

**THE LICENSING AND REGISTRATION OF
CLUBS (AMENDMENT) ACT**

(NORTHERN IRELAND) 2021

GUIDE

Department for Communities

December 2022

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INTRODUCTION

This guide outlines the provisions of the *Licensing and Registration of Clubs (Amendment) Act (Northern Ireland) 2021* (the Act) which received Royal Assent on 26 August 2021. **The Act is being brought into operation in phases:**

- the first phase of changes came into effect on 1 October 2021;
- phase 2 came into effect on 6 April 2022;
- phase 3 came into effect on 1 June 2022;
- phase 4 came into effect on 1 October 2022; and
- phase 5 will come into effect on 6 April 2023.

It will be of particular interest to the licensed trade, registered clubs, courts and police but should be a useful source of information for district councils, the legal profession and the general public.

The information contained in this guide should not be treated as a complete and authoritative statement of the law which is contained only in the Act and regulations made under it. This guide will be updated as and when outstanding provisions are due to come into effect.

As licensing law is a complex piece of legislation, licence holders may wish to engage the services of a solicitor in terms of bringing any applications through the courts. It is the responsibility of the licence holder to ensure that they, their servants and agents, are fully aware of their requirements under licensing law.

Copies of the Act and associated regulations may be purchased from the Stationery Office at www.tsoshop.co.uk or by contacting the TSO Customer Services on 0333 202 5070. Alternatively, this legislation may be accessed at legislation.gov.uk.

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Background

The Department for Communities is responsible for the policy and legislation regulating the retail sale and supply of alcoholic drinks in Northern Ireland.

The current law dates back to 1996 and reform was an Executive priority under the New Decade New Approach Deal. The aim of licensing law is to try and strike a balance between the controls which are necessary for the protection of public health and the preservation of public order, and on the other hand, individual freedom of choice and the opportunity for local businesses to meet customer's expectations.

The Act amends the Licensing (Northern Ireland) Order 1996 (the Licensing Order) and the Registration of Clubs (Northern Ireland) Order 1996 (the Clubs Order).

The key changes include*:

- Pubs and Hotels can apply to open until 2am up to 104 nights per year;
- Smaller pubs can apply to open to 1am up to 104 nights per year;
- Drinking-up time has been increased to 1 hour;
- All additional restrictions on opening hours over Easter weekend have been removed;
- Opening hours on Sunday evenings are now the same as any other night;
- There is potential for flexibility around opening hours for bars at major events;
- A new category of licence has been created for local producers of craft beers, ciders and spirits;
- Cinemas are able to apply for a liquor licence and serve drink to customers watching a movie;
- Sporting clubs are now able to use their grounds for functions up to 6 times per year;
- Registered clubs can apply to open to 1am up to 104 nights per year;
- Self-service of alcohol and sales by vending machines are prohibited;
- Restrictions have been placed on off-sales drinks promotions;
- Loyalty schemes will not be able to award or redeem points for the sale of alcoholic drinks.

Timetable

Phase 1 - Sections commenced 1 October 2021	
Changes to the Licensing (Northern Ireland) Order 1996	
1	Removal of additional restrictions at Easter
2	Removal of restrictions on late opening for on-sales on Sunday
3	Public houses and hotels; further additional hours
4	Alignment of closing time for liquor and entertainment
5	Police authorisations for additional hours
6	Extension of “drinking-up time”
8	Licensed race track: Sunday sales
21	Minimum price for alcohol
23	Independent review of licensing system including surrender
24	Annual publication of the number of licences
27	Removal of exemption for angostura bitters
Changes to the Registration of Clubs (Northern Ireland) Order 1996	
30	Removal of additional restrictions at Easter
31	Removal of restrictions on late opening on Sunday
32	Extension of “drinking-up time”
33	Increase in number of authorisations for special occasions
Phase 2 - Sections commenced 6 April 2022	
Changes to the Licensing (Northern Ireland) Order 1996	
7	Major events
9	Places of public entertainment: inclusion of cinemas
10	Licence for off-sales
12	Requirement for off-licence
13	Removal of requirement for children’s certificate etc
14	Underage functions
15	Private functions
16	Delivery of intoxicating liquor to young persons
17	Restaurants and guest houses: notice displaying licence conditions
22	Occasional licences: conditions
26	Body corporate: change of directors
Changes to the Registration of Clubs (Northern Ireland) Order 1996	
28	Sporting clubs
34	Major Events
35	Removal of requirement for children’s certificate etc.
36	Underage functions
37	Private functions
38	Young people prohibited from bars
40	Restrictions relating to advertisements
Phase 3 - Section commenced 1 June 2022	
Change to the Licensing (Northern Ireland) Order 1996	
11	Local producer’s premises: suitability for on-sales

Phase4 - Sections commenced 1 October 2022	
Changes to the Licensing (Northern Ireland) Order 1996	
18	Prohibition on self-service and sales by vending machines
19	Restrictions on off-sales drinks promotions in supermarkets etc.
25	Code of practice
Changes to the Registration of Clubs (Northern Ireland) Order 1996	
29	Consent required for alterations to premises
39	Prohibition on self-service and supply by vending machines
41	Code of practice
Phase 5 - Section commencing on 6 April 2023	
Change to the Licensing (Northern Ireland) Order 1996	
20	Prohibition of loyalty schemes

PART 1 – LICENSING

Section 1: Removal of additional restrictions at Easter - Commenced 1 October 2021

Easter weekend permitted hours now mirror what is available for any other weekend throughout the year.

Section 1 amends Article 30 of the Licensing Order (Occasional licences), Article 42 (General permitted hours), Article 44 (Additional permitted hours), Article 45 (Authorisations for additional permitted hours), Article 47 (Extension licences) and Article 50 (Restrictions as to sales for consumption off premises) by removing all references to Good Friday and Easter Sunday.

The above Articles relate to the permitted hours for the sale of intoxicating liquor under the authority of an occasional licence or in licensed premises (both on and off-sales).

Section 2: Removal of restrictions on late opening for on-sales on Sunday - Commenced 1 October 2021

This section brings the **end** of general and additional permitted hours on any Sunday into line with those permitted on any other day (11pm with general permitted hours, 1am the following morning with additional hours, or 2am the following morning in pubs and hotels with further additional permitted hours).

Opening times for on-sales on Sundays (12.30pm) and Christmas Day hours (12.30pm -10pm) remain the same.

Section 2 amends Article 30 of the Licensing Order (Occasional licences), Article 42 (General permitted hours), Article 44 (Additional permitted hours), Article 45 (Authorisations for additional permitted hours) and Article 47 (Extension licences) and removes the restrictions on late night permitted hours on a Sunday (currently restricted to 10pm with general permitted hours or 12 midnight with additional hours) for premises licensed for the sale and consumption of intoxicating liquor on the premises.

Section 3: Public houses and hotels: further additional hours - Commenced 1 October 2021

This section allows certain pubs and hotels to apply for an additional hour up to 104 times per year.

Section 3 introduces new Articles 44A and 44B in the Licensing Order in relation to further later opening for public houses and hotels.

The new Article 44A (Order for further additional permitted hours) gives a court ¹or clerk of petty sessions a power, in certain circumstances, to extend later opening by one hour in public houses or hotels which are structurally adapted to provide entertainment and/or substantial refreshment and which hold a court order for later opening under Article 44.

This means that on a night that a pub or hotel has an Article 44 order in place (until 1am), an order under Article 44A permits later opening for an additional one hour (2am).

On a night that a pub or hotel, which has an Article 44 order but not for that night, an order under Article 44A also permits later opening for three hours in premises (11.00pm – 2.00am).

Musical or other entertainment and/or substantial refreshment must be provided throughout the later opening just as if an order under Article 44 applied that day.

A late licence granted under an Article 44A may be made for a maximum of 104 days in any year (twelve month period) but may not be made for Christmas Day.

The Department may, subject to the approval of the NI Assembly, make regulations in the future to change the number of days on which orders under Article 44A may be made.

The new Article 44B (Orders under Article 44A: revocation, modification etc.) provides powers for a magistrates' court to revoke or modify an order for further later opening or to place terms and conditions on an order.

These powers mirror the powers a court has for later opening made under Article 44. The reasons why it may be necessary to revoke or modify a late opening order are if the business was conducted in such a manner to cause undue inconvenience to local residents, or that the hours caused undue inconvenience to local residents, or that the part of the premises mentioned in the order wasn't being used for the purposes of providing entertainment and/or substantial refreshment.

¹ an application can be made to the county court at the grant of a licence application or a magistrates' court at any point in the future

It is important to note that a licence holder applying to a court of summary jurisdiction for an order under Article 44A is required to follow the process set out in Schedule 9 to the Licensing Order (procedure for certain applications), including placing a notice of the application in local newspapers* and display the notice on or near the premises.

The administrative court forms to apply to the county and magistrates' courts for an order under Article 44A which will allow pubs and hotels to apply for further additional permitted hours can be downloaded from the Department of Justice's website at:

[Useful Forms - Licensing Legislation | Department of Justice \(justice-ni.gov.uk\)](#)

*Newspaper notice - There is no legislative requirement to include the full list of dates for which the application relates, however the notice should include details of where any interested person may find those dates.

IMPACT OF BRITISH SUMMER TIME ON 2AM OPENING

The beginning or end of British Summer Time is to be ignored for the purpose of permitted hours under the Licensing (Northern Ireland) Order 1996.

Section 4: Alignment of closing time for liquor and entertainment - Commenced 1 October 2021

This section ensures that entertainment stops at the end of drinking-up time.²

Section 4 adds a new Article 44C in the Licensing Order (Alignment of closing time for liquor and entertainment) to ensure that the entertainment provided during later opening under Article 44, or further later opening under Article 44A, is not allowed to continue after the end of "drinking-up time". This ensures that entertainment must end at the latest at 2.00am when an Article 44 order applies and 3.00am when an Article 44A order applies.

² If a licence holder wishes to continue entertainment beyond drinking-up time, any order for additional (or further) additional permitted hours is invalidated, and the sale of intoxicating liquor must cease at 11pm.

Section 5: Police authorisations for additional hours - Commenced 1 October 2021

This section does two things:

- allows pubs which have an Article 44 order in place to apply to the police for ad-hoc late opening, up to 20 times per year; and
- increases the number of times smaller pubs, (which are not structurally adapted and therefore can't apply for an Article 44 order), can apply to the police for late opening from 20 to 104.

Article 45(1) of the Licensing Order (authorisations for additional permitted hours) is amended to allow police to authorise later opening (11.00pm- 1.00am), in pubs which have a court order for later opening under Article 44, on a day that is not covered in the Article 44 order.

These pubs can apply for the ad-hoc late nights up to 20 times in any year, and must continue to provide entertainment and or substantial refreshment on the ad-hoc nights granted by the police.

A new Article 45(2A) increases the number of authorisations to pubs not holding an order for later opening under Article 44 from 20 days to 104 days in any year. Multiple dates may be included in one application to the police.

It is important to note that subsection (4) inserts new paragraphs (4) to (8) to Article 45 to require a licence holder applying for an authorisation under this Article, to display a notice of the application on or near the relevant premises during the three weeks before the first occasion to which the application relates.

A new Article 45(2B) provides the Department with a power to make regulations [subject to the approval of the NI Assembly] to change the number of days in which orders under Article 45(2) or (2A) may be made.

A copy of the notice must also be served on the district council.

An administrative form of notice that pubs can use to comply with the requirement to display under Article 45 can be downloaded from the Department's website at:

<https://www.communities-ni.gov.uk/publications/licensing-and-registration-clubs-amendment-act-ni-2021-guide>

Applications should be addressed to the district licensing officer or the duty inspector of the local police district in which the premises is situated.

Furthermore, there is provision for complaints from the police, council or any person owning or residing in premises within the vicinity, to be made to the courts where undue inconvenience is caused to local residents as a result of a late night authorisation. Courts are given the power to revoke an authorisation, modify the hours of an authorisation, or make an authorisation subject to such terms and conditions as it thinks fit, including those requested by the district commander of the police of the district in which the premises are situated.

Section 6: Extension of “drinking-up time” - Commenced 1 October 2021

This section increases drinking-up time from 30 minutes to 1 hour.

Section 6 amends Article 46 of the Licensing Order (Exceptions from prohibition of sale etc., of intoxicating liquor outside permitted hours).

Subsection (1) amends Article 46(1) which provides for the duration of the “drinking-up time” at the end of normal opening hours or later opening in licensed premises, substituting the current “30 minutes” with “60 minutes”.

Subsection (2) provides the Department with a power to make regulations to allow “drinking-up time” to revert to 30 minutes, subject to the approval of the NI Assembly

IMPACT OF BRITISH SUMMER TIME ON DRINKING UP TIME

The beginning or end of British Summer Time is to be ignored for the purpose of drinking up time under the Licensing (Northern Ireland) Order 1996.

Section 7: Major Events - Commenced 6 April 2022

This section adds a new Article 48A to the Licensing Order which gives the Department the power to make a “major event order”.

A major event order will:

- designate an event taking place in Northern Ireland, which the Department considers will attract significant public interest, as a major event; and
- specify the permitted hours for the sale of intoxicating liquor for any place or premises to which the order applies.

A major event order may apply to:

- all licensed premises in Northern Ireland as a whole or a specific area(s)

- all licensed premises of a specified kind in Northern Ireland as a whole or a specific area(s)
- any place or premises for which an occasional licence has been granted, situated on the site where the major event is taking place.

Before making a major event order, the Department must consult such persons it considers appropriate. These persons may vary depending on the event, however examples would be the police and council local to where the event is taking place.

It is important to note:

- any event which is being considered for a major event order must be being held at a place or premises which is already licensed, either under Article 5(1) or Article 30 of the Licensing Order
- the Department may impose conditions for on or off-sales in any major event order (under a new Article 48B). Failure to comply with any conditions imposed by an order may result in a fine of up to £1,000
- that off-sales may be permitted only from the place or premises at which the event is taking place (but not where an occasional licence has been granted to the holder of a restaurant licence for that place or premises)
- the Department may vary or revoke a major event order
- the period specified in a major event order may not include Christmas Day
- drinking-up time and removal of off-sales in a sealed container (where off-sales are permitted) are permitted during the first 60 minutes after the conclusion of the hours specified in the major event order

The Department has developed a framework, which includes a request form, for the processing of major event orders which is available on the attached link.

[Licensing \(Northern Ireland\) Order 1996 - Registration of Clubs \(Northern Ireland\) Order 1996 - major event orders framework | Department for Communities \(communities-ni.gov.uk\)](#)

Section 8: Licensed race tracks: Sunday sales - Commenced 1 October 2021

This section allows the sale of intoxicating liquor at licensed race tracks on a Sunday.

Section 8 amends Article 42 of the Licensing Order (General permitted hours) to permit “licensed race tracks”³, within the “place of public entertainment” category of premises which may be granted a liquor licence, to sell intoxicating liquor on Sundays (not including Christmas Day) from 30 minutes before the entertainment and 30 minutes after, between the hours of 12.30pm and 11.00pm.

³ As defined in Article 2 of the Licensing Order place of public entertainment (c) premises on a licensed track within the meaning of the [1985 NI 11.] Betting, Gaming, Lotteries and Amusements (Northern Ireland) Order 1985

Section 9: Places of public entertainment – Commenced 6 April 2022

This section amends Article 2 of the Licensing Order to include cinemas as a place of public entertainment, allowing them to apply for a licence to sell intoxicating liquor on the premises.

The process for applying for a liquor licence is the same as for any other premises and is set out in Article 7 of and Schedule 1 to the Licensing Order.

As the process for applying for a liquor licence is through the County Courts it is recommended that any potential applicant engages the services of a specialist solicitor.

Cinemas will be allowed to sell intoxicating liquor

- from 30 minutes before the entertainment and up to 30 minutes after,
- between 11.30am to 11pm on weekdays,
- 12.30pm to 11pm on Sundays and
- 12.30pm to 10pm on Christmas day.

Section 10: Licence for off-sales – Commenced 6 April 2022

This section adds local producers of intoxicating liquor to the categories of premises under Article 5(1) of the Licensing Order which may be granted a liquor licence.

The process for applying for a liquor licence is the same as for any other premises and is set out in Article 7 of and Schedule 1 to the Licensing Order.

As the process for applying for a liquor licence is through the County Courts it is recommended that any potential applicant engages the services of a specialist solicitor.

Section 10 also adds new Articles 52B, C and D to the Licensing Order which set out specific conditions which apply to a local producer's licence.

Local producer's licence: sales on own premises

New Article 52B allows a local producer of intoxicating liquor to apply for a licence to sell their own products, from their own premises for **consumption off the premises**. Only intoxicating liquor produced on the premises may be sold.

Selling other intoxicating liquor or selling for consumption on the premises carries a fine of up to £2,500 or up to 3 months in prison, or both.

A sample may be provided for consumption on the premises as part of a tour of the premises, provided no charge is made for the sample separate to the charge for the tour.

Providing samples without a tour carries a fine of up to £1,000.

The following samples, allowed per person per day, must not be exceeded –

- 1.5 pints (852mls) Beer or Cider up to and including 6% ABV; or
- 1 pint (568mls) Beer or Cider above 6% ABV; or
- 3 measures (35mls) of any spirit; or
- 3 measures (70mls) of any liqueur

These are maximum amounts and are intended to allow local producers who have a larger product range to offer smaller samples of more products.

The Department of Health encourages that such samples are taken over an appropriate period of time; that drink-driving is completely discouraged and that water and soft drinks are also available.

The regulations relating to the sample amounts can be found on the attached link.

[The Licensing \(Sample\) Regulations \(Northern Ireland\) 2022 \(legislation.gov.uk\)](#)

It should be noted that the holder of the licence must display at all times a notice, detailing the conditions of the licence held. This notice is important as it is an offence for a person, having purchased intoxicating liquor from the holder of the licence, to consume it in the production premises or in premises which adjoin or are near the production premises and which belong to the holder of the licence or are under his control or used by his permission. The licence holder, if the consumption is with the holder's or a servant's or agent's knowledge or consent, will also be guilty of the offence.

The regulations relating to the notice, and the notice itself, can be found on the attached link.

[The Licensing \(Notice Relating to Local Producer's Licence\) Regulations \(Northern Ireland\) 2022 \(legislation.gov.uk\)](#)

Failure to display this notice carries a fine of up to £1,000.

Licence holders are reminded of their responsibilities under the Disability Discrimination Act 1995 and to ensure that access to all information contained in the notice is available to all patrons.

Local producer's licence: sale on other licensed premises

New Article 52C allows local producers of intoxicating liquor to sell their own products (produced on their own production premises), for consumption off the premises, in certain other licensed premises.

These licensed premises are:

- an hotel;
- a conference centre;
- an indoor arena;
- an outdoor stadium;
- a place or premises specified in an occasional licence.

The sale must be ancillary to an event which is being held on those premises wholly or mainly to promote food, drink or craftwork produced in Northern Ireland.

Sales for consumption on the premises or in any other category of licensed premises carries a fine of up to £2,500 or up to 3 months in prison, or both.

It should also be noted that the holder of the licence must display at all times a notice detailing the conditions of the licence held at the point of sale. This notice is important as it is an offence for the local producer to sell products they did not produce themselves; or for consumption on the premises, and the products can only be sold ancillary to an event being held on other licensed premises being used wholly or mainly to promote food, drink or craftwork produced in Northern Ireland, or relating to agriculture in Northern Ireland. The regulations relating to the notice, and the notice itself, can be found on the attached link.

[The Licensing \(Notice Relating to Local Producer's Licence\) Regulations \(Northern Ireland\) 2022 \(legislation.gov.uk\)](https://www.legislation.gov.uk)

Failure to display this notice carries a fine of up to £1,000.

Licence holders are reminded of their responsibilities under the Disability Discrimination Act 1995 and to ensure that access to all information contained in the notice is available to all patrons.

Local producer's licence: sales not on licensed premises

New Article 52D permits local producers of intoxicating liquor to sell their own products, (produced on their own production premises), for consumption off the premises, at a place which is not licensed for the sale of intoxicating liquor in any way.

An event must be being held at that place which is open to the public to wholly or mainly promote food, drink or craftwork in Northern Ireland.

There are three approvals which must be obtained prior to the event taking place. It is advisable that the approvals are obtained at the earliest opportunity.

The **person organising the event** must make a request to the Department asking it to publish a statement (and this statement must be published) that, in its opinion, the event:

- is being held to promote food, drink or craftwork produced in Northern Ireland or relates to agriculture in Northern Ireland; and
- is of importance to the area of Northern Ireland in which it is being held.

The Department will notify the organiser of the outcome of the request and if a statement is published, it can be found on the page on the attached link:

[Licensing \(Northern Ireland\) Order 1996 – Local producer's licence: sales not on licensed premises | Department for Communities \(communities-ni.gov.uk\)](#)

Requests should be emailed to: social.policy@communities-ni.gov.uk

The **person organising the event** must make a request to the local police and have obtained written approval from a senior local police officer for intoxicating liquor to be sold at the event for consumption away from the place where the event is being held.

The **holder of the local producer's licence** must make a request to the local police and have obtained written approval from a senior local police officer that the holder of the licence, or a servant or agent, is permitted to sell intoxicating liquor at the event. Similarly, the intoxicating liquor being sold must have been produced on the licence holder's production premises and sold for consumption away from the place the event is being held.

These requests should be made to the district licensing officer or the duty inspector of the local police district in which the event is being held.

Local producers may provide samples at the event.

The following samples, allowed per person per day, must not be exceeded –

- 1.5 pints (852mls) Beer or Cider up to and including 6% ABV; or

- 1 pint (568mls) Beer or Cider above 6% ABV; or
- 3 measures (35mls) of any spirit; or
- 3 measures (70mls) of any liqueur

The regulations relating to the sample amounts can be found here.

[The Licensing \(Sample\) Regulations \(Northern Ireland\) 2022 \(legislation.gov.uk\)](#)

These are maximum amounts and are intended to allow local producers who have a larger product range to offer smaller samples of more products.

The Department of Health encourages that such samples are taken over an appropriate period of time; that drink-driving is completely discouraged and that water and soft drinks are also available.

It should also be noted that the holder of the licence must display at all times a notice detailing the conditions of the licence held at the point of sale. This notice is important as it is an offence for a local producer to sell products they have not produced themselves or for consumption on the premises. Any person who consumes products bought at the event, at the event, also commits an offence. It is also an offence to sell products at the event unless the relevant approvals have been provided to the event organiser and the licence holder. The regulations relating to the notice, and the notice itself, can be found on the attached link.

[The Licensing \(Notice Relating to Local Producer's Licence\) Regulations \(Northern Ireland\) 2022 \(legislation.gov.uk\)](#)

Failure to display this notice carries a fine of up to £1,000.

Licence holders are reminded of their responsibilities under the Disability Discrimination Act 1995 and to ensure that access to all information contained in the notice is available to all patrons.

Industrial de-Rating information

It should be noted that any Industrial de-Rating currently granted to a local producer's premises may be impacted by any licence granted for the sale of intoxicating liquor from those premises.

The primary function of the premises will dictate whether Industrial de-Rating is retained or not however each premises needs to be individually assessed in accordance with the rating legislation.

Where the premises are used for other purposes such as a part of the premises set aside for the retail sale of intoxicating liquor for consumption off the premises (off-sales), this part will be subject to rates payable at the full rate and a rates reassessment will need to be carried out by Land & Property Services (LPS). Licence

holders should apply for a rates reassessment once licensing or physical changes have been made to premises.

LPS is unable to provide estimates of the potential impact on rateable value or Industrial de-Rating in advance of changes having been undertaken, however prospective licence holders who wish to contact LPS for further information may do so by emailing valuation@lpsni.gov.uk.

Section 11: Sales and consumption of intoxicating liquor in local producer's premises – Commenced 1 June 2022

This section introduces a new Article 52E (Local producer's premises: suitability for on sales) to the Licensing Order, allowing local producers to apply to the court for a suitability order for a specific part of their premises for the sale and consumption of intoxicating liquor in the premises.

This application can be made to the county court at the time of the grant of a local producer's licence or to a magistrate's court at any time.

Once a suitability order has been granted, a new Article 52F (Local producer's premises: authorisations for on sales) allows for the application for an authorisation for the sale and consumption of the intoxicating liquor in the premises on specific dates. This application can also be made to the county court at the time of the grant of the local producer's licence and suitability order, or to a magistrate's court at any time.

The permitted hours on these dates are between 4pm and 10pm. No more than 104 authorisations may be granted during a 12-month period and an authorisation may not include Christmas day.

Drinking-up time of 60 minutes is permitted under Article 46 of the Licensing Order.

It is important to note that an occasional licence under Article 30 of the Licensing Order may not be granted for any part of a local producer's premises to which an order under Article 52E applies.

It should also be noted that the holder of the licence must display a notice in the part of the premises to which an order under Article 52E applies, at all times when an authorisation under Article 52F is in force, detailing the conditions under which intoxicating liquor may be sold and consumed. The notice is important as it is an offence to sell intoxicating liquor unless a suitability order has been granted and an authorisation order is in place; to sell outside of the permitted hours of between 4pm and 10pm on authorised dates; or to consume or allow consumption after the permitted 60 minutes drinking up time.

The regulations relating to the notice, and the notice itself, can be found on the attached link.

[The Licensing \(Notice Relating to Local Producer's Premises – Authorisation for On-Sales\) Regulations \(Northern Ireland\) 2022 \(legislation.gov.uk\)](#)

Failure to display this notice carries a fine of up to £1,000.

Licence holders are reminded of their responsibilities under the Disability Discrimination Act 1995 and to ensure that access to all information contained in the notice is available to all patrons.

Industrial de-Rating information

It should be noted that any Industrial de-Rating currently granted to a local producer's premises may be impacted by any licence granted for the sale of intoxicating liquor from those premises.

The primary function of the premises will dictate whether Industrial de-Rating is retained or not however each premises needs to be individually assessed in accordance with the rating legislation.

Where the premises are used for other purposes such as a part of the premises set aside for the retail sale of intoxicating liquor for consumption on the premises (on-sales), this part will be subject to rates payable at the full rate and a rates reassessment will need to be carried out by Land & Property Services (LPS). Licence holders should apply for a rates reassessment once licensing or physical changes have been made to premises.

LPS is unable to provide estimates of the potential impact on rateable value or Industrial de-Rating in advance of changes having been undertaken, however prospective licence holders who wish to contact LPS for further information may do so by emailing valuation@lpsni.gov.uk.

Section 12: Requirement for off licence – Commenced 6 April 2022

This section relates to remote sales of intoxicating liquor.

A new Article 5A in the Licensing Order requires that where a sale takes place in any way other than in person:

- the place of dispatch in Northern Ireland must be licensed to sell intoxicating liquor for consumption off the premises; and
- the person making the sale, personally or by a servant or agent, is the holder of the licence.

This section also amends Article 66 of the Licensing Order (conditions as to delivery of intoxicating liquor), requiring any person, who is not a servant or agent of the licence holder, and who is delivering intoxicating liquor to the purchaser, to make the delivery without reasonable delay, and to have with them a receipt from the holder of the licence for the purchase of intoxicating liquor.

Failure to make the delivery without unreasonable delay or to carry the relevant receipt carries a fine of up to £1000.

Section 13: Removal of requirements for children's certificates, etc. – Commenced 6 April 2022

This section repeals Article 59 of the Licensing Order (children's certificates) which required licensees to hold a children's certificate if they wished young people under 18 years of age to be allowed in areas of the premises which contained a bar or are used mainly or exclusively for the consumption of intoxicating liquor.

The section makes further amendments to ensure all safeguards remain in place before young people under 18 years of age are allowed in areas of the premises which contain a bar or are used mainly or exclusively for the consumption of intoxicating liquor.

These safeguards include:

- meals must be available,
- a young person must be accompanied by an adult and sit away from the bar,
- a young must leave the premises by 9.00pm (9.30pm if consuming a meal purchased before 9.00pm).

Section 14: Underage functions – Commenced 6 April 2022

This section relates to the suitability of certain premises and authorisation for those premises to hold functions which are designed to appeal to under 18s in particular e.g. – formals, teen discos.

The licensed premises in question are:

- pub;
- an hotel;
- a restaurant;
- a conference centre;
- a higher education institution;
- an indoor arena;
- an outdoor stadium.

A new Article 58A in the Licensing Order permits a court to make an order specifying a certain part of a licensed premises as suitable to hold underage functions when they are satisfied the required conditions have been met.

These conditions include:

- that the part of the premises specified in the order is structurally adapted for the purpose of having functions held in it;
- that appropriate steps have been taken for securing the safety of under 18s while attending an underage function in that part of the premises and that it is otherwise suitable for underage functions;
- that suitable arrangements are in place for securing under 18s attending the function do not have access to any other part of the premises which is used for the sale of intoxicating liquor.

A new Article 58B in the Licensing Order provides for authorisations for specific functions.

The holder of a licence must apply to the relevant magistrates' courts for an authorisation for each underage function. The procedure which must be followed is set out in Schedule 10 to the Licensing Order.

An authorisation permits under 18s to be in the part of the premises which has been granted a suitability order up to 1.00am to attend the function, and up to 1.30am following the function.

A condition of the authorisation is that during the period for which the authorisation is in force:

- each dispenser of intoxicating liquor in the part of the premises where the function is taking place must be **incapable of operation**; and
- access to any other container of intoxicating liquor in that part must be prevented.

A court may place other conditions as it thinks fit. Failure to comply with any condition carries a fine of up to £1,000.

Sales of intoxicating liquor to anyone aged 18 or over in the part of the premises where the function is taking place is an offence.

The licence holder, servant or agent, is also not permitted to allow anyone aged 18 or over to consume intoxicating liquor in that part.

Furthermore, a person aged 18 or over is not permitted to consume intoxicating liquor in the area authorised for the underage function whilst the function takes place.

Sales, permission to consume, and consumption, all carry a fine of up to £1,000.

This section also makes changes to Article 108 of the Betting, Gaming, Lotteries and Amusements (Northern Ireland) Order 1985. It is now an offence for gaming machines to be made available in any part of licensed premises in which an underage function is being held.

Section 15: Private functions – Commenced 6 April 2022

This section amends Article 58 of the Licensing Order which relates to under 18s in licensed premises. Under 18s will be able to remain on licensed premises, to attend a private function e.g. birthday party, anniversary celebration, provided certain conditions are met.

The conditions are:

- the function is held in a part of the premises where the public do not have access to for the duration of the function;
- the person under 18 is in the company either of a parent or of a parent of another person who is under 18 and attending the function;
- at least a main meal is being served at the function; and
- the person under 18 does not consume any part of that meal at a counter or structure that is being used wholly or mainly as a bar.

NB: “parent” includes any individual who has parental responsibility for that person or has care of that person.

Section 16: Delivery of intoxicating liquor to young persons – Commenced 6 April 2022

This section amends Article 60 of the Licensing Order which relates to the sale, etc., of intoxicating liquor to young persons.

It makes it an offence for a licensee, or servant or agent, to make a home delivery of intoxicating liquor (purchased by an adult) to any person under 18 years of age.

It also provides that in court proceedings, licensees, or servants or agents, may rely on a defence of due diligence by demonstrating that, when delivering the intoxicating liquor, they recorded details of any proof of age document they had requested in the delivery book or on an invoice.

Section 17: Restaurants and guest houses: notice displaying licence conditions – Commenced 6 April 2022

This section amends Article 51 of the Licensing Order (conditions as to sale etc. in guest houses and restaurants). It adds a new Article 51(4A) which requires a restaurant, and a guest house which also has a restaurant, to display a notice detailing the conditions in relation to the sale and consumption of intoxicating liquor in the premises.

This notice must be displayed in any part of the restaurant set apart for the service of meals, or for the service of intoxicating liquor and other beverages to diners before or after such meals. The notice must be displayed at all times and also be in a position where it is readily visible to any person seeking to purchase intoxicating liquor.

The notice is important as it details the licence conditions under which intoxicating liquor is sold and consumed in the premises. It is an offence to sell or consume intoxicating liquor in a licenced restaurant unless it is ancillary to a main table meal, it's served in a part of the restaurant set apart for the service of meals, or for the service of intoxicating liquor and other beverages to diners before or after such meals. It must be paid for and on the same bill as the meal, there must be other beverages available including drinking water, and no entrance fee can be charged for entry to the restaurant premises.

The regulations relating to the notice, and the notice itself, can be found on the attached link.

[The Licensing \(Notice Relating to Restaurants and Guest Houses\) Regulations \(Northern Ireland\) 2022 \(legislation.gov.uk\)](https://www.legislation.gov.uk)

Failure to display the notice carries a fine of up to £1,000.

Licence holders are reminded of their responsibilities under the Disability Discrimination Act 1995 and to ensure that access to all information contained in the notice is available to all patrons.

Section 18: Prohibition on self-service and sales by vending machines – Commenced 1 October 2022

Section 18 adds a new Article 54A in the Licensing Order which prohibits the sale of intoxicating liquor by self-service where the purchaser (or someone they are with) operates the dispenser, and by vending machines, for consumption either in or off the premises.

Article 54A(3) extends this prohibition to honesty boxes. Sales of intoxicating liquor must be made under the supervision of the licence holder or a member of their staff.

Failure to comply with this requirement carries a fine up to £1,000.

Article 54A(4) provides the Department with the power to make regulations in the future to permit residents in hotels, guest houses and pubs which provide accommodation, to purchase intoxicating liquor from vending machines when certain conditions are satisfied.

Section 19: Restrictions on off-sales drinks promotions in supermarkets etc. – Commenced 1 October 2022

Section 19 adds new Article 57ZA to the Licensing Order, restricting the advertising of drinks promotions in supermarkets to the area in which intoxicating liquor may be displayed.

Supermarkets and any other standalone off-sales premises will not be permitted to advertise drinks promotions anywhere in the vicinity of its own premises, or any other licensed supermarket or off-sales premises.

The vicinity of the premises extends to 200 meters from the boundary of the premises. References in the Licensing Order to premises include references to their curtilages and therefore, where any supermarket or off-sales premises has a carpark for example, this is to be taken as part of the premises.

An off-sales drinks promotion in relation to a licensed premises is defined as an activity which promotes, or seeks to promote, in relation to those premises specifically, the purchase of intoxicating liquor on the premises for consumption off the premises. This includes displaying or making available publications produced which relate wholly or mainly to promoting sales of intoxicating liquor for consumption off the premises.

It does not however include the promotion of a purchase of intoxicating liquor as part of a 'meal deal' in a supermarket.

Breaching restrictions on drinks promotions carries a fine of up to £1,000.

Section 20: Prohibition of loyalty schemes – Commencing on 6 April 2023

Section 20 adds a new Article 57ZB to the Licensing Order prohibiting licence holders from operating a membership scheme which provides rewards to its members when purchasing intoxicating liquor and allows the member to redeem the rewards to reduce the price of the intoxicating liquor or receive it free of charge.

Operating such a scheme carries a fine of up to £5,000.

Section 21: Minimum price for alcohol - Commenced 1 October 2021

This section places a duty on the Department of Health to, within 3 years of whole of this Act coming into operation, bring forward to the Assembly, legislation introducing minimum pricing for the sale and supply of intoxicating liquor and to prohibit its sale or supply below that price.

Section 22: Occasional licences: conditions – Commenced 6 April 2022

This section allows for the police to appear at a hearing of an application for an occasional licence and ask for terms and conditions to be placed on it.

There is also an opportunity, on request by the holder of the occasional licence, for a magistrates' court to vary or remove any of the terms or conditions if it is satisfied that it is appropriate to do so.

Failure to comply with terms and conditions placed on an occasional licence carries a fine up to £1,000.

Section 23: Independent review of licensing system including surrender principle - Commenced 1 October 2021

This section places a duty on the Department for Communities to appoint an independent person, within one year of this Act receiving Royal Assent, to undertake a review of the licensing system.

Subsections (2) and (3) set out the areas to be covered by the review and stipulate that the appointed person must report and make recommendations within two years of their appointment.

The Department is required to lay the report of the review before the Assembly, publish the report, and, within six months of publication, produce and publish a plan setting out how it proposes to respond to the report. The Minister is required to make an oral statement to the Assembly about the plan within six months of publication of the report.

Section 24: Annual publication of the number of licences - Commenced 1 October 2021

This section requires the Department for Communities to publish an annual statement of the number of liquor licences in force for public houses and off-licences and any trends which may be observed from these numbers.

Licensed public houses are to be listed by district electoral area or, where feasible, by reference to smaller areas within each of those areas.

Section 25: Code of practice – Commenced 1 October 2022

Section 25 adds a new Article 76F to the Licensing Order which allows the Department to approve a relevant code of practice which has been produced by a person or group of persons who have a relevant interest in matters surrounding intoxicating liquor.

A person or group of persons with a relevant interest could represent businesses involving the sale, production, wholesale dealing in intoxicating liquor or researching the effects of the consumption of intoxicating liquor on public health or public order.

The code of practice will be relevant if it relates to the display, sale or promotions for the sale of intoxicating liquor whether for consumption in or off licensed premises. Before approving the code of practice, the Department will consult with police and when the code of practice is approved, a notice will be placed in the Belfast Gazette. Any amendments made to the code of practice will also have to be approved by the Department.

New sub-paragraphs inserted into the Licensing order means that the court must be satisfied that licence holders are aware of their responsibilities under any code of practice when they submit their licence applications and in the case of renewals, that they have been complying with it.

Section 26: Body Corporate: change of directors – Commenced 6 April 2022

This section deals with licence holders which are made up of a body corporate.

Article 4 of the Licensing Order (persons to whom licences may be granted) is amended to require a body corporate licence holder to notify the courts and police of any change of directorship within 28 days.

Failure to comply with this requirement carries a fine up to £5,000.

Article 72 of the Licensing Order (suspension of licence) is also amended to allow the suspension of a licence on the grounds that the body corporate is no longer fit to hold a licence, having not informed the courts and police of a change of directorship.

Section 27: Removal of exemption for angostura bitters - Commenced 1 October 2021

This section effectively includes angostura bitters, a product of high alcohol content which is used to flavour a wide variety of drinks and food, in the definition of intoxicating

liquor. This means that they may only be sold in licensed premises, or in the licensed part of premises.

PART 2 - REGISTRATION OF CLUBS

Section 28: Sporting Clubs – Commenced 6 April 2022

This section deals with extending an area of a sporting club authorised to supply intoxicating liquor.

New Article 15A in the Clubs Order (Extension authorisations for sporting clubs) allows police to authorise, in writing, a sporting club to extend the area of its premises which is registered to supply intoxicating liquor for the purpose of holding a function.

The function must be likely to attract more people than could be accommodated in the registered club premises, and the application to the police must include a plan showing the area of the proposed extension.

The extended area will be treated as part of the registered club premises for the duration of the authorisation and therefore the function will be subject to the conditions set out in Article 30 (Functions in registered clubs) of the Licensing Order.

No more than 6 authorisations may be granted in any year. An authorisation may exceed 1 day only in exceptional circumstances, determined by the police, and must not exceed 5 days.

Section 29: Consent required for alterations to premises – Commenced 1 October 2022

Section 29 inserts new Article 12A to the Clubs Order, bringing it in line with Article 31 of the Licensing Order. This means that a registered club will be required to obtain the consent of a court before making certain specified alterations to its premises.

If such alterations are made to the club without the approval of the court, the court may order the club to restore the premises to their original condition, as far as practicable, within a specified period.

Failure to comply with a court order to restore the premises to their original condition carries a fine of up to £5,000 for the club and every official of the club, or up to 6 months imprisonment, or both.

A registered club will also be required to notify the court of any such alteration required by order of a lawful authority.

Failure to notify the court of in advance of the alteration being made, where it is by order of a lawful authority, carries a fine of up to £500 for the club and every official of the club.

Section 30: Removal of additional restrictions at Easter - Commenced 1 October 2021

Easter weekend permitted hours now mirror what is available for any other weekend throughout the year.

Section 30 amends Article 24 (general permitted hours), Article 25 (consumption of liquor after permitted hours) and Article 26 (authorisations for special occasions) of the Clubs Order to remove all Easter restrictions.

This corresponds with changes made for licensed premises in Section 1 of the Act.

Section 31: Removal of restrictions on late opening on Sunday - Commenced 1 October 2021

This section brings the **end** of general and extended permitted hours on any Sunday into line with those permitted on any other day (11pm with general permitted hours, and 1am the following morning for special occasions).

Opening times on Sundays (12.30pm) and Christmas Day hours (12.30pm - 10pm) remain the same.

Section 31 amends Article 24 of the Clubs Order (general permitted hours) and Article 26 (authorisations for special occasions) and removes the restrictions on late night permitted hours on a Sunday (currently restricted to 10pm and 12pm respectively) for registered clubs.

Section 32: Extension of “drinking-up time” - Commenced 1 October 2021

This section increases drinking-up time from 30 minutes to 1 hour.

Section 32 amends Article 25 of the Clubs Order (consumption after permitted hours of liquor supplied during those hours) to create similar provisions for the duration of the “drinking-up time” in private members’ clubs to those set out in [Section 6](#) of the Act in relation to licensed premises.

IMPACT OF BRITISH SUMMER TIME ON DRINKING UP TIME

The beginning or end of British Summer Time is to be ignored for the purpose of drinking up time under the Registration of Clubs (Northern Ireland) Order 1996.

Section 33: Increase in number of authorisations for special occasions - Commenced 1 October 2021

This section increases the number of late nights a club can apply to the police for.

Section 33 amends Article 26 of the Clubs Order (authorisation for special occasions) to increase the number of authorisations which can be granted by the police to any club in any year from 85 to 104.

Subsection (2) inserts new paragraphs (2A) and (2B) to Article 25 to give the Department the power to modify by regulation, subject to Assembly approval, the number of authorisations which can be granted for the time specified.

It is important to note that subsection (3) inserts new paragraphs (5) to (9) to Article 26 to require a person applying for an authorisation under this Article, to display a notice of the application on or near the club premises for which the authorisation is sought during the three weeks before the first occasion to which the application relates.

A copy of the notice must also be served on the district council.

An administrative form of notice that registered clubs can use to comply with the requirement to display under Article 26 can be downloaded from the Department’s website at

<https://www.communities-ni.gov.uk/publications/licensing-and-registration-clubs-amendment-act-ni-2021-guide>

Applications should be addressed to the district licensing officer or the duty inspector of the local police district in which the premises is situated.

Furthermore, there is provision for complaints to be made from the police, council or any person owning or residing in premises within the vicinity, to the courts where undue inconvenience is caused to local residents as a result of a late night authorisation. Courts are given the power to revoke an authorisation, modify the hours

of an authorisation, or make an authorisation subject to such terms and conditions at it thinks fit, including any which may be requested by the district commander of the police of the district in which the club premises are situated.

Section 34: Major Events – Commenced 6 April 2022

This section adds a new Article 26A to the Clubs Order which gives the Department the power to make a “major event order” which will:

- designate an event, held in NI, as a major event; and
- specify the permitted hours for the sale supply of intoxicating liquor, outside of what is currently available under the Clubs Order.

The period specified in a major event order may not include Christmas Day.

The Department must consult with appropriate persons. These persons may vary depending on the event however examples would be the police and council local to where the event is taking place.

The Department may also impose conditions for the supply of intoxicating liquor in any major event order. Failure to comply may result in a fine of up to £1,000 on summary conviction.

The Department has developed a framework, which includes a request form, for the processing of major event orders which is available on the attached link.

[Licensing \(Northern Ireland\) Order 1996 - Registration of Clubs \(Northern Ireland\) Order 1996 - major event orders framework | Department for Communities \(communities-ni.gov.uk\)](#)

Section 35: Removal of requirement for children’s certificate, etc. – Commenced 6 April 2022

This section repeals Article 33 of and Schedule 5 to the Clubs Order (children’s certificates) which required a registered club to hold a children’s certificate if they wished young people under 18 years of age to be allowed in areas of club premises which contained a bar or are used mainly or exclusively for the consumption of intoxicating liquor.

The section makes further amendments to ensure all safeguards remain in place before young people under 18 years of age are allowed in areas of the premises which contain a bar or are used mainly or exclusively for the consumption of intoxicating liquor.

These safeguards include:

- meals, and beverages suitable for young people under 18 years of age, must be available,
- a young person must be accompanied by an adult and sit away from the bar,
- a young person must leave the premises by 9.00pm (9.30pm if consuming a meal purchased before 9.00pm).

Section 36: Underage functions – Commenced 6 April 2022

This section relates to the suitability of a registered club to hold a function which is designed to appeal to under 18s in particular e.g. formal, teen disco.

A district commander, for the police district in which the club is situated, will need to be satisfied of the following conditions before authorising a function:

- that suitable arrangements are in place for securing under 18s attending the function do not have access to any other part of the premises which is used for the supply, consumption or storage of intoxicating liquor;
- each dispenser of intoxicating liquor at a bar in the part of the club premises where the function is being held are **incapable of operation**;
- access to any other container of intoxicating liquor is prevented.

The authorisation will specify the area in the registered club to hold the function and the duration of the function, up to 1.00am.

A registered club must not supply or permit consumption of intoxicating liquor to anyone aged 18 or over in the area of the club authorised to hold the function.

Failure to comply with these conditions means:

- the club,
- every official in the club at the time the conditions were contravened and
- the person supplying or permitting the consumption of the intoxicating liquor, are each guilty of an offence and each liable to a fine of up to £1,000.

This section also makes changes to Article 108 of the Betting, Gaming, Lotteries and Amusements (Northern Ireland) Order 1985. It is now an offence for gaming machines to be made available in any part of registered clubs in which an underage function is being held.

Section 37: Private functions – Commenced 6 April 2022

This section amends Article 32 of the Clubs Order (young persons prohibited from bars) which relates to under 18s in part of club premises which contain a bar or is used exclusively or mainly for the supply, consumption or storage of intoxicating liquor. Under 18s will be able to remain on club premises after 9pm (or 10pm if in sporting club premises), to attend a private function e.g. birthday party, anniversary celebration, provided certain conditions are met.

The conditions are:

- the private function is held in a part of the club premises where other members, or guests of other members, do not have access to that part of the club for the duration of the function;
- the person under 18 is in the company either of a parent or of a parent of another person who is under 18 and attending the function;
- at least a main meal is being served at the function; and
- the person under 18 does not consume any part of that meal at a counter or structure that is being used wholly or mainly as a bar.

NB: “parent” includes any individual who has parental responsibility for that person or has care of that person.

Section 38: Young people prohibited from bars – Commenced 6 April 2022

This section amends Article 32 of the Clubs Order (young persons prohibited from bars). It extends the last time that young people under 18 years of age may be in the bar area of sporting club premises from 10.00pm to 11.00pm during the summer months (1 May to 30 September).

New Article 32(13A) further allows a young person to remain in the bar area of a sporting club premises until 11.00pm at any time of the year, up to 3 times per calendar year, to attend a prize-giving ceremony.

Section 39: Prohibition on self-service and supply by vending machines – Commenced 1 October 2022

Section 39 adds a new Article 31C to the Clubs Order which prohibits the supply of intoxicating liquor by self-service where the purchaser (or someone they are with) operates the dispenser, and by vending machines, for consumption in the club premises.

Article 31C(3) also extends this prohibition to honesty boxes. Intoxicating liquor can only be made available under the supervision of a club official, manager or servant employed in the club.

Failure to comply with this requirement carries a fine up to £1,000.

Section 40: Restrictions relating to advertisements – Commenced 6 April 2022

This section amends Article 38 of the Clubs Order (restrictions on advertisements relating to functions in clubs) which restricts advertising to solely within club premises unless the function was for sport, game or other physical recreation.

Clubs are now permitted to advertise any function outside of club premises provided, where appropriate, the advertisement clearly states that **only** members of the club and their guests may attend the function.

It is important to note that the statement must be clearly visible on the advertisement.

Advertisements relating to functions where the proceeds are devoted to charitable or benevolent purposes will not be required to include such a statement.

Section 41: Code of practice – Commenced 1 October 2022

Section 41 adds a new Article 41K to the Clubs Order which allows the Department to approve a relevant code of practice which has been produced by a person or group of persons who have a relevant interest in matters surrounding intoxicating liquor.

A person or group of persons with a relevant interest could represent registered clubs, businesses involved in the production or wholesale of intoxicating liquor, or be researching the effects of the consumption of intoxicating liquor on public health or public order.

The code of practice will be relevant if it relates to the display, supply or promotions for the supply of intoxicating liquor for consumption in registered clubs. Before approving the code of practice, the Department will consult with police and when the code of practice is approved, a notice will be placed in the Belfast Gazette. Any amendments made to the code of practice will also have to be approved by the Department.

The court must be satisfied that club officials are aware of their responsibilities under any code of practice when they submit their registration applications and in the case of renewals, that they have been complying with it.

PART 3 - GENERAL

Section 42: Guidance - Commenced 1 October 2021

This section places a duty on the Department for Communities to produce and publish guidance on the effects of the licensing legislation and the registration of clubs legislation, the effects of the provisions of this Act and the practical implementation of Part 1, and any other matters it considers appropriate in relation to those issues.

Section 43: Review - Commenced 1 October 2021

This section requires the Department for Communities to review and report on each of the provisions in Parts 1 and 2 of this legislation as soon as is practicable after the third anniversary of the commencement of that provision and thereafter, at least once in every five years. The Department is required to lay each of these reports before the Assembly, and must then publish the reports.

The Department has a power to make regulations to discontinue these requirements, but not from any date earlier than the tenth anniversary of the Act receiving Royal Assent. The regulations cannot come into operation unless and until approved by the Assembly.

Section 44: Interpretation

In this Act:

“the Licensing Order” means the Licensing (Northern Ireland) Order 1996,

“the Registration of Clubs Order” means the Registration of Clubs (Northern Ireland) Order 1996, and

“statutory provision” has the meaning given in section 1(f) of the Interpretation Act (Northern Ireland) 1954.