

Planning (Scotland) Bill – Printing changes after the Bill As Passed (SP Bill 23B) Session 5, 2019

Printing changes are changes to the text of a Bill for which amendments are not considered necessary, or which, relating to non-legislative text, cannot be made by amendment. Printing changes will not be made that would alter the legal effect of the Bill. Clerks are responsible for making a judgement in each case as to whether a printing change is appropriate. Further explanation of printing changes can be found in the [Guidance on Public Bills](#), paragraphs 4.45-4.47.

This document outlines the printing changes that have been made following publication of the Planning (Scotland) Bill As Passed and prior to Royal Assent and publication of the Act.

Section/schedule, page and line number references are to the Bill As Passed (SP Bill 23B) Session 5, 2019

Section/ Schedule	Page	Line	Printing change made and explanation
A2	1	16	“Community Empowerment Act” changed to “Community Empowerment (Scotland) Act 2015” to correct error in the provision added by amendment at Stage 3.
A2	1	17	The word “the” inserted before “long” to correct error in the provision added by amendment at Stage 3.
1	2	19	Brackets around the phrase “within the meaning of the Climate Change (Scotland) Act 2009” changed to commas for consistency of style.
1	6	15	Typographical error in “Ministers” corrected.
1C	10	32	Spelling of the word “publically” changed to “publicly” for consistency of style.
1D	11	13	Line 13 deleted as it repeated introductory locating words that are unnecessary as they are already provided at line 10.
1D	11	18 and 19	The order of sub-paragraphs (ii) and (iii) switched to reflect the sequence of the amendments they make to the relevant provision in the 1997 Act.
1D	12	23	Introductory locating words corrected to read “After section 16 insert” so as to represent accurately the position of the inserted section.
1D	12	36	Introductory locating words corrected to read “After section 16A insert” so as to represent accurately the position of the inserted section.
9	25	3	Italic note under the schedule number changed to reflect the section that first introduces the schedule.
10	30	22 and 23	Chapter number and heading deleted to reflect the fact that, as a result of amendments agreed to, Part 2 of the inserted schedule 5A now has only one chapter and so the chapter heading is redundant.
10	30	32	The words “a zone” replaced by “an area”. The effect of amendment 251, agreed to at Stage 2, was not applied in the Bill As Amended at Stage 2 (SP Bill 23A) and the Bill As Passed (SP Bill 23B). This change corrects that.
10	31	7	Cross-reference to (3)(b) changed so that it refers only to the sub-paragraph. Sub-paragraph (3) was previously divided into sub-sub-paragraphs, but amendments agreed to at Stage 2 resulted in it becoming undivided. The cross-reference has been changed to reflect

			that.
16	47	13	The words “the applicant may require the planning authority to review the case” changed to be a full-out that applies to all of paragraphs (a) to (e) of inserted section 43AC(1). The effect of amendment 259, agreed to at Stage 2, was incorrectly applied in the Bill As Amended at Stage 2 (SP Bill 23A) and the Bill As passed (SP Bill 23B). This change corrects that.
19B	54	17	Section title changed to “Planning obligations: annual report” to reflect the contents of the section and to distinguish from section 19A, which had the same title.
20C	57	33	Typographical error in “mediation” corrected.
20C	58	15	Spelling of the word “publically” changed to “publicly” for consistency of style.
23D	65	16	Cross-reference to section title “(Performance of planning authorities)”, left in the As Passed print in error, changed to refer to the correct section. The cross-reference had cited the italic cross-heading rather than the relevant section title. This has been corrected.
26D	67	6	Comma after “263A” deleted for consistency of style
29	69	26-30	Numbering of sub-paragraphs of the definition of “infrastructure” changed from (i), (ii), (iii), etc. to (a), (b), (c), etc. to correct style.
32	71	5	“24” replaced by “[]”. The section 24 referred to here was deleted by amendment agreed to at Stage 2. If left, the reference to section 24 here would create an incorrect legal effect.
Sch 2, para 10(2)	82	6	“251B(3)(a)” replaced by “[]”. The provision referred to was deleted by amendment agreed to at Stage 2 and so the reference is redundant.