



Deddf Llywodraeth Leol (Democratiaeth) (Cymru) 2013

2013 dccc 4

RHAN 5

NEWIDIADAU ERAILL I LYWODRAETH LEOL

Mynediad i wybodaeth

57 Cyfarfodydd a thrafodion cymunedau

Yn Atodlen 12 i Ddeddf 1972 (cyfarfodydd a thrafodion awdurdodau lleol)—

(a) ym mharagraff 26(2)—

(i) ym mharagraff (a), ar ôl “be” lle y mae’n ymddangos am y tro cyntaf mewnosoder “published electronically and”,

(ii) ar ôl paragraff (a) mewnosoder—

“(aa) any documents relating to the business to be transacted at the meeting must be published electronically (in so far as reasonably practicable),”,

(b) ar ôl paragraff 26(2) mewnosoder—

“(2A) The duty of a community council under sub-paragraph (2)(aa) to publish documents relating to the meeting does not apply where—

(a) the documents relate to business which in the opinion of the council is likely to be transacted in private, or

(b) the disclosure of such documents would be contrary to any enactment.”,

(c) ym mharagraff 30B—

(i) yn lle is-baragraff (3) rhodder—

“(3) The notice must be given—

(a) in writing (but not in an electronic form), or

- (b) in an electronic form which meets the technical requirements set by the principal council under paragraph 30C.”,
- (ii) yn is-baragraff (7), ar ôl “principal council” mewnosoder ”or community council”,
- (iii) a hefyd yn is-baragraff (7), yn lle “council” lle y mae’n ymddangos am yr ail dro rhodder “principal council”,
- (d) ym mharagraff 30C—
 - (i) yn lle is-baragraff (1) rhodder—
 - “(1) For the purposes of paragraph 30B(1), each community council and principal council must provide a facility for notices to be given in electronic form (“electronic notices”).”,
 - (ii) yn is-baragraff (2), yn lle “The council must set” mewnosoder “A principal council must set for its area”,
- (e) ym mharagraff 30E(7), ar ôl paragraff (a) mewnosoder—
 - “(aa) by publishing the notice electronically, and”.