STATES OF JERSEY



DRAFT PLANNING AND BUILDING (AMENDMENT No. 6) (JERSEY) LAW 201- (P.94/2014): SECOND AMENDMENT (P.94/2014 Amd.(2)) – AMENDMENT

Lodged au Greffe on 24th June 2014 by Deputy J.H. Young of St. Brelade

STATES GREFFE

Price code: A P.94 Amd.(2)Amd.

DRAFT PLANNING AND BUILDING (AMENDMENT No. 6) (JERSEY) LAW 201- (P.94/2014): SECOND AMENDMENT (P.94/2014 Amd.(2)) – AMENDMENT

PAGE 2, AMENDMENT 1 -

In the substituted paragraph (5) –

- (a) for the words "Planning Applications Panel" substitute the words "Planning Applications Committee";
- (b) in clause (i) of sub-paragraph (b) after the words "a grant of planning permission" insert the words ", whether or not".

DEPUTY J.H. YOUNG OF ST. BRELADE

REPORT

My minor amendment to item 1 (page 2) of the Minister for Planning and Environment's second amendment to the Draft Planning and Building (Amendment No. 6) (Jersey) Law 201- (P.94/2014 Amd.(2)) has two effects –

- 1. It substitutes the reference to the Planning Applications Panel with a reference to the Planning Applications Committee.
- 2. It provides that an appeal shall also lie where the determination is to grant the planning application without conditions. This makes it consistent with item 3(b) of my amendment (P.94/2014 Amd.(3)), which widens the cases in which the inserted Article 22A applies, so as to include a case where there has been a decision to grant planning permission without conditions.

Financial and manpower implications

There are no financial or manpower implications arising from this amendment to the Minister's amendment.