Education, Children and Young People Committee

27th Meeting, 2023 (Session 6), Wednesday 1 November

Subordinate legislation

- 1. This note provides information about the <u>Nutritional Requirements for Food</u> and Drink in Schools (Scotland) Amendment Regulations 2023
- 2. These regulations are being considered under the negative procedure.

Timeline for Consideration

- 3. The regulations were laid before the Scottish Parliament on 21 September 2023.
- 4. They were considered by the Delegated Powers and Law Reform Committee (DPLRC) at its meeting on 3 October 2023. That Committee published its report on 3 October 2023. No points were raised.
- 5. The regulations will be considered by the Education, Children and Young People Committee at its meeting on 1st November 2023.
- 6. If the Committee wishes to produce a report on these regulations, it must do so by 13 November 2023.

Purpose of the regulations

- 7. The purpose of this SSI is to: revoke regulations 2(3) and (4) and amend the formula currently set out at paragraph 5 of schedule 3 of the Nutritional Requirements for Food and Drink in Schools (Scotland) Regulations 2020.
- 8. A copy of the Scottish Government's Policy Note is included at Annexe A.
- 9. The Policy Note states that this instrument amends the Nutritional Requirements for Food and Drink in Schools (Scotland) Regulations 2020 ("2020 Regulations") which have been in force since April 2021 and which place duties on education authorities and the managers of grant aided schools in Scotland.

10. The 2020 Regulations set out requirements in relation to certain types or items of food and drink that can, cannot, or must be provided in schools.

11. The policy note also states that the regulations are based on scientific evidence and dietary advice and designed to ensure that children and young people are provided with an appropriate amount of energy and nutrients as part of their school day to support healthy growth and development.

Consultation

12. The Policy Note states that Consultation with ASSIST (local authority catering representatives), Convention of Scottish Local Authorities (CoSLA), Association of Directors of Education in Scotland (ADES) and Scotland Excel (public procurement service) has taken place.

Impact Assessments

13. The Policy Note states that all relevant impact assessments were undertaken when the 2020 Regulations were being developed. This SSI is designed to preserve the intention of those Regulations and it was considered unnecessary to carry out fresh impact assessments.

Financial Effects

14. The Policy note also states that a Business and Regulatory Impact
Assessment (BRIA) is deemed not to be necessary for this SSI as it does not
significantly impact on the legislative duties in the 2020 Regulations. A BRIA
was carried out when the 2020 Regulations were being developed and this
SSI is designed to preserve the intention of those Regulations.

Procedure

- 1. These regulations are being considered by the Education, Children and Young People Committee under the negative procedure.
- 2. This means that the regulations become law immediately, i.e. as soon as they have been laid before the Scottish Parliament. These regulations can, however, be annulled up to 40 days after this has happened.
- 3. Rule 10.4 of the Scottish Parliament's Standing Orders states that any Member of the Scottish Parliament can lodge a Parliamentary motion within the 40-day time period seeking an annulment of regulations.
- 4. All regulations considered under the negative procedure are scrutinised by both the Delegated Powers and Law Reform Committee (on various technical grounds) and by a lead committee (on policy grounds).

5. If a motion to annul is lodged, the lead committee will consider this and then hold a vote. If the motion is disagreed to, then the regulations will remain in their current form.

- 6. If, however, the majority of MSPs on the lead committee agrees the regulations should be annulled, then a further motion is lodged by the Parliamentary Bureau. This is then voted on by the whole Parliament.
- 7. If that is also agreed to (i.e. the majority of MSPs agrees with it), then Scottish Ministers must revoke (withdraw) the instrument. It will no longer be law and the Scottish Government must lay a new set of regulations before the Scottish Parliament.
- 8. In other cases, the Committee may be content simply to note the instrument and agree to make no recommendation on it.
- 25 The Committee is invited to consider the instrument.

Jane Davidson, Committee Assistant Education, Children and Young People Committee 4 October 2023

Annexe A

POLICY NOTE

THE NUTRITIONAL REQUIREMENTS FOR FOOD AND DRINK IN SCHOOLS (SCOTLAND) AMENDMENT REGULATIONS 2023

SSI 2023/267

The above instrument was made in exercise of the powers conferred by sections 56A, 56B and 56D of the Education (Scotland) Act 1980. The instrument is subject to negative procedure.

Summary Box

Insert one or two sentences to explain what the purpose of the instrument is.

The purpose of this SSI is to:

- revoke regulations 2(3) and (4) and
- amend the formula currently set out at paragraph 5 of schedule 3

of the Nutritional Requirements for Food and Drink in Schools (Scotland) Regulations 2020.

Policy Objectives

This instrument amends the Nutritional Requirements for Food and Drink in Schools (Scotland) Regulations 2020 ("2020 Regulations") which have been in force since April 2021 and which place duties on education authorities and the managers of grant aided schools in Scotland.

The 2020 Regulations set out requirements in relation to certain types or items of food and drink that can, cannot or must be provided in schools. The requirements in the 2020 Regulations are based on scientific evidence and dietary advice and designed to ensure that children and young people are provided with an appropriate amount of energy and nutrients as part of their school day to support healthy growth and development.

In December 2021 an amendment was made to the 2020 Regulations (the Nutritional Requirements for Food and Drink in Schools (Scotland) Amendment Regulations 2021) setting out the limited circumstances in which an education authority or grant aided school can provide food and drink which does not comply with the 2020 Regulations. Namely, where they could not procure a product that complied with a requirement in the 2020 Regulations as a direct result of local or national disruptions to the supply of food which were out with their control, despite their best efforts.

This amendment applied to food and drink provided under schedule 1, which applies to primary schools and schedule 2, which applies to secondary schools. It also applied to schedule 3, which sets the nutrient standards for meals provided in primary and secondary schools and in school hostels.

This amendment was intended to be a temporary response to specific circumstances and Ministers intended to revoke it as soon as circumstances allow.

Following recent engagement with key stakeholders, Ministers decided it was now appropriate to revoke the amendment.

In addition, this SSI aims to correct a calculation formula set out at paragraph 5 of schedule 3 of the 2020 Regulations to provide clarity for new nutritional analysis software providers who are offering their products to local authority school catering providers.

The updated calculation formula is designed to ensure the nutrient requirement for school meals is calculated as intended by the 2020 Regulations. Without this update, there is a risk that new nutritional analysis software providers could offer packages to local authority school caterers which do not meet the standards required by schedule 3 of the 2020 Regulations.

Engagement with existing providers has confirmed that their software is working as intended and the issue highlighted above does not apply to them as they had already edited the formula to what had been originally intended.

EU Alignment Consideration

EU alignment would not be engaged as we already have the discretion to do what the SSI is seeking to do regardless of being in the EU or not.

Consultation

Consultation with ASSIST (local authority catering representatives), Convention of Scottish Local Authorities (COSLA), Association of Directors of Education in Scotland (ADES) and Scotland Excel (public procurement service) has taken place.

Impact Assessments

All relevant impact assessments were undertaken when the 2020 Regulations were being developed. This SSI is designed to preserve the intention of those Regulations and it was considered unnecessary to carry out fresh impact assessments.

Financial Effects

A Business and Regulatory Impact Assessment (BRIA) is deemed not to be necessary for this SSI as it does not significantly impact on the legislative duties in the 2020 Regulations. A BRIA was carried out when the 2020 Regulations were being developed and this SSI is designed to preserve the intention of those Regulations.

Scottish Government Learning Directorate

19 September 2023