

Status: Point in time view as at 31/12/2020.

Changes to legislation: There are currently no known outstanding effects for the Regulation (EU) 2019/787 of the European Parliament and of the Council. (See end of Document for details)

ANNEX I

CATEGORIES OF SPIRIT DRINKS

F1₁. **Rum**

.....

Textual Amendments

F1 Regulation, so far as not operative immediately before IP completion day, does not form part of domestic law on and after IP completion day, see [European Union \(Withdrawal\) Act 2018 \(c. 16\), s. 3\(1\)](#)

F1₂. ***Whisky or whiskey***

.....

F1₃. **Grain spirit**

.....

F1₄. **Wine spirit**

.....

F1₅. ***Brandy or Weinbrand***

.....

F1₆. **Grape marc spirit or grape marc**

.....

F1₇. **Fruit marc spirit**

.....

F1₈. **Raisin spirit or *raisin brandy***

.....

F1₉. **Fruit spirit**

.....

F1₁₀. **Cider spirit, perry spirit and cider and perry spirit**

.....

F1₁₁. **Honey spirit**

.....

F1₁₂. ***Hefebrand* or lees spirit**

.....

F1₁₃. **Beer spirit**

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.....
F¹₁₄. ***Topinambur or Jerusalem artichoke spirit***

.....
F¹₁₅. ***Vodka***

.....
F¹₁₆. ***Spirit (supplemented by the name of the fruit, berries or nuts) obtained by maceration and distillation***

.....
F¹₁₇. ***Geist (supplemented by the name of the fruit or the raw materials used)***

.....
F¹₁₈. ***Gentian***

.....
F¹₁₉. ***Juniper-flavoured spirit drink***

.....
F¹₂₀. ***Gin***

.....
F¹₂₁. ***Distilled gin***

.....
F¹₂₂. ***London gin***

.....
F¹₂₃. ***Caraway-flavoured spirit drink or *Kümmel****

.....
F¹₂₄. ***Akvavit or aquavit***

.....
F¹₂₅. ***Aniseed-flavoured spirit drink***

.....
F¹₂₆. ***Pastis***

.....
F¹₂₇. ***Pastis de Marseille***

.....
F¹₂₈. ***Anis or janeževec***

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.....
 F¹29. **Distilled anis**

.....
 F¹30. **Bitter-tasting spirit drink or *bitter***

.....
 F¹31. **Flavoured vodka**

.....
 F¹32. **Sloe-aromatised spirit drink or *pacharán***

.....
 F¹33. **Liqueur**

.....
 F¹34. **Crème de (supplemented by the name of a fruit or other raw material used)**

.....
 F¹35. ***Sloe gin***

.....
 F¹36. ***Sambuca***

.....
 F¹37. ***Maraschino, marrasquino or maraskino***

.....
 F¹38. ***Nocino or orehovec***

.....
 39. **Egg liqueur or *advocaat* or *avocat* or *advokat***

(a) F¹ ...

(b) F¹ ...

(c) F¹ ...

(d) Milk products may be used in the production of egg liqueur or *advocaat* or *avocat* or *advokat*.

40. **Liqueur with egg**

(a) F¹ ...

(b) F¹ ...

(c) F¹ ...

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(d) Milk products may be used in the production of liqueur with egg.

^{F1}41. **Mistrà**

.....

^{F1}42. **Väkevä glögi or spritglögg**

.....

^{F1}43. **Berenburg or Beerenburg**

.....

^{F1}44. **Honey nectar or mead nectar**

.....

^{F2}ANNEX 1A

TYPES OF GEOGRAPHICAL INDICATION TO WHICH ARTICLE 36A APPLIES

Textual Amendments

F2 [Annex 1A](#) inserted (31.12.2020) by [The Agricultural Products, Food and Drink \(Amendment\) \(EU Exit\) Regulations 2020 \(S.I. 2020/1661\)](#), reg. 1(3), **Sch. 5 Pt. 3**

PART 1

Interpretation

1. In the table in Part 3:

PART 2

The relevant EUIA-based date

2. In the table in Part 3, in a case where the relevant EUIA-based date applies, the relevant EUIA-based date means:

3. In a case where the EUIA referred to in paragraph (b) in column 2 of the row of the Types Table relating to a geographical indication contained priority provisions that applied to the geographical indication, the relevant EUIA-based date is the priority date provided for in the EUIA that applied to that geographical indication.

4. In a case of a type 2A, 2B, 3A or 3B geographical indication to which paragraph 3 does not apply, the relevant EUIA-based date is:

5. In a case of a type 4A or 4B geographical indication to which paragraph 3 does not apply and for which a request, or application, for protection or assessment (however described) was submitted before IP completion day in accordance with provisions in the EUIA, the relevant

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EUIA-based date is the date on which the request, or application, for protection or assessment was submitted in accordance with the EUIA.

6. Any reference in this Part to:

PART 3

Types of geographical indication (the Types Table)

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>	<i>Column 4</i>	<i>Column 5</i>
<i>Row No.</i>	<i>Description of the geographical indication</i>	<i>Type A provisions</i>	<i>Type B provisions</i>	<i>The column 5 date</i>
1.	An established geographical indication.	Not applicable.	Not applicable.	<p>1. In a case where the geographical indication was listed in Annex 2 to Council Regulation (EEC) No 1576/89 laying down general rules on the definition, description and presentation of spirit drinks before 1st January 1996, 1st January 1996.</p> <p>2. In a case where the geographical indication was added to Annex 2 to Regulation (EEC) No 1576/89 on or after 1st January 1996, the date on which the entry adding that geographical indication to Annex 2 first applies.</p> <p>3. In a case where the geographical</p>

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<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>	<i>Column 4</i>	<i>Column 5</i>
<i>Row No.</i>	<i>Description of the geographical indication</i>	<i>Type provisions A</i>	<i>Type provisions B</i>	<i>The column 5 date</i>
				<p>indication was not listed in Annex 2 to Regulation (EEC) No 1576/89 but was listed in Annex 3 to EU Regulation 110/2008 before IP completion day:</p> <p>(a) where it was listed in Annex 3 to EU Regulation 110/2008 when that Regulation came into force, 20th May 2008;</p> <p>(b) where it was not listed in Annex 3 to EU Regulation 110/2008 when that Regulation came into force, the date on which the entry adding the geographical indication to Annex 3 to EU Regulation 110/2008 first applies.</p> <p>4. In a case where the geographical indication was not listed in Annex 2 to Regulation (EEC) No 1576/89 or Annex 3 to EU Regulation 110/2008 but</p>

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<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>	<i>Column 4</i>	<i>Column 5</i>
<i>Row No.</i>	<i>Description of the geographical indication</i>	<i>Type A provisions</i>	<i>Type B provisions</i>	<i>The column 5 date</i>
				for which an application for the geographical indication was submitted to the European Commission under the relevant pre-IP completion day legislation before IP completion day, the date on which that application was submitted to the Commission.
2.	A geographical indication that: (a) relates to a geographical area in a third country, (b) was protected in the European Union immediately before IP completion day pursuant to an EUIA to which the European Union and the third country were contracting parties, and (c) must be protected in Great Britain pursuant to— (i) an international agreement to which the United Kingdom and the third country are contracting	1. A geographical indication that is on Great Britain's GIs Register before the day on which the paragraph 1 trade mark application is accepted or refused and is entered on that register pursuant to Article 33(3) or Article 36c(1). 2. A geographical indication that is not on Great Britain's GIs Register before the day on which the paragraph 1 trade mark application is accepted or refused but must be protected in	A geographical indication that is not on Great Britain's GIs Register when the relevant trade mark application is accepted but must be protected in Great Britain pursuant to— (i) an international agreement to which the United Kingdom and the third country are contracting parties that enters into force, or (ii) bridging arrangements between the United Kingdom and the third country made, on or after the date on which	The relevant EUIA-based date that applies to the geographical indication in relation to the EUIA referred to in point (b) of column 2.

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<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>	<i>Column 4</i>	<i>Column 5</i>
<i>Row No.</i>	<i>Description of the geographical indication</i>	<i>Type A provisions</i>	<i>Type B provisions</i>	<i>The column 5 date</i>
	parties that enters into force, or (ii) bridging arrangements between the United Kingdom and the third country made, during the relevant period.	Great Britain pursuant to— (i) an international agreement to which the United Kingdom and the third country are contracting parties that enters into force, or (ii) bridging arrangements between the United Kingdom and the third country made, before the day on which the paragraph 1 trade mark application is accepted or refused.	the relevant trade mark application is accepted.	
3.	A geographical indication that: (a) relates to a geographical area in a third country, and (b) was protected in the European Union immediately before IP completion day pursuant to an EUIA to which the European Union and the third country were contracting parties.	1. A geographical indication that is on Great Britain's GIs Register before the day on which the paragraph 1 trade mark application is accepted or refused and is entered on that register following the approval of an application to register the geographical indication submitted to the Secretary	A geographical indication: (a) that is not on Great Britain's GIs Register when the relevant trade mark application is accepted, and (b) for which an application to register the geographical indication is submitted to the Secretary of State under Article 24(8) during the relevant period and that application:	The relevant EUIA-based date that applies to the geographical indication in relation to the EUIA referred to in point (b) of column 2.

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<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>	<i>Column 4</i>	<i>Column 5</i>
<i>Row No.</i>	<i>Description of the geographical indication</i>	<i>Type A provisions</i>	<i>Type B provisions</i>	<i>The column 5 date</i>
		of State under Article 24(8) during the relevant period. 2. A geographical indication: (a) that is not on Great Britain's GIs Register before the day on which the paragraph 1 trade mark application is accepted or refused, (b) for which an application to register the geographical indication is submitted to the Secretary of State under Article 24(8) during the relevant period, and (c) for which an Article 30(5) approval notice relating to the application is published before the day on which the paragraph 1 trade mark application is accepted or refused.	(i) is not submitted before the relevant trade mark application is accepted, or (ii) is submitted before the relevant trade mark application is accepted but for which an Article 30(5) notice relating to the application to register the geographical indication is not published before the relevant trade mark application is accepted.	
4.	A geographical indication: (a) that relates to a geographical area in a third country,	See the entry in row 3 of this column.	See the entry in row 3 of this column.	The relevant EUIA-based date that applies to the geographical indication in relation to the

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<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>	<i>Column 4</i>	<i>Column 5</i>
<i>Row No.</i>	<i>Description of the geographical indication</i>	<i>Type provisions A</i>	<i>Type provisions B</i>	<i>The column 5 date</i>
	(b) for which an assessment relating to the protection of the geographical indication was being carried out, or a request for protection, or an application for assessment for protection, was submitted, before IP completion day in respect of the geographical indication under an EUIA, and (c) for which no decision was made pursuant to the EUIA before IP completion day as to whether the geographical indication should be protected in the European Union.			EUIA referred to in point (b) of column 2.
5.	A geographical indication: (a) that relates to a geographical area in a third country, and (b) for which an application to register the geographical indication was submitted to the European Commission under Article 17 of EU	See the entry in row 3 of this column.	See the entry in row 3 of this column.	The date on which the application referred to in point (b) in column 2 was submitted to the European Commission under the relevant pre-IP completion day legislation.]

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<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>	<i>Column 4</i>	<i>Column 5</i>
<i>Row No.</i>	<i>Description of the geographical indication</i>	<i>Type provisions A</i>	<i>Type provisions B</i>	<i>The column 5 date</i>
	Regulation 110/2008 or Article 24(4), (7) or (8) of EU Regulation 2019/787 before IP completion day— i) that was neither refused nor resulted in the addition of the geographical indication to Annex 3 to EU Regulation 110/2008, and ii) for which neither an act of registration nor a decision on rejection made under Article 30 of EU Regulation 2019/787 applies, before IP completion day.			

[^{F3}ANNEX 2

APPEALS

Textual Amendments

F3 [Annex 2](#) inserted (31.12.2020) by [The Agricultural Products, Food and Drink \(Amendment etc.\) \(EU Exit\) Regulations 2020 \(S.I. 2020/1637\)](#), regs. 1(7), 28(44), **Sch. 10 Pt. 3**

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PART 1

Interpretation

In the table in Part 2, ‘a valid notice of opposition’ means a notice of opposition that contains the declaration required by the second subparagraph of Article 27(1).

PART 2

Appellants and powers of the FTT on appeal

Column 1 Decision	Column 2 Persons who may appeal against the decision	Column 3 FTT powers
Decision of the Secretary of State to approve an application submitted under Article 24 to register a geographical indication.	The persons are: (a) a person who submits a valid notice of opposition in relation to the application; (b) a person marketing a product that is, or may be, affected by the registration of the geographical indication.	Power to: (a) quash the decision and direct the Secretary of State to: (i) remove the entry for the geographical indication from Great Britain's GIs Register, and (ii) remove the copy of the product specification for the geographical indication attached to Great Britain's GIs Register, or (b) remit the matter to the Secretary of State for reconsideration and fresh decision.
Decision of the Secretary of State to reject an application submitted under Article 24 to register a geographical indication.	The persons are: (a) the person who submitted the application; (b) a person marketing a product that is, or may be, affected by the decision not to register the geographical indication.	Power to: (a) quash the decision and direct the Secretary of State to register the geographical indication by: (i) making an entry for the geographical indication in Great Britain's GIs Register, and (ii) attaching a copy of the product specification for the geographical indication to the register, or (b) remit the matter to the Secretary of State for reconsideration and fresh decision.

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<p>Decision of the Secretary of State to approve an application submitted under Article 31 to amend a product specification for a geographical indication.</p>	<p>The persons are:</p> <p>(a) a person who submits a valid notice of opposition in relation to the application under Article 27(1) (as it applies to an application to amend a product specification by virtue of Article 31(9));</p> <p>(b) a person marketing a product that is, or may be, affected by the amendment of the product specification.</p>	<p>Power to:</p> <p>(a) quash the decision and (as appropriate) direct the Secretary of State to:</p> <p>(i) restore the data in the entry for the geographical indication in Great Britain's GIs Register;</p> <p>(ii) remove the copy of the modified product specification for the geographical indication attached to Great Britain's GIs Register and replace it with a copy of the product specification that was attached to Great Britain's GIs Register immediately before the Secretary of State decided to approve the application, or</p> <p>(b) remit the matter to the Secretary of State for reconsideration and fresh decision.</p>
<p>Decision of the Secretary of State to reject an application submitted under Article 31 to amend a product specification for a geographical indication.</p>	<p>The persons are:</p> <p>(a) the person who submitted the application;</p> <p>(b) a person marketing a product that is, or may be, affected by the decision not to amend the product specification.</p>	<p>Power to:</p> <p>(a) quash the decision and (as appropriate) direct the Secretary of State:</p> <p>(i) in the case of an amendment to the product specification that is not a temporary amendment:</p> <p>(aa) to make such change to the data in the entry for the geographical indication in Great Britain's GIs Register as the amendment to the product specification may entail;</p> <p>(bb) to replace the copy of the product specification for the geographical indication attached to Great Britain's GIs Register with a copy of the modified product specification;</p> <p>(ii) in the case of a temporary amendment to the product specification, to make an appropriate entry relating to the temporary amendment to</p>

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		the product specification for the geographical indication in Great Britain's GIs Register, or (b) remit the matter to the Secretary of State for reconsideration and fresh decision.
Decision of the Secretary of State under Article 32, on the Secretary of State's own initiative, to cancel the registration of a geographical indication.	The persons are: (a) a person who submits a valid notice of opposition under Article 27(1) in relation to the proposed decision (as it applies to a decision to cancel the registration of a geographical indication by virtue of the second subparagraph of Article 32(1)); (b) a person marketing a product that is, or may be, affected by the cancellation of the geographical indication.	Power to: (a) quash the decision and direct the Secretary of State to: (i) restore the entry for the geographical indication in Great Britain's GIs Register, and (ii) reattach to Great Britain's GIs Register a copy of the product specification for the geographical indication that was attached to the register immediately before the Secretary of State decided to cancel the registration of the geographical indication, or (b) remit the matter to the Secretary of State for reconsideration and fresh decision.
Decision of the Secretary of State to approve a request submitted under Article 32 to cancel the registration of a geographical indication.	The persons are: (a) a person who submits a valid notice of opposition under Article 27(1) in relation to the request (as it applies to a request to cancel a geographical indication by virtue of the second subparagraph of Article 32(1)); (b) a person marketing a product that is, or may be, affected by the cancellation of the geographical indication.	Power to: (a) quash the decision and direct the Secretary of State to: (i) restore the entry for the geographical indication in Great Britain's GIs Register, and (ii) reattach to Great Britain's GIs Register a copy of the product specification for the geographical indication that was attached to the register immediately before the Secretary of State decided to cancel the registration of the geographical indication, or (b) remit the matter to the Secretary of State for reconsideration and fresh decision.

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Decision of the Secretary of State to reject a request submitted under Article 32 to cancel the registration of a geographical indication.	The persons are: (a) the person who submitted the request; (b) a person marketing a product that is, or may be, affected by the decision not to cancel the geographical indication.	Power to: (a) quash the decision and direct the Secretary of State to; (i) remove the entry for the geographical indication from Great Britain's GIs Register, and (ii) remove the copy of the product specification for the geographical indication attached to Great Britain's GIs Register, or (b) remit the matter to the Secretary of State for reconsideration and fresh decision.]
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ANNEX III

DYNAMIC OR 'CRIADERAS Y SOLERA' OR 'SOLERA E CRIADERAS' AGEING SYSTEM

The dynamic or '*criaderas y solera*' or '*solera e criaderas*' ageing system consists in the execution of periodical extractions of a portion of the *brandy* contained in each of the oak casks and containers that form an ageing scale and the corresponding replenishments with *brandy* extracted from the preceding ageing scale.

Definitions

'Ageing scale' means each group of oak casks and containers with the same level of maturation, through which the *brandy* progresses in the course of its ageing process. Each scale is known as '*criadera*', except the last one, previous to the expedition of the *brandy*, known as the '*solera*'.

'Extraction' means the partial volume of *brandy* drawn from each oak cask and container in an ageing scale, for its incorporation into the oak casks and containers in the next ageing scale or, in the case of the *solera*, for its shipping.

'Replenishment' means the volume of *brandy* from the oak casks and containers of a given ageing scale that is incorporated into and blended with the content of the oak casks and containers of the following scale in terms of age.

'Average age' means the period of time corresponding to the rotation of the total stock of *brandy* that is undergoing the ageing process, calculated by dividing the total volume of *brandy* contained in all the ageing scales by the volume of the extractions made from the last scale – the *solera* – in one year.

The average age of the *brandy* drawn from the *solera* shall be calculated using the following formula: $t = V_t/V_e$, in which:

- t is the average age, expressed in years;
- V_t is the total volume of stocks in the ageing system, expressed in litres of pure alcohol;
- V_e is the total volume of product extracted for shipping during a year, expressed in litres of pure alcohol.

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In the case of oak casks and containers of less than 1 000 litres, the number of annual extractions and replenishments shall be equal to or lower than twice the number of scales in the system, in order to guarantee that the youngest component has an age equal to or higher than six months.

In the case of oak casks and containers of 1 000 litres or more, the number of annual extractions and replenishments shall be equal to or lower than the number of scales in the system, in order to guarantee that the youngest component has an age equal to or higher than one year.

ANNEX IV

Correlation table

This Regulation	Regulation (EC) No 110/2008
Article 1(1) and (2)	Article 1(1) and (2)
Article 2, points (a) to (d)	Article 2(1) and (3)
Article 2, point (e)	Article 2(2)
Article 2, point (f)	Annex I, point 6
Article 3(1)	Article 8
Article 3(2) and (3)	Article 10
Article 3(4)	Article 15(1)
Article 3(5)	—
Article 3(6)	—
Article 3(7)	Article 15(3), third subparagraph
Article 3(8)	—
Article 3(9) and (10)	Article 11(2) and Annex I, point 4
Article 3(11) and (12)	Annex I, point (7)
Article 4(1)	Article 7 and Annex I, point (14)
Article 4(2)	Article 7 and Annex I, point (15)
Article 4(3)	Article 7 and Annex I, point (16)
Article 4(4)	—
Article 4(5)	Annex I, point (17)
Article 4(6)	—
Article 4(7)	Annex I, point (2)
Article 4(8)	Annex I, point (3)
Article 4(9)	Annex I, point (3)
Article 4(10)	Annex I, point (5)
Article 4(11)	Annex I, point (8)

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Article 4(12)	Annex I, point (9)
Article 4(13)	—
Article 4(14)	—
Article 4(15)	—
Article 4(16)	—
Article 4(17)	—
Article 4(18)	—
Article 4(19) and (20)	Annex I, point (10)
Article 4(21)	—
Article 4(22)	—
Article 4(23)	Annex I, point (11)
Article 4(24)	Annex I, point (12)
Article 5	Annex I, point (1)
Article 6(1)	Article 3(1)
Article 6(2)	Article 3(3)
Article 6(3)	Article 3(4)
Article 7(1)	Article 4
Article 7(2)	Article 5(1)
Article 7(3)	Article 5(2)
Article 7(4)	Article 5(3)
Article 8(1)	Article 26
Article 8(2)	Article 1(3)
Article 8(3)	—
Article 8(4)	—
Article 9	—
Article 10(1)	—
Article 10(2)	Article 9(1)
Article 10(3)	Article 9(2)
Article 10(4)	Article 9(3)
Article 10(5)	Article 9(5) and (6)
Article 10(6), points (a) to (c), (e) and (f)	—
Article 10(6)(d)	Article 12(2)
Article 10(7), first subparagraph	Article 9(4) and (7)
Article 10(7), second subparagraph	—

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Article 11(1)	Article 10(1) and (2)
Article 11(2) and (3)	—
Article 12(1)	Article 10(1)
Article 12(2),(3) and (4)	—
Article 13(1)	Article 12(1)
Article 13(2)	Article 9(9)
Article 13(3), first and second subparagraph	Article 11(4)
Article 13(3), third subparagraph	Article 11(5)
Article 13(3), fourth subparagraph	—
Article 13(4), first subparagraph	Article 11(3)
Article 13(4), second subparagraph	Article 11(4)
Article 13(4), third subparagraph	Article 11(5)
Article 13(5)	—
Article 13(6)	Article 12(3)
Article 13(7)	—
Article 14(1)	Annex I, point (13)
Article 14(2)	—
Article 15(1)	Article 14(2)
Article 15(2)	—
Article 16	—
Article 17	Article 13
Article 18	—
Article 19(1)	Article 12(3)
Article 19(2)	—
Article 20, point (a)	—
Article 20, point (b)	Article 28(2)
Article 20, point (c)	—
Article 20, point (d)	—
Article 21(1)	—
Article 21(2)	Article 16
Article 21(3)	Article 15(3), first subparagraph
Article 21(4)	—
Article 22(1), first subparagraph	Article 17(4)
Article 22(1), second subparagraph	—

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Changes to legislation: *There are currently no known outstanding effects for the Regulation (EU) 2019/787 of the European Parliament and of the Council. (See end of Document for details)*

Article 22(2)	—
Article 23(1), introductory wording and points (a), (b) and (c)	—
Article 23(1), second subparagraph	Article 17(3)
Article 23(2)	Article 17(1), second sentence
Article 24(1) to (4)	—
Article 24(5), (6) and (7)	Article 17(2)
Article 24(8)	Article 17(3)
Article 24(9)	Article 17(1), first sentence
Article 25	—
Article 26(1), first subparagraph	Article 17(5)
Article 26(1), second subparagraph	—
Article 26(2)	Article 17(6)
Article 27(1)	Article 17(7), first sentence
Article 27(2), (3) and (4)	—
Article 27(5)	Article 17(7), second sentence
Article 28	—
Article 29	—
Article 30(1), (2) and (3)	Article 17(8), first sentence
Article 30(4), first subparagraph	Article 17(8), second sentence
Article 30(4), second subparagraph	—
Article 31	Article 21
Article 32	Article 18
Article 33(1)	Article 15(2)
Article 33(2) and (3)	—
Article 34(1), (2) and (3)	Article 19
Article 34(4)	—
Article 35(1), first subparagraph	Article 15(3), second subparagraph
Article 35(1), second subparagraph	—
Article 35(2)	Article 23(3)
Article 35(3)	—
Article 36(1)	Article 23(1)
Article 36(2)	Article 23(2)
Article 37	—

Status: Point in time view as at 31/12/2020.

Changes to legislation: There are currently no known outstanding effects for the Regulation (EU) 2019/787 of the European Parliament and of the Council. (See end of Document for details)

Article 38(1)	—
Article 38(2)	Article 22(1)
Article 38(3)	Article 22(2)
Article 38(4)	—
Article 38(5)	Article 22(3)
Article 38(6)	Article 22(4)
Article 39(1)	—
Article 39(2) and (3)	—
Article 40	—
Article 41	—
Article 42	—
Article 43(1)	Article 24(1)
Article 43(2)	Article 24(3)
Article 44(1)	Article 24(2)
Article 44(2)	—
Article 45	Article 6
Article 46	—
Article 47	Article 25
Article 48	—
Article 49	Article 29
Article 50	Article 28
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Annex I, categories 1 to 31	Annex II, categories 1 to 31
Annex I, category 32	Annex II, category 37a
Annex I, category 33	Annex II, category 32
Annex I, category 34	Annex II, category 33
Annex I, category 35	Annex II, category 37
Annex I, category 36	Annex II, category 38
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Status: Point in time view as at 31/12/2020.

Changes to legislation: There are currently no known outstanding effects for the Regulation (EU) 2019/787 of the European Parliament and of the Council. (See end of Document for details)

Annex I, category 43	Annex II, category 45
Annex I, category 44	Annex II, category 46
Annex II	Annex II, part under the Title 'Other spirit drinks'
Annex III	—
Annex IV	—

Status:

Point in time view as at 31/12/2020.

Changes to legislation:

There are currently no known outstanding effects for the Regulation (EU) 2019/787 of the European Parliament and of the Council.