



2016 CHAPTER 24

Attachment of conditions to licences

4.—(1) In Article 7 of the principal Order (grant of licences), in paragraph (12) after the words “or an indoor arena” there shall be inserted “or an outdoor stadium”.

(2) In Article 15 of the principal Order (renewal of licences by a court)—

- (a) in paragraph (2)(f), for the words “or an indoor arena” there shall be substituted “, an indoor arena or an outdoor stadium”; and
- (b) in paragraph (6A) after “indoor arena” there shall be inserted “or an outdoor stadium”.

(3) In Article 77A of the principal Order (the cross-heading before which becomes “Indoor arenas and outdoor stadia” and the title to which becomes “Attachment of conditions to licences for indoor arenas or outdoor stadia”)—

- (a) in paragraph (1), after “indoor arena” there shall be inserted “or outdoor stadium”; and
- (b) after paragraph (2) there shall be inserted—

“(2A) In exercising a power under paragraph (2) in the case of a licence for an outdoor stadium, the court shall consider whether there should be attached to the licence conditions which would be appropriate in circumstances in which the outdoor stadium was being used primarily for events designed to appeal to persons under the age of 18 (regardless of whether the application relates to that matter).”.