**PART III: Electoral Franchise**

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<th>REGULATIONS RELATING TO</th>
<th>Invitation to Register: further provision about persons under the age of 16</th>
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<td>METHOD OF BRINGING INTO FORCE</td>
<td>Negative unless the instrument contains provisions modifying primary legislation then affirmative must apply</td>
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**DESCRIPTION OF THE REGULATIONS**

Section 14 provides the Welsh Ministers with the power to make regulations about invitations to apply to be registered as a local government elector in Wales. These regulations may need to be made as a consequence of lowering the voting age at Senedd elections.

**WHAT CAN THE REGULATIONS ACHIEVE?**

This power enables Welsh Ministers to among other things agree regulations about the form and timing of invitations to register on the electoral register and how invitations to register must be given. The regulations may also set out the requirement for invitation to register being accompanied by application forms or other documents. Regulations may also confer functions on the Electoral Commission. The Electoral Commission has responsibilities around the design and testing of certain forms. Welsh Ministers must also consult before making such regulations.

**WHY THE REGULATIONS ARE REQUIRED**

Regular amendments are required to the forms which invite individuals to register and the Electoral Commission has previously advised that secondary legislation is preferable. There are no immediate proposals to use this power and section 4 of the Bill sets out adjustments to the existing system for giving invitations to register to voters, where the person being given the invitation is under the age of 16. The intention is that these adjustments will allow a single invitation to be used for all persons, of whatever age. However, as this is an untested system, it is possible that experience of operating it will suggest that it would be better to have a specific form of invitation for persons under 16, and that there should be procedural changes to take account of their special circumstances. This power is therefore sought to enable that change without the need for further primary legislation.

**POLICY INTENTION OF THE REGULATIONS**
The nature of electoral law is that it is technical and complex. In addition, there is the potential added complexity of a Local Government and Elections Bill dealing with the same or similar subject matter, being considered to similar timescales. It is therefore considered prudent to take powers to respond to any unexpected difficulties encountered in practice a result of wider changes made to the franchise.

The regulation making power would provide a safeguard to make further provision in light of any practical experiences that arise from the extension of the franchise to this age group.

<table>
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<th>REGULATIONS RELATING TO</th>
<th>Power to add certain categories to the definition of secure accommodation</th>
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<td>METHOD OF BRINGING INTO FORCE</td>
<td>Negative</td>
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<td>DESCRIPTION OF THE REGULATIONS</td>
<td>Section 18 of the Bill empowers Welsh Ministers to make regulations to add certain categories to the definition of secure accommodation and so enabling young people residing in those categories of accommodation and in specified circumstances to make a declaration of local connection.</td>
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</table>

WHAT CAN THE REGULATIONS ACHIEVE?

Section 18 amends section 7B of the 1983 Act in relation to the registration of local government electors in Wales. Section 7B sets out the circumstances under which a person is permitted to make a declaration of local connection. The effect of a declaration of a local connection is that the declarant can be registered by reference to an address which may not be the one at which they normally reside.

Amendments made by section 18(2) of the Bill allow persons under the age of 18 to make a declaration of local connection where they are being looked after by a local authority or are residing in secure accommodation.

The regulation making power in section 18 enables Welsh Ministers to add certain categories and specified circumstances to the definition of secure accommodation. This will enable young people residing in secure accommodation for welfare reasons to make a declaration of local connection.

WHY THE REGULATIONS ARE REQUIRED
The regulation making power will provide flexibility and enable changes to be made to the specified types of secure accommodation and specified circumstances which are relevant under this section.

Such regulations would need to be developed in liaison with the electoral and justice communities and may need regular amendment. The Electoral Commission has previously advised that secondary legislation is preferable under these circumstances.

**POLICY INTENTION OF THE REGULATIONS**

Young people from Wales, who are looked after by a Welsh local authority – including those who are placed in secure accommodation - should be able to make a declaration of local connection. Young people from Wales - who are not looked after but who are placed in secure accommodation for welfare reasons - should also have access to a declaration of local connections. The regulation will provide flexibility to ensure that all those young people who entitled to vote should have the mechanism to do so. The nature of electoral law is that it is technical and complex. It is therefore considered prudent to take powers to respond to any unexpected difficulties encountered in practice and a result of wider changes made to the franchise.

The regulation making power would provide a safeguard to make further provision in light of any practical experiences that arise from the extension of the franchise to this category of voter.

<table>
<thead>
<tr>
<th>REGULATIONS RELATING TO</th>
<th>Power to make regulations about the disclosure of a young person’s information in connection with election to the Senedd.</th>
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<td>DESCRIPTION OF THE REGULATIONS</td>
<td>Section 16 of the Bill empowers Welsh Ministers to make regulations to make provision for or about the disclosure of a young person’s information in connection with elections to the Senedd. Section 25(2) sets out a non-exhaustive list of the kind of provision that may be made in the regulations regarding the disclosure of a young person’s information. “Young person’s information” is defined in section 23(2) as any entry in the register of local government electors, or an absent voters record or list relating to persons under the age of 16.</td>
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</tbody>
</table>
WHAT CAN THE REGULATIONS ACHIEVE?

There are strict limitations on the processing of information about young people (see section 23) and it may only be disclosed in accordance with section 24 or under regulations made under section 25.

The regulation making power in section 25 enables Welsh Ministers to set out the arrangements for how the information of electors under the age of 16 may be supplied and protected.

In particular, this includes provision about:
- the persons to whom the information may be supplied;
- the purposes for which the supply of the information may be made;
- the restrictions that apply to the recipients of the information, and
- the restrictions that apply to the persons who prepare the full register.

Section 25 allows regulations to create summary criminal offences about the disclosure of a young person’s information in connection with elections to the Senedd. The Bill sets out that Welsh Ministers must consult such persons considered appropriate before making the regulations. This will ensure that the regulations are only introduced where the Welsh Ministers are satisfied that it is necessary and appropriate in protecting young people’s information.

WHY THE REGULATIONS ARE REQUIRED

The regulation making power will provide flexibility and enable changes to be made to the list of supply enactments in section 25 of the bill or to make separate provision. These may need regular amendment and the Electoral Commission has previously advised that secondary legislation is preferable. It was decided not to set out the regulations on the face of the Bill due to the need to liaise with the electoral community on the development of the detail of the regulations.

The regulation making power includes the power to create a criminal offences to ensure that the offence and sanction at section 25 can be applied to other provision created using the power. The offence relates to the impermissible disclosure of information that the Bill required to be protected.

POLICY INTENTION OF THE REGULATIONS

The handling of information of young people under the age of 16 is sensitive and provision is required placing strict limitations on the processing of information relating to young people by an Electoral Registration Officer. Section 24 sets out how young people information should be protected in general.

A range of interests have access to the full local government register under current legislation. These include the Electoral Commission for donation controls, and local authorities in relation to their statutory functions relating to security, law enforcement and crime prevention. A number of these may have a legitimate
interest in having access to information on 14 and 15 year old attainers, as well as those aged 16 and over, particularly since this is intended to be a permanent reduction in the voting age.

However, this requires careful consideration and engagement with relevant stakeholder. The regulatory power at section 16 will accompany the arrangements set out in section 15 which will enable the Welsh Ministers to specify in regulations additional purposes for which information about young people can be disclosed. The regulation making power is intended to be broad to allow consideration of the persons who may receive the information and the allowable purposes for disclosure.

PART V: Miscellaneous

ORDER IN COUNCIL RELATING TO | Power of the Welsh Ministers to make provision about elections
---|---
BILL PART | V
SECTION | 36
METHOD OF BRINGING INTO FORCE | Affirmative
DESCRIPTION OF THE ORDER
Section 36 makes it clear that the Welsh Ministers may use their existing powers under section 13 of the Government of Wales Act 2006 to make provision giving effect to changes to electoral law that are recommended by the Law Commission for England and Wales as they relate to devolved elections. These regulations may need to be made as a result of changes to electoral law recommended by the Law Commission for England and Wales.

WHAT CAN THE ORDER ACHIEVE?
This power enables Welsh Ministers to give effect to recommendations of the Law Commission in relation to the rationalisation of electoral law concerning devolved elections.

WHY THE ORDER IS REQUIRED
The clarification of the existing Order making power will enable Welsh Ministers to rationalise electoral law following any recommendations made by the Law Commission, and will in particular enable Welsh Ministers to make changes to electoral law concerning local government elections as well as Senedd elections.

POLICY INTENTION OF THE ORDER
The Law Commission is the statutory independent body created by the Law Commissions Act 1965 to keep the law of England and Wales under review and to recommend reform where it is needed. The aim of the Commission is to ensure that the law is fair, modern, simple and cost effective. The Law Commission will not normally consider matters that are more appropriate for government (UK or Welsh) to consider directly. These include highly controversial or political issues or issues of established government policy.

In December 2014 the Law Commission launched a consultation on proposals for electoral law reform. An interim report was published in February 2016 outlining its proposals for reform. The recommendations set out in the interim report are aimed at simplifying the administrative arrangements relating to elections and standardising those arrangements across the four parts of the UK. The UK Government has not, to date, formally responded to the report. Specific areas covered by the detailed recommendations proposed by the Law Commission include the powers of acting returning officers, the manner of voting, absent voting, counts and various other important issues. The Assembly may wish to consider in due course whether the recommendations on electoral law reform proposed by the Law Commission should be implemented in relation to devolved elections in Wales. The Bill therefore clarifies Welsh Minister’s existing regulation making powers under section 13 of the Government of Wales Act 2006 and would enable electoral law as it relates to devolved elections to be rationalised as a result of the Law Commission’s interim or future recommendations.