## Minister for Parliamentary Business

Jamie Hepburn MSP



T: 0300 244 4000 E: scottish.ministers@gov.scot

Kenneth Gibson MSP Convener, Finance and Public Administration Committee, Scottish Parliament

By email: FPA.committee@parliament.scot

25th June 2020

Building Safety Levy (Scotland) Bill: Scottish Government view on protected subjectmatter

As you will be aware, the Presiding Officer has a statutory responsibility under section 31(2A) of the Scotland Act 1998 ("the 1998 Act") to take a decision on whether or not a Bill relates to a protected subject-matter. The 1998 Act requires any Bill that does so to be passed by a super-majority. The 1998 Act also requires the Presiding Officer's decision to be taken after the last point at which the Bill can be amended. In practice, the Presiding Officer takes and notifies the Parliament of that decision after any Stage 3 amendments have been considered.

In the meantime, I thought that your committee might find it useful to know that the Scottish Government's view is that the Building Safety Levy (Scotland) Bill, as introduced, does not contain any provision that, under the 1998 Act, would mean it required a super-majority to pass.

I am copying this letter to the Lord Advocate, the lead Minister, and to the Parliament's Legislation Team.

JAMIE HEPBURN

Scottish Ministers, special advisers and the Permanent Secretary are covered by the terms of the Lobbying (Scotland) Act 2016. See <a href="https://www.lobbying.scot">www.lobbying.scot</a>





