as a local development document, or
 - (b) direct the lower-tier planning authority to consider adopting the document by resolution of the authority as a local development document.
- 7D (1) Subsections (4) to (7C) of section 20 apply to an examination held under paragraph 7C(2)—
 - (a) with the reference to the local planning authority in subsection (7C) of that section being read as a reference to the upper-tier county council, and
 - (b) with the omission of subsections (5)(c), (7)(b)(ii) and (7B)(b).
 - (2) The upper-tier county council must give reasons for anything they do in pursuance of paragraph 7B or 7C(4).
 - (3) The lower-tier planning authority must reimburse the upper-tier county council—
 - (a) for any expenditure that the upper-tier county council incur in connection with anything which is done by them under paragraph 7B and which the lower-tier planning authority failed or omitted to do as mentioned in that paragraph;

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- (b) for any expenditure that the upper-tier county council incur in connection with anything which is done by them under paragraph 7C(2).
- (4) In the case of a joint local development document or a joint development plan document, the upper-tier council may apportion liability for the expenditure on such basis as the council considers just between the authorities for whom the document has been prepared.]

Intervention by Secretary of State

- 8 (1) This paragraph applies to a development plan document that has been prepared or revised—
 - (a) under paragraph 1 by the Mayor of London, F8...
 - (b) under paragraph 5 by a combined authority[F9,
 - [under paragraph 7ZB by a combined county authority,] or

^{F10}(ba)

- (c) under paragraph 7B by an upper-tier county council.]
- (2) If the Secretary of State thinks that a development plan document to which this paragraph applies is unsatisfactory—
 - (a) he may at any time before the document is adopted under section 23, or approved under paragraph 2(4)(a)[F11, 6(4)(a)[F12, 7ZC(4)(a)] or 7C(4)(a)], direct the Mayor of London[F13, the combined authority [F14, the combined county authority] or the upper-tier county council] to modify the document in accordance with the direction;
 - (b) if he gives such a direction he must state his reasons for doing so.
- (3) Where a direction is given under sub-paragraph (2)—
 - (a) the Mayor of London[F15, the combined authority [F16, the combined county authority] or the upper-tier county council] must comply with the direction;
 - (b) the document must not be adopted or approved unless the Secretary of State gives notice that the direction has been complied with.
- (4) Sub-paragraph (3) does not apply if or to the extent that the direction under sub-paragraph (2) is withdrawn by the Secretary of State.
- (5) At any time before a development plan document to which this paragraph applies is adopted under section 23, or approved under paragraph 2(4)(a)[^{F17}, 6(4)(a) [^{F18}, 7ZC(4)(a)] or 7C(4)(a)], the Secretary of State may direct that the document (or any part of it) is submitted to him for his approval.
- (6) In relation to a document or part of a document submitted to him under subparagraph (5) the Secretary of State—
 - (a) may approve the document or part;
 - (b) may approve it subject to specified modifications;
 - (c) may reject it.

The Secretary of State must give reasons for his decision under this sub-paragraph.

- (7) The Secretary of State may at any time—
 - (a) after a development plan document to which this paragraph applies has been submitted for independent examination, but

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before it is adopted under section 23 or approved under paragraph $2(4)(a)[^{F19}, 6(4)(a)]^{F20}$, 7ZC(4)(a)[or 7C(4)(a)[,

direct the Mayor of London[F21, the combined authority [F22, the combined county authority] or the upper-tier county council] to withdraw the document.

Textual Amendments

- F8 Word in Sch. A1 para. 8(1)(a) omitted (16.1.2018) by Neighbourhood Planning Act 2017 (c. 20), s. 46(1), Sch. 2 para. 5(2)(a); S.I. 2018/38, reg. 2(c)
- F9 Sch. A1 para. 8(1)(c) and preceding word inserted (16.1.2018) by Neighbourhood Planning Act 2017 (c. 20), s. 46(1), Sch. 2 para. 5(2)(b); S.I. 2018/38, reg. 2(c)
- F10 Sch. A1 para. 8(1)(ba) inserted (26.12.2023) by Levelling-up and Regeneration Act 2023 (c. 55), s. 255(2)(c), Sch. 4 para. 156(4)(a) (with s. 247)
- F11 Words in Sch. A1 para. 8(2)(a) substituted (16.1.2018) by Neighbourhood Planning Act 2017 (c. 20), s. 46(1), Sch. 2 para. 5(3)(a); S.I. 2018/38, reg. 2(c)
- **F12** Words in Sch. A1 para. 8(2)(a) inserted (26.12.2023) by Levelling-up and Regeneration Act 2023 (c. 55), s. 255(2)(c), **Sch. 4 para. 156(4)(b)(i)** (with s. 247)
- **F13** Words in Sch. A1 para. 8(2)(a) substituted (16.1.2018) by Neighbourhood Planning Act 2017 (c. 20), s. 46(1), Sch. 2 para. 5(3)(b); S.I. 2018/38, reg. 2(c)
- **F14** Words in Sch. A1 para. 8(2)(a) inserted (26.12.2023) by Levelling-up and Regeneration Act 2023 (c. 55), s. 255(2)(c), **Sch. 4 para. 156(4)(b)(ii)** (with s. 247)
- F15 Words in Sch. A1 para. 8(3)(a) substituted (16.1.2018) by Neighbourhood Planning Act 2017 (c. 20), s. 46(1), Sch. 2 para. 5(4); S.I. 2018/38, reg. 2(c)
- **F16** Words in Sch. A1 para. 8(3)(a) inserted (26.12.2023) by Levelling-up and Regeneration Act 2023 (c. 55), s. 255(2)(c), **Sch. 4 para. 156(4)(c)** (with s. 247)
- F17 Words in Sch. A1 para. 8(5) substituted (16.1.2018) by Neighbourhood Planning Act 2017 (c. 20), s. 46(1), Sch. 2 para. 5(5); S.I. 2018/38, reg. 2(c)
- **F18** Words in Sch. A1 para. 8(5) inserted (26.12.2023) by Levelling-up and Regeneration Act 2023 (c. 55), s. 255(2)(c), **Sch. 4 para. 156(4)(d)** (with s. 247)
- F19 Words in Sch. A1 para. 8(7)(b) substituted (16.1.2018) by Neighbourhood Planning Act 2017 (c. 20), s. 46(1), Sch. 2 para. 5(6)(a); S.I. 2018/38, reg. 2(c)
- **F20** Word in Sch. A1 para. 8(7)(b) inserted (26.12.2023) by Levelling-up and Regeneration Act 2023 (c. 55), s. 255(2)(c), **Sch. 4 para. 156(4)(e)(i)** (with s. 247)
- **F21** Words in Sch. A1 para. 8(7) substituted (16.1.2018) by Neighbourhood Planning Act 2017 (c. 20), s. 46(1), Sch. 2 para. 5(6)(b); S.I. 2018/38, reg. 2(c)
- **F22** Words in Sch. A1 para. 8(7) inserted (26.12.2023) by Levelling-up and Regeneration Act 2023 (c. 55), s. 255(2)(c), **Sch. 4 para. 156(4)(e)(ii)** (with s. 247)
- 9 (1) This paragraph applies if the Secretary of State gives a direction under paragraph 8(5).
 - (2) No steps are to be taken in connection with the adoption or approval of the document until the Secretary of State gives his decision, or withdraws the direction.
 - (3) If the direction is given, and not withdrawn, before the document has been submitted for independent examination, the Secretary of State must hold an independent examination.
 - (4) If the direction—
 - (a) is given after the document has been submitted for independent examination but before the person appointed to carry out the examination has made his recommendations, and

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- (b) is not withdrawn before those recommendations are made, the person must make his recommendations to the Secretary of State.
- (5) The document has no effect unless the document or (as the case may be) the relevant part of it has been approved by the Secretary of State, or the direction is withdrawn.

The "relevant part" is the part of the document that—

- (a) is covered by a direction under paragraph 8(5) which refers to only part of the document, or
- (b) continues to be covered by a direction under paragraph 8(5) following the partial withdrawal of the direction.
- (6) The Secretary of State must publish the recommendations made to him by virtue of sub-paragraph (3) or (4) and the reasons of the person making the recommendations.
- (7) In considering a document or part of a document submitted under paragraph 8(5) the Secretary of State may take account of any matter which he thinks is relevant.
- (8) It is immaterial whether any such matter was taken account of by the Mayor of London[F23, the combined authority [F24, the combined county authority] or the uppertier county council].

Textual Amendments

- **F23** Words in Sch. A1 para. 9(8) substituted (16.1.2018) by Neighbourhood Planning Act 2017 (c. 20), s. 46(1), Sch. 2 para. 6; S.I. 2018/38, reg. 2(c)
- **F24** Words in Sch. A1 para. 9(8) inserted (26.12.2023) by Levelling-up and Regeneration Act 2023 (c. 55), s. 255(2)(c), **Sch. 4 para. 156(5)** (with s. 247)
- Subsections (4) to (7C) of section 20 apply to an examination held under paragraph 9(3)—
 - (a) with the reference to the local planning authority in subsection (7C) of that section being read as a reference to the Secretary of State, and
 - (b) with the omission of subsections (5)(c), (7)(b)(ii) and (7B)(b).
- In the exercise of any function under paragraph 8 or 9 the Secretary of State must have regard to the local development scheme.
- The Mayor of London[F25, the combined authority [F26, the combined county authority] or the upper-tier county council] must reimburse the Secretary of State for any expenditure incurred by the Secretary of State under paragraph 8 or 9 that is specified in a notice given by him to the Mayor[F27, the authority or the council].

Textual Amendments

- F25 Words in Sch. A1 para. 12 substituted (16.1.2018) by Neighbourhood Planning Act 2017 (c. 20), s. 46(1), Sch. 2 para. 7(a); S.I. 2018/38, reg. 2(c)
- **F26** Words in Sch. A1 para. 12 inserted (26.12.2023) by Levelling-up and Regeneration Act 2023 (c. 55), s. 255(2)(c), **Sch. 4 para. 156(6)** (with s. 247)
- F27 Words in Sch. A1 para. 12 substituted (16.1.2018) by Neighbourhood Planning Act 2017 (c. 20), s. 46(1), Sch. 2 para. 7(b); S.I. 2018/38, reg. 2(c)

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Temporary direction pending possible use of intervention powers]

- (1) If the Secretary of State is considering whether to give a direction to the Mayor of London[F28, a combined authority [F29, a combined county authority] or an uppertier county council] under paragraph 8 in relation to a development plan document, he may direct the Mayor[F30, the authority or the council] not to take any step in connection with the adoption or approval of the document—
 - (a) until the time (if any) specified in the direction, or
 - (b) until the direction is withdrawn.
 - (2) A document to which a direction under this paragraph relates has no effect while the direction is in force.
 - (3) A direction given under this paragraph in relation to a document ceases to have effect if a direction is given under paragraph 8 in relation to that document.

Textual Amendments

- **F28** Words in Sch. A1 para. 13(1) substituted (16.1.2018) by Neighbourhood Planning Act 2017 (c. 20), s. 46(1), Sch. 2 para. 8(a); S.I. 2018/38, reg. 2(c)
- **F29** Words in Sch. A1 para. 13(1) inserted (26.12.2023) by Levelling-up and Regeneration Act 2023 (c. 55), s. 255(2)(c), **Sch. 4 para. 156(7)** (with s. 247)
- **F30** Words in Sch. A1 para. 13(1) substituted (16.1.2018) by Neighbourhood Planning Act 2017 (c. 20), s. 46(1), Sch. 2 para. 8(b); S.I. 2018/38, reg. 2(c)

Changes to legislation:

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Changes and effects yet to be applied to:

- specified provision(s) amendment to earlier commencing SI 2006/1061 art. 4 by S.I. 2010/321 art. 3
- specified provision(s) amendment to earlier commencing SI 2007/1369 art. 3 by S.I. 2010/321 art. 4

Changes and effects yet to be applied to the whole Act associated Parts and Chapters: Whole provisions yet to be inserted into this Act (including any effects on those

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provisions):
      s. 15A-15LH and cross-heading substituted for s. 15-37 and cross-heading by 2023
      c. 55 Sch. 7
     s. 38(2A) substituted for s. 38(2)(3) by 2023 c. 55 s. 92(3)
      s. 38(5A)-(5C) inserted by 2023 c. 55 s. 93(2)
      s. 38(9A) substituted for s. 38(9) by 2023 c. 55 s. 92(4)
      s. 38(9B) inserted by 2023 c. 55 s. 93(4)
      s. 38B(A1) inserted by 2023 c. 55 s. 98(2)
      s. 38B(2B)(2C) inserted by 2023 c. 55 s. 98(3)
      s. 38C(5)(d)(i)-(iii) and word substituted for words by 2023 c. 55 s. 99(2)
      s. 39(1)(ba) inserted by 2023 c. 55 Sch. 8 para. 21(b)
      s. 39A and cross-heading inserted by 2023 c. 55 s. 100
      s. 45(A1) inserted by 2011 c. 20 Sch. 8 para. 14(2)
      s. 113(1)(bb)-(bd) inserted by 2023 c. 55 Sch. 8 para. 23(2)(a)
      s. 113(9)(f)(g) inserted by 2023 c. 55 Sch. 8 para. 23(3)(c)
      s. 113(13) inserted by 2023 c. 55 Sch. 8 para. 23(5)
      s. 122(5)(za)(zb) inserted by 2023 c. 55 Sch. 8 para. 25(a)
      Sch. A2 para. 11(2)(da) inserted by 2023 c. 55 s. 99(3)(b)
      Sch. A1 para. 2(1A) inserted by 2023 c. 55 Sch. 8 para. 26(3)(b)
      Sch. A1 para. 6(1A) inserted by 2023 c. 55 Sch. 8 para. 26(7)(b)
      Sch. A1 para. 7ZC(1A) inserted by 2023 c. 55 Sch. 8 para. 26(11)(b)
      Sch. A1 para. 7C(1A) inserted by 2023 c. 55 Sch. 8 para. 26(14)(b)
      Sch. A1 para. 8(7A) inserted by 2023 c. 55 Sch. 8 para. 26(16)(g)
      Sch. A1 para. 1 substituted by 2023 c. 55 Sch. 8 para. 26(2)
      Sch. A1 para. 2(4) substituted by 2023 c. 55 Sch. 8 para. 26(3)(c)
      Sch. A1 para. 3(1) substituted by 2023 c. 55 Sch. 8 para. 26(4)(a)
      Sch. A1 para. 5 substituted by 2023 c. 55 Sch. 8 para. 26(6)
      Sch. A1 para. 6(4) substituted by 2023 c. 55 Sch. 8 para. 26(7)(c)
      Sch. A1 para. 7(1) substituted by 2023 c. 55 Sch. 8 para. 26(8)(a)
      Sch. A1 para. 7ZB substituted by 2023 c. 55 Sch. 8 para. 26(10)
      Sch. A1 para. 7ZC(4) substituted by 2023 c. 55 Sch. 8 para. 26(11)(c)
      Sch. A1 para. 7ZD(1) substituted by 2023 c. 55 Sch. 8 para. 26(12)(a)
      Sch. A1 para. 7B substituted by 2023 c. 55 Sch. 8 para. 26(13)
      Sch. A1 para. 7C(4) substituted by 2023 c. 55 Sch. 8 para. 26(14)(c)
      Sch. A1 para. 7D(1) substituted by 2023 c. 55 Sch. 8 para. 26(15)(a)
      Sch. A1 para. 10 substituted by 2023 c. 55 Sch. 8 para. 26(18)
      Sch. A2 para. 11(2)(ca) substituted for Sch. A2 para. 11(2)(c) by 2023 c. 55 s. 99(3)
      Sch. A1 para. 7ZA word substituted by 2023 c. 55 Sch. 8 para. 26(9)
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Sch. A1 para. 8(2)(a) word substituted by 2023 c. 55 Sch. 8 para. 26(16)(b)(ii)

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Sch. A1 para. 8(3)(b) word substituted by 2023 c. 55 Sch. 8 para. 26(16)(c)
Sch. A1 para. 8(6) word substituted by 2023 c. 55 Sch. 8 para. 26(16)(e)
Sch. A1 para. 8(7) word substituted by 2023 c. 55 Sch. 8 para. 26(16)(f)(iii)
Sch. A1 para. 9 word substituted by 2023 c. 55 Sch. 8 para. 26(17)
Sch. A1 para. 13(1) word substituted by 2023 c. 55 Sch. 8 para. 26(20)(a)(iii)
Sch. A1 para. 13(2) word substituted by 2023 c. 55 Sch. 8 para. 26(20)(b)
Sch. A1 para. 13(3) word substituted by 2023 c. 55 Sch. 8 para. 26(20)(c)
Sch. A1 para. 13(1) words inserted by 2023 c. 55 Sch. 8 para. 26(20)(a)(ii)
Sch. A1 para. 3(3)(a) words omitted by 2023 c. 55 Sch. 8 para. 26(4)(b)
Sch. A1 para. 7(3)(a) words omitted by 2023 c. 55 Sch. 8 para. 26(8)(b)
Sch. A1 para. 7ZD(3)(a) words omitted by 2023 c. 55 Sch. 8 para. 26(12)(b)
Sch. A1 para. 7D(3)(a) words omitted by 2023 c. 55 Sch. 8 para. 26(15)(b)
Sch. A1 para. 2(1) words substituted by 2023 c. 55 Sch. 8 para. 26(3)(a)
Sch. A1 para. 3(4) words substituted by 2023 c. 55 Sch. 8 para. 26(4)(c)(i)
Sch. A1 para. 3(4) words substituted by 2023 c. 55 Sch. 8 para. 26(4)(c)(ii)
Sch. A1 para. 4 words substituted by 2023 c. 55 Sch. 8 para. 26(5)
Sch. A1 para. 6(1) words substituted by 2023 c. 55 Sch. 8 para. 26(7)(a)
Sch. A1 para. 7(4) words substituted by 2023 c. 55 Sch. 8 para. 26(8)(c)(i)
Sch. A1 para. 7(4) words substituted by 2023 c. 55 Sch. 8 para. 26(8)(c)(ii)
Sch. A1 para. 7ZC(1) words substituted by 2023 c. 55 Sch. 8 para. 26(11)(a)
Sch. A1 para. 7ZD(4) words substituted by 2023 c. 55 Sch. 8 para. 26(12)(c)(i)
Sch. A1 para. 7ZD(4) words substituted by 2023 c. 55 Sch. 8 para. 26(12)(c)(ii)
Sch. A1 para. 7C(1) words substituted by 2023 c. 55 Sch. 8 para. 26(14)(a)
Sch. A1 para. 7D(4) words substituted by 2023 c. 55 Sch. 8 para. 26(15)(c)(i)
Sch. A1 para. 7D(4) words substituted by 2023 c. 55 Sch. 8 para. 26(15)(c)(ii)
Sch. A1 para. 8(1) words substituted by 2023 c. 55 Sch. 8 para. 26(16)(a)(i)
Sch. A1 para. 8(1) words substituted by 2023 c. 55 Sch. 8 para. 26(16)(a)(ii)
Sch. A1 para. 8(2) words substituted by 2023 c. 55 Sch. 8 para. 26(16)(b)(i)
Sch. A1 para. 8(2)(a) words substituted by 2023 c. 55 Sch. 8 para. 26(16)(b)(iii)
Sch. A1 para. 8(5) words substituted by 2023 c. 55 Sch. 8 para. 26(16)(d)(i)
Sch. A1 para. 8(5) words substituted by 2023 c. 55 Sch. 8 para. 26(16)(d)(ii)
Sch. A1 para. 8(5) words substituted by 2023 c. 55 Sch. 8 para. 26(16)(d)(iii)
Sch. A1 para. 8(7)(a) words substituted by 2023 c. 55 Sch. 8 para. 26(16)(f)(i)
Sch. A1 para. 8(7)(b) words substituted by 2023 c. 55 Sch. 8 para. 26(16)(f)(ii)
Sch. A1 para. 11 words substituted by 2023 c. 55 Sch. 8 para. 26(19)
Sch. A1 para. 13(1) words substituted by 2023 c. 55 Sch. 8 para. 26(20)(a)(i)
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