EXPLANATORY NOTES

Explanatory notes to the Bill, prepared by the Department for Exiting the European Union, are published separately as Bill 5—EN.

EUROPEAN CONVENTION ON HUMAN RIGHTS

Secretary David Davis has made the following statement under section 19(1)(a) of the Human Rights Act 1998:

In my view the provisions of the European Union (Withdrawal) Bill are compatible with the Convention rights.
European Union (Withdrawal) Bill

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BILL

TO

Repeal the European Communities Act 1972 and make other provision in connection with the withdrawal of the United Kingdom from the EU.

BE IT ENACTED by the Queen's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows:—

Repeal of the ECA

1 Repeal of the European Communities Act 1972
The European Communities Act 1972 is repealed on exit day.

Retention of existing EU law

2 Saving for EU-derived domestic legislation
   (1) EU-derived domestic legislation, as it has effect in domestic law immediately before exit day, continues to have effect in domestic law on and after exit day.
   
   (2) In this section “EU-derived domestic legislation” means any enactment so far as—
       (a) made under section 2(2) of, or paragraph 1A of Schedule 2 to, the European Communities Act 1972,
       (b) passed or made, or operating, for a purpose mentioned in section 2(2)(a) or (b) of that Act,
       (c) relating to anything—
           (i) which falls within paragraph (a) or (b), or
           (ii) to which section 3(1) or 4(1) applies, or
       (d) relating otherwise to the EU or the EEA,
       but does not include any enactment contained in the European Communities Act 1972.
   
   (3) This section is subject to section 5 and Schedule 1 (exceptions to savings and incorporation).

Bill 5
3 Incorporation of direct EU legislation

(1) Direct EU legislation, so far as operative immediately before exit day, forms part of domestic law on and after exit day.

(2) In this Act “direct EU legislation” means—

(a) any EU regulation, EU decision or EU tertiary legislation, as it has effect in EU law immediately before exit day and so far as—

(i) it is not an exempt EU instrument (for which see section 14(1) and Schedule 6),

(ii) it is not an EU decision addressed only to a member State other than the United Kingdom, and

(iii) its effect is not reproduced in an enactment to which section 2(1) applies,

(b) any Annex to the EEA agreement, as it has effect in EU law immediately before exit day and so far as—

(i) it refers to, or contains adaptations of, anything falling within paragraph (a), and

(ii) its effect is not reproduced in an enactment to which section 2(1) applies, or

(c) Protocol 1 to the EEA agreement (which contains horizontal adaptations that apply in relation to EU instruments referred to in the Annexes to that agreement), as it has effect in EU law immediately before exit day.

(3) For the purposes of this Act, any direct EU legislation is operative immediately before exit day if—

(a) in the case of anything which comes into force at a particular time and is stated to apply from a later time, it is in force and applies immediately before exit day,

(b) in the case of a decision which specifies to whom it is addressed, it has been notified to that person before exit day, and

(c) in any other case, it is in force immediately before exit day.

(4) This section—

(a) brings into domestic law any direct EU legislation only in the form of the English language version of that legislation, and

(b) does not apply to any such legislation for which there is no such version,

but paragraph (a) does not affect the use of the other language versions of that legislation for the purposes of interpreting it.

(5) This section is subject to section 5 and Schedule 1 (exceptions to savings and incorporation).

4 Saving for rights etc. under section 2(1) of the ECA

(1) Any rights, powers, liabilities, obligations, restrictions, remedies and procedures which, immediately before exit day—

(a) are recognised and available in domestic law by virtue of section 2(1) of the European Communities Act 1972, and

(b) are enforced, allowed and followed accordingly,

continue on and after exit day to be recognised and available in domestic law (and to be enforced, allowed and followed accordingly).
(2) Subsection (1) does not apply to any rights, powers, liabilities, obligations, restrictions, remedies or procedures so far as they—
   (a) form part of domestic law by virtue of section 3, or
   (b) arise under an EU directive (including as applied by the EEA agreement) and are not of a kind recognised by the European Court or any court or tribunal in the United Kingdom in a case decided before exit day (whether or not as an essential part of the decision in the case).

(3) This section is subject to section 5 and Schedule 1 (exceptions to savings and incorporation).

5 Exceptions to savings and incorporation

(1) The principle of the supremacy of EU law does not apply to any enactment or rule of law passed or made on or after exit day.

(2) Accordingly, the principle of the supremacy of EU law continues to apply on or after exit day so far as relevant to the interpretation, disapplication or quashing of any enactment or rule of law passed or made before exit day.

(3) Subsection (1) does not prevent the principle of the supremacy of EU law from applying to a modification made on or after exit day of any enactment or rule of law passed or made before exit day if the application of the principle is consistent with the intention of the modification.

(4) The Charter of Fundamental Rights is not part of domestic law on or after exit day.

(5) Subsection (4) does not affect the retention in domestic law on or after exit day in accordance with this Act of any fundamental rights or principles which exist irrespective of the Charter (and references to the Charter in any case law are, so far as necessary for this purpose, to be read as if they were references to any corresponding retained fundamental rights or principles).

(6) Schedule 1 (which makes further provision about exceptions to savings and incorporation) has effect.

6 Interpretation of retained EU law

(1) A court or tribunal—
   (a) is not bound by any principles laid down, or any decisions made, on or after exit day by the European Court, and
   (b) cannot refer any matter to the European Court on or after exit day.

(2) A court or tribunal need not have regard to anything done on or after exit day by the European Court, another EU entity or the EU but may do so if it considers it appropriate to do so.

(3) Any question as to the validity, meaning or effect of any retained EU law is to be decided, so far as that law is unmodified on or after exit day and so far as they are relevant to it—
   (a) in accordance with any retained case law and any retained general principles of EU law, and
   (b) having regard (among other things) to the limits, immediately before exit day, of EU competences.

(4) But—
(a) the Supreme Court is not bound by any retained EU case law,
(b) the High Court of Justiciary is not bound by any retained EU case law when—
   (i) sitting as a court of appeal otherwise than in relation to a
       compatibility issue (within the meaning given by section
       288ZA(2) of the Criminal Procedure (Scotland) Act 1995) or a
       devolution issue (within the meaning given by paragraph 1 of
       Schedule 6 to the Scotland Act 1998), or
   (ii) sitting on a reference under section 123(1) of the Criminal
       Procedure (Scotland) Act 1995, and
(c) no court or tribunal is bound by any retained domestic case law that it
   would not otherwise be bound by.

(5) In deciding whether to depart from any retained EU case law, the Supreme
   Court or the High Court of Justiciary must apply the same test as it would
   apply in deciding whether to depart from its own case law.

(6) Subsection (3) does not prevent the validity, meaning or effect of any retained
   EU law which has been modified on or after exit day from being decided as
   provided for in that subsection if doing so is consistent with the intention of the
   modifications.

(7) In this Act—

"retained case law" means—
   (a) retained domestic case law, and
   (b) retained EU case law;

"retained domestic case law" means any principles laid down by, and any
   decisions of, a court or tribunal in the United Kingdom, as they have
   effect immediately before exit day and so far as they—
   (a) relate to anything to which section 2, 3 or 4 applies, and
   (b) are not excluded by section 5 or Schedule 1,
   (as those principles and decisions are modified by or under this Act or
   by other domestic law from time to time);

"retained EU case law" means any principles laid down by, and any
   decisions of, the European Court, as they have effect in EU law
   immediately before exit day and so far as they—
   (a) relate to anything to which section 2, 3 or 4 applies, and
   (b) are not excluded by section 5 or Schedule 1,
   (as those principles and decisions are modified by or under this Act or
   by other domestic law from time to time);

"retained EU law" means anything which, on or after exit day, continues
   to be, or forms part of, domestic law by virtue of section 2, 3 or 4 or
   subsection (3) or (6) above (as that body of law is added to or otherwise
   modified by or under this Act or by other domestic law from time to
   time);

"retained general principles of EU law" means the general principles of
   EU law, as they have effect in EU law immediately before exit day and
   so far as they—
   (a) relate to anything to which section 2, 3 or 4 applies, and
   (b) are not excluded by section 5 or Schedule 1,
   (as those principles are modified by or under this Act or by other
   domestic law from time to time).