1.

In Page 8, line 36, insert;

“(d) in the case of paragraph (b)(ii), all reasonable efforts shall be made by the Minister for Health and Minister for Transport for passenger arrival data to be shared in real-time between authorities on both sides of the border, to ensure state authorities are aware of the persons required to present themselves at a designated facility.”

2.

In Page 14, line 26, delete;

‘An applicable traveller shall, while required to remain in quarantine in accordance with subsection (2)’

and replace with;

“All international arrivals, apart from exempted travellers, shall”

3.

In Page 22 and 23 delete section 38E in its entirety and replace with;

**“Designated state**

38E. (1) ‘Designated state’ means any member state of the United Nations, Palestine or the Vatican City; but excludes the area of the north of Ireland.

(2) In this section-

‘North of Ireland’ means the counties of Antrim, Armagh, Down, Fermanagh, Derry and Tyrone on the island of Ireland.”

4.

On page 23, in line 37 after “The Minister may” insert:

“, after having consulted with the Chief Medical Officer and other Ministers or officials as appropriate,”

5.

In Page 34, between lines 28 and 29, insert:

**“Parliamentary oversight of regulations made under sections 31A-L**

31N.

(1) In this section ‘relevant statutory instrument’ means either—

1. regulations made in whole or in part under sections 31A-L, or
2. an order made under section 31B.

(2) Every relevant statutory instrument made by the Minister shall be laid before each House of the Oireachtas as soon as may be after it is made and—

1. where, before the date on which paragraph (b) would have effect, a resolution annulling the instrument is passed by either such House, the instrument shall be annulled accordingly but without prejudice to the validity of anything previously done under it, or
2. if, in respect of each House, a resolution confirming the instruments is not passed by it—

(i) on the day it is laid before that House or within the next subsequent 14 days on which that House has sat after the instrument was so laid, or

(ii) in any other case, within 21 days after the instrument was made, whichever first occurs, then the instrument shall be deemed to be annulled accordingly but without prejudice to the validity of anything previously done under it.

(3) The period of time to which subsection (2)(b) relates in respect of a relevant statutory instrument that has been subsequently amended is the period of time concerned for that instrument and not to any other period of time by reference to the amending instrument.

(4) Notwithstanding subsection (3), subsection (2)(b) does not apply to a relevant statutory instrument where, before the date on which subsection (2)(b) would have had effect—

1. the instrument ceases to have effect in accordance with its provisions,
2. the instrument ceases to have effect in accordance with any subsequent amendment duly made to it or has been duly revoked, or
3. the instrument has been annulled by either House in accordance with subsection (2)(a).”

6.

On page 35, line 6, after the word ‘provisions’ insert;

‘, but no later than 7 days after the passage of the Act.’