



## Northern Ireland Assembly

# Licensing and Registration of Clubs (Amendment) Bill

## Notice of Amendments tabled on 26 May 2021 for Consideration Stage

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### New Clause

After clause 1 insert -

#### **‘Removal of restrictions on late opening for on-sales on Sunday**

**1A.—(1)** In Article 30 of the Licensing Order (occasional licences), in paragraph (1)(c), for paragraphs (ii) and (iii) substitute—

“(ii) on Sundays, between half past 12 in the afternoon and 1 in the morning of the day next following.”.

(2) In Article 42 of the Licensing Order (general permitted hours)—

(a) in paragraph (1), after sub-paragraph (a) and the following “and” insert—

“(aa) on Sundays, other than Christmas Day, from half past 12 in the afternoon to 11 in the evening; and”.

(b) in paragraph (1)(c), for the words from “except” to “Christmas Day” substitute “on Christmas Day,”. and

(c) in paragraph (3), for “paragraph (1)(c)” substitute “paragraph (1)(aa) and (c)”.

(3) In Article 42 of the Licensing Order, after paragraph (1) insert—

“(1A) Neither paragraph (1)(aa) nor, in a year when Christmas Day is on a Sunday, paragraph (1)(c) applies in the case of premises of a kind mentioned in Article 5(1)(a) with respect to which a direction under Article 7(10) or 15(5)(a) is in force.”.

(4) In Article 44 of the Licensing Order (orders for additional permitted hours), in paragraph (2), for the words from “the hours—” to “shall” substitute “the hours on any day from 11 in the evening to 1 in the morning of the day next following shall”.

(5) In Article 45 of that Order (authorisations for additional permitted hours), in paragraph (1), for the words from “the hours—” to “in addition to” substitute “the hours on any day from 11 in the evening to 1 in the morning of the day next following in addition to”.

(6) In Article 47 of that Order (extension licences), in paragraph (1)(b), for paragraphs (ii) and (iii) substitute—

“(ii) on Sundays, between half past 12 in the afternoon and 1 in the morning of the day next following.”.’

*Minister for Communities*

**Clause 2, Page 4, Line 13**

At end insert -

‘(1A) In Schedule 9 to the Licensing Order (procedure for certain applications), after paragraph 2 insert—

“2A. A person who intends to make an application under Article 44 or 44A must (in addition to complying with the duty under paragraph 2)—

- (a) not more than 6 weeks nor less than 2 weeks before the time of the court sitting at which the application is to be made, cause notice of the application to be published at least once in 2 newspapers circulating in the vicinity of the premises to which the application relates;
- (b) during the 3 weeks before that time, cause notice of the application to be displayed on or near the premises to which the application relates.”.’

*Minister for Communities*

**Clause 4, Page 5, Line 26**

Leave out ‘85’ and insert ‘104’

*Minister for Communities*

**Clause 4, Page 5, Line 34**

At end insert -

‘(4) After paragraph (3) of that Article insert—

“(4) A person who intends to make an application under this Article shall—

- (a) during the 3 weeks before the first occasion to which the application relates, cause notice of the application to be displayed on or near the premises for which the authorisation is to be sought;
  - (b) not less than 3 weeks before that time, serve a copy of the notice of the application on the district council for the district in which the premises are situated.
- (5) The notice under paragraph (4) must specify the kind of premises to which the application relates and must contain such information as may be prescribed by magistrates’ courts rules.
- (6) The following provisions of this Article apply where a complaint is made to a court of summary jurisdiction under Part 8 of the Magistrates’ Courts (Northern Ireland) Order 1981 on the grounds—
- (a) that the business carried on in premises to which an authorisation under this Article applies is being conducted during the hours mentioned in paragraph (1) or any period immediately following their termination in such a manner as to cause undue inconvenience to persons residing in the vicinity of the premises; or
  - (b) that such hours are causing undue inconvenience to persons residing in the vicinity of the premises.
- (7) Where the court is satisfied that the grounds of the complaint are made out, it may—
- (a) revoke the authorisation; or

- (b) modify the authorisation or, in relation to the authorisation, the hours mentioned in paragraph (1); or
  - (c) make the continuance of the authorisation subject to such terms and conditions as the court thinks fit.
- (8) The terms and conditions which may be imposed under paragraph (7)(c) include those requested by the district commander of the police district in which the premises are situated.”.’

*Minister for Communities*

**Clause 8, Page 8, Line 32**

Leave out from ‘a’ to ‘serving’ in line 33 and insert ‘an amount (whether in one serving or more)’

*Minister for Communities*

**Clause 8, Page 9, Line 24**

Leave out ‘and 52D’ and insert ‘to 52F’

*Minister for Communities*

*An amendment to the amendment to Clause 8, page 9, line 28, tabled by the Chairperson of the Committee for Communities on 18 May 2021*

Leave out from ‘means’ to end and insert -

‘, in relation to premises, means a tour of the premises which—

- (a) includes an explanation of, or information relating to, the process whereby the intoxicating liquor is produced in the premises,
- (b) is carried out in person, whether the tour is guided by a person or not, and
- (c) requires a ticket to be issued to each person participating in the tour.’

*Minister for Communities*

**Clause 8, Page 12, Line 4**

At end insert -

- ‘(5A) In each of the following provisions of that Order, after “Article 5(1)(b)” insert “or (m)”—
- (a) Article 46(1)(a)(ii) (exception for sales outside permitted hours),
  - (b) Article 56(1) (penalty for permitting consumption in unlicensed part of premises), and
  - (c) Article 58(1)(b) (prohibition on young persons).’

*Minister for Communities*

*An amendment to the amendment inserting a new clause entitled ‘Sales and consumption of liquor in local producer’s premises’, tabled by the Chairperson of the Committee for Communities on 18 May 2021*

In subsection (1), leave out ‘43 of the Licensing Order’ and insert ‘52D of the Licensing Order (inserted by section 8(3))’

*Minister for Communities*

*An amendment to the amendment inserting a new clause entitled ‘Sales and consumption of liquor in local producer’s premises’, tabled by the Chairperson of the Committee for Communities on 18 May 2021*

In subsection (1), leave out first ‘43A’ and insert ‘52E’

*Minister for Communities*

*An amendment to the amendment inserting a new clause entitled ‘Sales and consumption of liquor in local producer’s premises’, tabled by the Chairperson of the Committee for Communities on 18 May 2021*

In subsection (1), in the new Article 43A(1), leave out from ‘to which’ to ‘those premises’ and insert ‘which are of a kind mentioned in Article 5(1)(m) and part of which is structurally adapted, and used or intended to be used, for the purpose of providing persons frequenting the premises with intoxicating liquor produced in the premises for consumption in the premises—

- (a) a county court which grants a local producer’s licence or declares a local producer’s licence provisionally granted to be final, on the application of the person applying for the grant or declaration, or
- (b) a court of summary jurisdiction, at any time, on the application of the holder of the local producer’s licence’

*Minister for Communities*

*An amendment to the amendment inserting a new clause entitled ‘Sales and consumption of liquor in local producer’s premises’, tabled by the Chairperson of the Committee for Communities on 18 May 2021*

In subsection (1), in the new Article 43A, leave out subsection (4)

*Minister for Communities*

*An amendment to the amendment inserting a new clause entitled ‘Sales and consumption of liquor in local producer’s premises’, tabled by the Chairperson of the Committee for Communities on 18 May 2021*

In subsection (1), in the new Article 43A, leave out subsection (5)

*Minister for Communities*

*An amendment to the amendment inserting a new clause entitled ‘Sales and consumption of liquor in local producer’s premises’, tabled by the Chairperson of the Committee for Communities on 18 May 2021*

In subsection (1), after the new Article 43A insert—

**“Authorisations for on-sales on production premises**

52F.—(1) In the case of premises of a kind specified in Article 5(1)(m) in respect of which an application has been made for an order under Article 52E, the court hearing the application may, if it makes the order, also grant an authorisation under this Article on an application made in compliance with the procedure set out in Schedule 10.

(2) In the case of premises of that kind in respect of which an order under Article 52E has effect, a court of summary jurisdiction may, on an application made in compliance with the procedure set out in Schedule 10, grant an authorisation under this Article.

(3) An authorisation under this Article may authorise the holder of the local producer’s licence, on the day and during the hours specified in the authorisation, to sell in the part of the premises to which the order under Article 52E applies intoxicating liquor produced in the production premises for consumption in that part of the premises.

(4) Not more than 104 authorisations shall be granted under this Article to the holder of a local producer’s licence in any year.

(5) Regulations may modify paragraph (4) so as to substitute a different number of orders for the time being specified there.

(6) Regulations may not be made under paragraph (5) unless a draft of the regulations has been laid before, and approved by a resolution of, the Assembly.

(7) Nothing in this Article permits an authorisation under this Article to authorise the sale of intoxicating liquor on Christmas Day.

(8) Where the holder of a local producer’s licence, personally or by a servant or agent, sells intoxicating liquor or makes it available for purchase in contravention of an authorisation under this Article, the holder is guilty of an offence.

(9) Where intoxicating liquor is made available for purchase in accordance with an authorisation under this Article, the holder of the local producer’s licence shall at all times display in the part of the premises to which the order under Article 52E applies a notice in the form and manner, and containing the information, prescribed in regulations; and a person acting in contravention of this paragraph is guilty of an offence.

(10) A person guilty of an offence under paragraph (8) is liable on summary conviction to a fine not exceeding level 4 on the standard scale.

(11) A person guilty of an offence under paragraph (9) is liable on summary conviction to a fine not exceeding level 3 on the standard scale.”

*Minister for Communities*

*An amendment to the amendment inserting a new clause entitled ‘Sales and consumption of liquor in local producer’s premises’, tabled by the Chairperson of the Committee for Communities on 18 May 2021*

After subsection (1) insert—

‘(1A) In Article 42 of the Licensing Order (general permitted hours), in each of paragraphs (1) and (2), after “or (m)” (inserted by section 8(5)) insert “(subject to paragraph (4))”.’

*Minister for Communities*

*An amendment to the amendment inserting a new clause entitled ‘Sales and consumption of liquor in local producer’s premises’, tabled by the Chairperson of the Committee for Communities on 18 May 2021*

In subsection (2), leave out from “Subject” to “Day,” and insert “In the case of premises of a kind mentioned in Article 5(1)(m) to which an order under Article 52E applies, the permitted hours for a part of the premises specified in the order on a day on which an authorisation under Article 52F has effect are the hours on that day”.

*Minister for Communities*

*An amendment to the amendment inserting a new clause entitled ‘Sales and consumption of liquor in local producer’s premises’, tabled by the Chairperson of the Committee for Communities on 18 May 2021*

Leave out subsection (3)

*Minister for Communities*

*An amendment to the amendment inserting a new clause entitled ‘Sales and consumption of liquor in local producer’s premises’, tabled by the Chairperson of the Committee for Communities on 18 May 2021*

After subsection (3) insert—

‘(4) In Article 46 of the Licensing Order (exception for sales outside permitted hours), in paragraph (1)(a)(ii), after “or (m)” (inserted by section 8(5A)(a)) insert “(but see paragraph (1A))”.’

(5) In that Article, after paragraph (1) insert—

“(1A) The reference in paragraph (1)(a)(ii) to premises of a kind mentioned in Article 5(1)(m) does not include a reference to premises of that kind with respect to which an order under Article 52E is in force.”

(6) In Schedule 9 to the Licensing Order (procedure on certain applications)—

(a) in the title, before “or 58A” (inserted by section 11(4)(a)) insert “52E,”

(b) in paragraph 1, before “or 58A” (inserted by section 11(4)(b)) insert “52E”, and

(c) in paragraph 4, after paragraph (ca) (inserted by section 11(4)(c)) insert—

“(cb) in the case of an application under Article 52E, on the ground mentioned in Article 52E(2);”.

(7) In Schedule 10 to the Licensing Order (applications for extensions and authorisations), in paragraph 1A (inserted by section 11(5)(a)), before “58B” insert “52F or”.

(8) In Part 1 of Schedule 10A to the Licensing Order (penalty points for offences punishable with level 3 fine), at the appropriate place insert—

“52F(9)	Failure by local producer to display notice on part of premises to which authorisation under Article 52F applies	3-4”.
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(9) In Part 2 of Schedule 10A to the Licensing Order (penalty points for offences punishable with level 4 fine), at the appropriate place insert—

“52F(8)	Failure by local producer to comply with authorisation under Article 52F	4-5”.
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*Minister for Communities*

*An amendment to the amendment inserting a new clause entitled ‘Restrictions on occasional licences’, tabled by the Chairperson of the Committee for Communities on 18 May 2021*

In subsection (1), leave out the new paragraph (1A) and insert—

“(1A) An occasional licence may not be granted for a part of premises of a kind mentioned in Article 5(1)(m) to which an order under Article 52E applies”.

*Minister for Communities*

**Clause 11, Page 16, Line 12**

At end insert -

“(5A) A court of summary jurisdiction which grants an authorisation under this Article may attach to the authorisation such other conditions as the court thinks fit.”.

*Minister for Communities*

**Clause 11, Page 16, Line 16**

Leave out ‘the condition in paragraph (5)’ and insert ‘a condition attached to the authorisation’.

*Minister for Communities*

**Clause 11, Page 16, Line 38**

After ‘force’ insert ‘or during the first 30 minutes after the authorisation has ceased to be in force’.

*Minister for Communities*

**Clause 11, Page 17, Line 12, (middle column)**

Leave out ‘on access to intoxicating liquor’ and insert ‘attached to authorisation for underage function’.

*Minister for Communities*

**Clause 12, Page 17, Line 28**

Leave out from ‘of’ to ‘parent’ in line 29 and insert ‘either of a parent of that person or of a parent of another person who is under 18 and attending the function’.

*Minister for Communities*

**Clause 15, Page 19, Line 8**

Leave out from ‘The’ to ‘is’ in line 10 and insert ‘In any licensed premises, intoxicating liquor must not be sold or made available for purchase for consumption in or off the premises in a form which would enable a person to whom it was’.

*Minister for Communities*

**Clause 15, Page 19**

Leave out lines 12 to 14 and insert -

‘(2) In any licensed premises, intoxicating liquor must not be sold or made available for purchase for consumption in or off the premises by means of a vending machine.’

*Minister for Communities*

**Clause 15, Page 19, Line 14**

At end insert -

‘(2A) The activities prohibited by this Article include making available in a public or common part of the premises concerned intoxicating liquor for consumption in or off the premises which, in the absence of the licence holder or a servant or agent, persons are trusted by the licence holder—

- (a) to pay for by placing money in a container, or by some other process, which the licence holder has provided for that purpose in a public or common part of the premises, or
- (b) to agree to pay for by recording by a process which the licence holder has provided for that purpose in a public or common part of the premises the intoxicating liquor appropriated.’

*Minister for Communities*

**Clause 15, Page 19, Line 26, (middle column)**

Leave out ‘a person to operate the dispenser, or selling it’ and insert ‘self-service or’

*Minister for Communities*

## **New Clause**

After clause 22 insert -

### *‘Alterations to premises*

#### **Consent required for alterations to premises**

**22A.**—(1) After Article 12 of the Registration of Clubs Order insert—

#### *“Alterations to club premises*

#### **Consent required for certain alterations to premises**

12A.—(1) An alteration shall not, subject to paragraph (2), be made to the premises of a registered club if the alteration—

- (a) gives increased facilities for drinking in any part of the premises which contains a bar; or
- (b) adds to any part of the premises which contains a bar or substitutes one such part of the premises for another; or
- (c) conceals from observation a part of the premises in which intoxicating liquor is supplied; or
- (d) affects the means of passage between a part of the premises which contains a bar and the remainder of the premises or any road or other public place.

(2) An alteration such as is mentioned in paragraph (1) may be made if—

- (a) an application under this Article has been made by the secretary of the club to a county court and the court has made an order consenting to the alteration; or
- (b) the alteration is required by order of some lawful authority and, before the alteration is made, notice of the requirement is served by the secretary of the club on the clerk of petty sessions.

(3) The procedure for applications under paragraph (2)(a) is set out in Part 1 of Schedule 4A, and Part 2 of that Schedule has effect in relation to notices under paragraph (2)(b).

(4) If an alteration such as is mentioned in paragraph (1) is made to premises otherwise than in accordance with an order of the county court or an order of some lawful authority, a court of summary jurisdiction may order the registered club to restore, as far as is practicable, the premises to their original condition within a period fixed by the order.

(5) The period fixed by an order under paragraph (4) may be extended by order of a court of summary jurisdiction on the application of the secretary of the club.

(6) If paragraph (2)(b) is not complied with, the registered club and every official of the club is guilty of an offence and is liable on summary conviction to a fine not exceeding level 2 on the standard scale.

(7) If the registered club makes default in complying with an order under paragraph (4), the club and every official of the club is guilty of an offence and is liable on summary conviction to a fine not exceeding level 5 on the standard scale or to imprisonment for a term not exceeding 6 months or to both.

(8) This Article does not apply to an extension such as requires authorisation under Article 15A.”.

(2) After Schedule 4 to the Registration of Clubs Order insert—

#### “SCHEDULE 4A APPLICATIONS AND NOTICES UNDER ARTICLE 12A PART 1 APPLICATIONS FOR CONSENT TO ALTERATIONS

1. In this Part “application” means an application under Article 12A(2)(a).
2. The secretary of a club which intends to make an application must, not less than 3 weeks before the time of the opening of the court sitting at which the application is to be made, serve

notice of the application upon the chief clerk and at the same time serve a copy of the notice upon—

- (a) the district commander for the police district in which the premises of the club are situated; and
- (b) the person whose name is recorded in the register of clubs as the owner of the premises of the club.

3. The notice mentioned in paragraph 2 must be in such form and, without prejudice to paragraph 4, must contain such other information as may be prescribed by county court rules.

4. The applicant must attach a plan of the premises showing the alteration to—

- (a) the notice mentioned in paragraph 2, and
- (b) the copy of that notice which is served upon the district commander.

5. The district commander upon whom notice is required by paragraph 2 to be served or the person whose name is recorded in the register of clubs as the owner of the premises of the club may appear at the hearing of the application and object to the court consenting to the alteration to which the application relates.

6. A person intending to object under paragraph 5 must, not less than 1 week before the time of the opening of the court sitting at which the application is to be made—

- (a) serve upon the applicant notice of the intention to object, briefly stating the grounds for so doing;
- (b) serve a copy of the notice upon the chief clerk.

#### PART 2

#### NOTICES OF ALTERATIONS REQUIRED BY AUTHORITIES

7. The notice must be in such form and, without prejudice to paragraph 8, must contain such other information as may be prescribed by magistrates' courts rules.

8.—(1) The secretary of the club must attach to the notice a plan of the premises showing the proposed alterations.

(2) The alterations shown in the plan mentioned in sub-paragraph (1) must be authenticated by or on behalf of the authority in question in the manner prescribed by magistrates' courts rules.”.

(3) In Article 16 of the Registration of Clubs Order (register of clubs), in paragraph (2), after paragraph (d) insert—

“(da) particulars of any order made under Article 12A(2)(a), (4) or (5) in respect of the premises of the club and of any requirement in respect of those premises notice of which is served under Article 12A(2)(b);”.

(4) In Part 3 of Schedule 6 to that Order (penalty points punishable with level 5 fine) at the appropriate place insert—

“12A(7)	Failure to comply with court order to make alterations etc.	5-6”
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*Minister for Communities*

#### **New Clause**

After clause 23 insert -

#### **‘Removal of restrictions on late opening on Sunday**

**23A.**—(1) In Article 24 of the Registration of Clubs Order (general permitted hours), in paragraph (1)—

- (a) after sub-paragraph (a) and the following “and” insert—

“(aa) on Sundays other than Christmas Day, from half past 12 in the afternoon to 11 in the evening; and”, and

(b) in sub-paragraph (c), omit “Sunday or”.

(2) In Article 26 of the Registration of Clubs Order (authorisations for special occasions), in paragraph (1)(a), for paragraphs (ii) and (iii) (but not the “or” following paragraph (iii)) substitute—

“(ii) on Sundays, from 11 in the evening to 1 in the morning of the day next following.”.

*Minister for Communities*

## **New Clause**

After clause 24 insert -

### **‘Increase in number of authorisations for special occasions**

**24A.**—(1) In Article 26 of the Registration of Clubs Order (authorisation for special occasions), in paragraph (2), for “85” substitute “104”.

(2) After paragraph (4) of that Article insert—

“(5) A person who intends to make an application under this Article shall—

- (a) during the 3 weeks before the first occasion to which the application relates, cause notice of the application to be displayed on or near the premises of the club;
  - (b) not less than 3 weeks before that time, serve a copy of the notice of the application on the district council for the district in which the premises of the club are situated.
- (6) The notice under paragraph (5) must contain such information as may be prescribed by magistrates’ courts rules.
- (7) The following provisions of this Article apply where a complaint is made to a court of summary jurisdiction under Part 8 of the Magistrates’ Courts (Northern Ireland) Order 1981 on the grounds—
- (a) that the business carried on in the premises of the club is being conducted during the hours mentioned in paragraph (1) or any period immediately following their termination in such a manner as to cause undue inconvenience to persons residing in the vicinity of the premises; or
  - (b) that such hours are causing undue inconvenience to persons residing in the vicinity of the premises.
- (8) Where the court is satisfied that the grounds of the complaint are made out, it may—
- (a) revoke the authorisation; or
  - (b) modify the authorisation or, in relation to the authorisation, the hours mentioned in paragraph (1); or
  - (c) make the continuance of the authorisation subject to such terms and conditions as the court thinks fit.
- (9) The terms and conditions which may be imposed under paragraph (8)(c) include those requested by the district commander of the police district in which the premises of the club are situated.”.

*Minister for Communities*

## **Clause 27, Page 29, Line 8**

After ‘force’ insert ‘or during the first 30 minutes after the authorisation has ceased to be in force’

*Minister for Communities*

**Clause 28, Page 29, Line 29**

Leave out from ‘of’ to ‘parent’ in line 30 and insert ‘either of a parent of that person or of a parent of another person who is under 18 and attending the function’

*Minister for Communities*

**Clause 29, Page 30, Line 8**

Leave out from ‘1 June’ to ‘August’ in line 9 and insert ‘and includes 1 May and ends on and includes 30 September’

*Minister for Communities*

**Clause 29, Page 30, Line 25**

Leave out from ‘one’ to ‘ceremony’ in line 26 and insert ‘up to three such ceremonies’

*Minister for Communities*

**Clause 29, Page 30, Line 29**

At end insert -

‘(5) In that Article, after paragraph (14) insert—

“(15) Regulations may modify paragraph (13)(a)(i) so as to substitute a different period for the period for the time being specified there.

(16) Regulations may modify paragraph (13A) so as to substitute a different number of prize-giving ceremonies for the number for the time being specified there.

(17) Regulations may not be made under paragraph (15) or (16) unless a draft of the regulations has been laid before, and approved by a resolution of, the Assembly.”.’

*Minister for Communities*

**Clause 30, Page 30, Line 41**

At end insert -

‘(2A) The activities prohibited by this Article include making intoxicating liquor available for consumption in the premises of a registered club which, in the absence of an official, manager or servant employed in the club, members or guests are trusted by the committee of management or governing body of the club—

(a) to pay for by placing money in a container, or by some other process, which the club has provided for that purpose, or

(b) to agree to pay for by recording by a process which the club has provided for that purpose the intoxicating liquor appropriated.’

*Minister for Communities*

**Clause 30**, Page 31, Line 6, (middle column)

Leave out ‘member or guest to operate dispenser or supplying it’ and insert ‘self-service or’

*Minister for Communities*

**New Clause**

Before clause 33 insert -

**‘Guidance**

**32A.**—(1) The Department for Communities must issue guidance about—

- (a) the effect of the Licensing Order,
- (b) the effect of Part 1 of this Act on that Order, and
- (c) such other matters as the Department considers appropriate in connection with licensing premises for the sale of intoxicating liquor (within the meaning of the Licensing Order).

(2) The Department for Communities must issue guidance about—

- (a) the effect of the Registration of Clubs Order,
- (b) the effect of Part 2 of this Act on that Order, and
- (c) such other matters as the Department considers appropriate in connection with the registration of clubs.

(3) The Department for Communities must—

- (a) keep any guidance issued under this section under review, and
- (b) revise any guidance issued under this section if the Department considers revision to be necessary in light of review.

(4) The Department for Communities must publish any guidance issued or revised under this section.’

*Minister for Communities*

**New Clause**

Before clause 33 insert -

**‘Review**

**32B.**—(1) The Department for Communities must review and make a report on the implementation of each provision of Part 1 and of each provision of Part 2—

- (a) as soon as practicable after the third anniversary of the commencement of that provision, and
- (b) at least once in every five years after the making of the previous report on the implementation of that provision.

(2) The Department for Communities must—

- (a) lay a copy of each report under this section before the Assembly, and
- (b) having done that, publish the report.

(3) The Department for Communities may by regulations provide that subsections (1) and (2) are to cease to have effect on the date specified; but the regulations may not specify a date which is earlier than the tenth anniversary of this Act receiving Royal Assent.

(4) Regulations under this section are not to be made unless a draft of the regulations has been laid before, and approved by a resolution of, the Assembly.’

*Minister for Communities*

**Clause 36, Page 33, Line 24**

Leave out paragraph (a)

*Minister for Communities*

**Schedule 1, Page 34, Line 11**

After '52D,' insert '52E,'

*Minister for Communities*

**Schedule 1, Page 35, Line 34**

At end insert -

'18A. In Schedule 1 (provisions to be included in club rules), after paragraph 13 (day membership at sporting clubs) insert—

“13A. But paragraph 13 entitles a person to use facilities of the club on the day in question only if the person also engages in sporting activities of the club on that day; and paragraph 14 applies subject to this paragraph.”’

*Minister for Communities*

**Schedule 2, Page 37, Line 5**

At end, insert in column 2 -

‘

| In Article 24(1)(c), “Sunday or”.

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’

*Minister for Communities*