



OFFERYNNAU STATUDOL
CYMRU

WELSH STATUTORY
INSTRUMENTS

2018 Rhif 760 (Cy. 151)

2018 No. 760 (W. 151)

**DIOGELU'R AMGYLCHEDD,
CYMRU**

**ENVIRONMENTAL
PROTECTION, WALES**

**Rheoliadau Diogelu'r Amgylchedd
(Microbelenni) (Cymru) 2018**

**The Environmental Protection
(Microbeads) (Wales) Regulations
2018**

NODYN ESBONIADOL

(Nid yw'r nodyn hwn yn rhan o'r Rheoliadau)

Mae'r Rheoliadau hyn yn gwahardd defnyddio microbelenni fel cynhwysyn wrth weithgynhyrchu cynhyrchion gofal personol i'w rinsio i ffwrdd ac yn gwahardd gwerthu unrhyw gynhyrchion o'r fath sy'n cynnwys microbelenni (rheoliad 3). Mae torri'r gwaharddiad hwn yn drosedd (rheoliad 3). Mae diffiniadau o "microbelen" a "cynnyrch gofal personol i'w rinsio i ffwrdd" wedi eu cynnwys yn rheoliad 2. Bydd y gwaharddiad ar weithgynhyrchu a gwerthu unrhyw gynhyrchion o'r fath yn dod i rym ar 30 Mehefin 2018.

Mae cyfundrefn sancsiynau sifil yn cael ei chyflwyno hefyd i alluogi'r rheoleiddiwr i osod ystod o sancsiynau sifil (rheoliad 7 a'r Atodlen). Mae'r rhain yn cynnwys cosbau ariannol amrywiadwy, hysbysiadau cydymffurfio a hysbysiadau stop. Caiff y rheoleiddiwr hefyd dderbyn ymgymeriadau gorfodaeth. Mae'r Rheoliadau yn gwneud darpariaeth ar gyfer y weithdrefn sy'n ymwneud â'r sancsiynau hyn a'r mecanweithiau apelio sydd ar gael. Mae methu â chydymffurfio â hysbysiad stop yn drosedd (paragraff 16 o'r Atodlen). Mae'r holl apelau sy'n ymwneud â sancsiynau sifil i'w cyflwyno i'r Tribiwnlys Haen Gyntaf.

Mae rheoliad 8 yn rhoi pwerau i swyddogion gorfodaeth gynnal ymchwiliadau at ddiben awdurdodedig (fel y'i diffinnir yn rheoliad 2).

EXPLANATORY NOTE

(This note is not part of the Regulations)

These Regulations prohibit the use of microbeads as an ingredient in the manufacture of rinse-off personal care products and the sale of any such products containing microbeads (regulation 3). Breach of this prohibition is an offence (regulation 3). Definitions of "microbead" and "rinse-off personal care product" are contained in regulation 2. The prohibition on the manufacture and sale of any such products will come into force on 30th June 2018.

A civil sanctions regime is also introduced to enable the regulator to impose a range of civil sanctions (regulation 7 and the Schedule). These include variable monetary penalties, compliance notices and stop notices. The regulator may also accept enforcement undertakings. The Regulations make provision for the procedure relating to these sanctions and the available appeal mechanisms. Failure to comply with a stop notice is an offence (paragraph 16 of the Schedule). All appeals relating to a civil sanction are to the First-tier Tribunal.

Regulation 8 gives enforcement officers powers to carry out investigations for an authorised purpose (as defined in regulation 2).

Mae rheoliad 9 yn rhoi pwerau mynediad i swyddogion gorfodaeth i gynnal ymchwiliad at ddiben awdurdodedig (fel y'i diffinnir yn rheoliad 2).

Mae rheoliad 10 yn creu troseddau sy'n gysylltiedig â phwerau swyddogion gorfodaeth yn rheoliadau 8 a 9.

Mae rheoliad 11 yn darparu ar gyfer cyhoeddi gwybodaeth ynghylch camau gorfodaeth a gymerir gan y rheoleiddiwr, ac mae rheoliadau 12 a 13 yn darparu bod rhaid llunio canllawiau sy'n ymwneud â defnyddio sancsiynau sifil ac ymgynghori arnynt, ac yn pennu'r wybodaeth sydd i'w chynnwys mewn canllawiau o'r fath.

Mae rheoliad 14 yn cynnwys darpariaeth ar gyfer adolygu'r Rheoliadau.

Mae rheoleiddwyr yn gallu adennill costau gorfodaeth (paragraff 27 o'r Atodlen) yn achos cosbau ariannol amrywiadwy, hysbysiadau cydymffurfio a hysbysiadau stop.

Hysbyswyd y Comisiwn Ewropeaidd am y Rheoliadau hyn ar ffurf ddrafft yn unol â Chyfarwyddeb (EU) 2015/1535 Senedd Ewrop a'r Cyngor dyddiedig 9 Medi 2015 a oedd yn gosod gweithdrefn ar gyfer darparu gwybodaeth ym maes rheoliadau technegol a rheolau sy'n ymwneud â gwasanaethau'r Gymdeithas Wybodaeth (OJ Rhif L 241, 17.9.2015, t. 1).

Ystyriwyd Cod Ymarfer Gweinidogion Cymru ar gynnal Aseidiadau Effaith Rheoleiddiol mewn perthynas â'r Rheoliadau hyn. O ganlyniad, lluniwyd asesiad rheoleiddiol o'r costau a'r manteision sy'n debygol o ddeillio o gydymffurfio â'r Rheoliadau hyn yng Nghymru. Gellir cael copi oddi wrth: Llywodraeth Cymru, Parc Cathays, Caerdydd, CF10 3NQ.

Regulation 9 gives enforcement officers powers of entry to carry out an investigation for an authorised purpose (as defined in regulation 2).

Regulation 10 creates offences associated with enforcement officers' powers in regulations 8 and 9.

Regulation 11 provides for publication of information on enforcement action taken by the regulator, and regulations 12 and 13 provide that guidance relating to the use of civil sanctions must be prepared and consulted on and specify information to be included in such guidance.

Regulation 14 contains provision for review of the Regulations.

Regulators are able to recover the costs of enforcement (paragraph 27 of the Schedule) in the case of variable monetary penalties, compliance notices and stop notices.

These Regulations were notified in draft to the European Commission in accordance with Directive (EU) 2015/1535 of the European Parliament and of the Council of 9 September 2015 laying down a procedure for the provision of information in the field of technical regulations and of rules on Information Society services (OJ No. L 241, 17.9.2015, p. 1).

The Welsh Ministers' Code of Practice on the carrying out of Regulatory Impact Assessments was considered in relation to these Regulations. As a result, a regulatory assessment has been prepared as to the likely costs and benefits of complying with these Regulations in Wales. A copy can be obtained from the Welsh Government, Cathays Park, Cardiff, CF10 3NQ.

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(Microbelenni) (Cymru) 2018**

**The Environmental Protection
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Gwnaed 19 Mehefin 2018
Yn dod i rym 30 Mehefin 2018

Made 19 June 2018
Coming into force 30 June 2018

Mae Gweinidogion Cymru—

- (a) wedi cyhoeddi hysbysiad yn y London Gazette a'r Western Mail fel sy'n ofynnol gan adran 140(6)(b) o Ddeddf Diogelu'r Amgylchedd 1990(1) ("Deddf 1990") ac wedi ystyried y sylwadau a gyflwynwyd yn unol â'r hysbysiad hwnnw;
- (b) wedi ymgynghori yn unol ag adrannau 59 a 60 o Ddeddf Gorfodaeth Reoleiddiol a Sanctsiynau 2008(2) ("Deddf 2008") ac wedi eu bodloni (yn unol ag adran 66 o'r Ddeddf honno) y bydd awdurdodau lleol (sef y rheoleiddiwr at ddiben y Rheoliadau hyn) yn gweithredu yn unol â'r egwyddorion y cyfeirir atynt yn adran 5(2) o'r Ddeddf honno wrth arfer pŵer a roddir gan y Rheoliadau hyn;
- (c) yn ystyried ei bod yn briodol i wneud y Rheoliadau hyn at ddiben atal y sylwedd neu'r eitemau a bennir ynddynt rhag achosi llygredd amgylcheddol a niwed i iechyd anifeiliaid.

The Welsh Ministers—

- (a) have published a notice in the London Gazette and the Western Mail as required by section 140(6)(b) of the Environmental Protection Act 1990(1) ("the 1990 Act") and have considered the representations made in accordance with that notice;
- (b) have consulted in accordance with sections 59 and 60 of the Regulatory Enforcement and Sanctions Act 2008(2) ("the 2008 Act") and are satisfied (in accordance with section 66 of that Act) that local authorities (who are the regulator for the purpose of these Regulations) will act in accordance with the principles referred to in section 5(2) of that Act in exercising a power conferred by these Regulations;
- (c) consider it appropriate to make these Regulations for the purpose of preventing the substance or articles specified in them from causing pollution of the environment and harm to the health of animals.

Yn unol ag adran 62(3) o Ddeddf 2008, gosodwyd drafft o'r Rheoliadau hyn gerbron Cynulliad Cenedlaethol Cymru ac fe'u cymeradwywyd ganddo drwy benderfyniad.

In accordance with section 62(3) of the 2008 Act, a draft of these Regulations has been laid before, and approved by resolution of, the National Assembly for Wales.

(1) 1990 p. 43.
(2) 2008 p. 13. At ddibenion y Rheoliadau hyn, mae i "y rheoleiddiwr" yr ystyr a roddir gan reoliad 2, yn hytrach na'r ystyr a roddir i "the regulator" gan adran 37 o Ddeddf 2008.

(1) 1990 c. 43.
(2) 2008 c. 13. For the purposes of these Regulations, "the regulator" has the meaning given by regulation 2, rather than the meaning given by section 37 of the 2008 Act.

Mae Gweinidogion Cymru yn gwneud y Rheoliadau hyn drwy arfer y pwerau a roddir gan adran 140(1)(b) ac (c), (3)(c) a (d), a (9) o Ddeddf 1990(1) ac adrannau 36, 42, 46, 48, 49, 50, 52 i 55 a 62(2) o Ddeddf 2008(2).

RHAN 1 Cyflwyniad

Enwi, cychwyn, rhychwantu a chymhwyso

1.—(1) Enw'r Rheoliadau hyn yw Rheoliadau Diogelu'r Amgylchedd (Microbelenni) (Cymru) 2018.

(2) Daw'r Rheoliadau hyn i rym ar 30 Mehefin 2018.

(3) Mae'r Rheoliadau hyn yn rhychwantu Cymru a Lloegr, ond maent yn gymwys o ran Cymru yn unig.

Dehongli

2. Yn y Rheoliadau hyn—

ystyr “cyflenwi” (“*supply*”), mewn perthynas â chynnyrch gofal personol i'w rinsio i ffwrdd, yw cyflenwi drwy ei werthu neu ei gyflwyno fel gwobr neu rodd hyrwyddo yng nghwrs busnes;

ystyr “cynnyrch gofal personol i'w rinsio i ffwrdd” (“*rinse-off personal care product*”) yw unrhyw sylwedd, neu gymysgedd o sylweddau, a weithgynhyrchir at ddiben ei roi ar unrhyw ran berthnasol o'r corff dynol yn ystod unrhyw driniaeth gofal personol, drwy broses roi sy'n golygu bod angen gwaredu'r cynnyrch (neu unrhyw weddillion o'r cynnyrch) mewn ffordd brydlon a phenodol wrth gwblhau'r driniaeth drwy ei olchi neu ei rinsio â dŵr, yn hytrach na gadael iddo dreulio neu olchi i ffwrdd, neu gael ei amsugno neu ei ddiosg gydag amser;

ac at y diben hwn—

(a) ystyr “triniaeth gofal personol” (“*personal care treatment*”) yw unrhyw broses o lanhau, diogelu neu bersawru rhan berthnasol o'r corff dynol, cynnal neu adfer cyflwr y rhan honno neu newid ei golwg; a

The Welsh Ministers make these Regulations in exercise of the powers conferred by section 140(1)(b) and (c), (3)(c) and (d), and (9) of the 1990 Act(1) and sections 36, 42, 46, 48, 49, 50, 52 to 55 and 62(2) of the 2008 Act(2).

PART 1 Introduction

Citation, commencement, extent and application

1.—(1) These Regulations may be cited as the Environmental Protection (Microbeads) (Wales) Regulations 2018.

(2) These Regulations come into force on the 30 June 2018.

(3) These Regulations extend to England and Wales, but apply in relation to Wales only.

Interpretation

2. In these Regulations—

“authorised purpose” (“*diben awdurdodedig*”) means the purpose of determining whether an offence under regulation 3(1) or 3(2) has been or is being committed, or any requirement of a compliance notice, a stop notice or an enforcement undertaking under these Regulations has been, or is being contravened;

“compliance notice” (“*hysbysiad cydymffurfio*”) has the meaning given by paragraph 1(1)(b) of the Schedule;

“enforcement undertaking” (“*ymgymeriad gorfodaeth*”) has the meaning given by paragraph 17 of the Schedule;

“microbead” (“*microbelen*”) means any water-insoluble solid plastic particle of less than or equal to 5mm in any dimension;

“plastic” (“*plastig*”) means a synthetic polymeric substance that can be moulded, extruded or physically manipulated into various solid forms and that retains its final manufactured shape during use in its intended applications;

(1) Diwygiwyd adran 140(3)(c) gan O.S. 1999/1108. Yn rhinwedd erthygl 2 o O.S. 1999/672 ac Atodlen 1 iddo, ac adran 162 o Ddeddf Llywodraeth Cymru 2006 a pharagraff 30 o Atodlen 11 iddi, yn ddarostyngedig i eithriadau penodol, mae'r pwerau o dan adran 140 bellach yn arferadwy gan Weinidogion Cymru o ran Cymru.

(2) Diwygiwyd adran 36(2) gan adran 21(1) a (2)(f) o Ddeddf Menter 2016; diwygiwyd adran 42(6) gan O.S. 2015/664; diwygiwyd adran 49(1) gan O.S. 2015/664.

(1) Section 140(3)(c) was amended by S.I. 1999/1108. By virtue of S.I. 1999/672, article 2 and Schedule 1, and section 162 of, and paragraph 30 of Schedule 11 to the Government of Wales Act 2006, subject to certain exceptions, the powers under section 140 are now exercisable by the Welsh Ministers in relation to Wales.

(2) Section 36(2) was amended by the Enterprise Act 2016, section 21(1), (2)(f); section 42(6) was amended by S.I. 2015/664; section 49(1) was amended by S.I. 2015/664.

(b) “rhan berthnasol o’r corff dynol” (“*relevant human body part*”) yw—

(i) unrhyw ran allanol o’r corff dynol (gan gynnwys unrhyw ran o’r epidermis, y system gwallt a blew, yr ewinedd neu’r gwefusau);

(ii) y dannedd; neu

(iii) pilenni mwcaidd ceudod y geg;

Mae i “Cymru” yr ystyr a roddir i “Wales” o dan adran 158 o Ddeddf Llywodraeth Cymru 2006;

ystyr “diben awdurdodedig” (“*authorised purpose*”) yw at ddiben penderfynu pa un a yw trosedd o dan reoliad 3(1) neu 3(2) wedi ei chyflawni neu’n cael ei chyflawni, neu at ddiben penderfynu pa un a yw unrhyw ofyniad hysbysiad cydymffurfio, hysbysiad stop neu ymgymeriad gorfodaeth o dan y Rheoliadau hyn wedi ei dorri neu’n cael ei dorri ai peidio;

mae i “hysbysiad cydymffurfio” (“*compliance notice*”) yr ystyr a roddir gan baragraff 1(1)(b) o’r Atodlen;

mae i “hysbysiad stop” (“*stop notice*”) yr ystyr a roddir gan baragraff 9(2) o’r Atodlen;

ystyr “microbelen” (“*microbead*”) yw unrhyw ronyn plastig solet sy’n anhoddadwy mewn dŵr sy’n 5mm neu lai o faint mewn unrhyw fesuriad;

ystyr “plastig” (“*plastic*”) yw sylwedd polymerig synthetig y gellir ei fowldio, ei allwthio neu ei drin yn ffisegol i lunio ffurfiau solet amrywiol ac sy’n cadw ei siâp gwneuthuredig terfynol wrth ei ddefnyddio at ei ddefnyddiau bwriadedig;

ystyr “y rheoleiddiwr” (“*the regulator*”), at ddibenion gorfodi trosedd o dan reoliad 3(1), 3(2) neu 10(1), mewn perthynas ag unrhyw fan lle y gweithgynhyrchir cynnyrch gofal personol i’w rinsio i ffwrdd neu y cyflenwir y cynnyrch hwnnw, yw’r awdurdod lleol sy’n gyfrifol am yr ardal y mae’r man hwnnw ynddi;

ac at y diben hwn ystyr “awdurdod lleol” (“*local authority*”) yw cyngor sir neu gyngor bwrdeistref sirol a gyfansoddwyd o dan adran 21 o Ddeddf Llywodraeth Leol 1972;

mae i “ymgymeriad gorfodaeth” (“*enforcement undertaking*”) yr ystyr a roddir gan baragraff 17 o’r Atodlen; ac

mae i “ymgymeriad trydydd parti” (“*third party undertaking*”) yr ystyr a roddir gan baragraff 3(1) o’r Atodlen.

“the regulator” (“*y rheoleiddiwr*”), for the purposes of the enforcement of an offence under regulation 3(1), 3(2) or 10(1) means, in relation to any place at which a rinse-off personal care product is manufactured or supplied, the local authority with responsibility for the area in which the place is situated;

and for this purpose “local authority” (“*awdurdod lleol*”) means a county or county borough council constituted under section 21 of the Local Government Act 1972;

“rinse-off personal care product” (“*cynnyrch gofal personol i’w rinsio i ffwrdd*”) means any substance, or mixture of substances, manufactured for the purpose of being applied to any relevant human body part in the course of any personal care treatment, by an application which entails at its completion the prompt and specific removal of the product (or any residue of the product) by washing or rinsing with water, rather than leaving it to wear off or wash off, or be absorbed or shed, in the course of time;

and for this purpose—

(a) a “personal care treatment” (“*triniaeth gofal personol*”) means any process of cleaning, protecting or perfuming a relevant human body part, maintaining or restoring its condition or changing its appearance; and

(b) a “relevant human body part” (“*rhan berthnasol o’r corff dynol*”) is—

(i) any external part of the human body (including any part of the epidermis, hair system, nails or lips);

(ii) the teeth; or

(iii) mucous membranes of the oral cavity;

“stop notice” (“*hysbysiad stop*”) has the meaning given by paragraph 9(2) of the Schedule;

“supply”, (“*cyflenwi*”) in relation to a rinse-off personal care product, means supply by way of sale or its presentation as a promotional prize or gift in the course of a business;

“third party undertaking” (“*ymgymeriad trydydd parti*”) has the meaning given by paragraph 3(1) of the Schedule;

“Wales” (“*Cymru*”) has the meaning given under section 158 of the Government of Wales Act 2006.

RHAN 2

Troseddau

Troseddau

3.—(1) Mae person sy'n defnyddio microbelenni fel cynhwysyn wrth weithgynhyrchu unrhyw gynnyrch gofal personol i'w rinsio i ffwrdd yn euog o drosedd.

(2) Mae person sy'n cyflenwi neu'n cynnig cyflenwi unrhyw gynnyrch gofal personol i'w rinsio i ffwrdd sy'n cynnwys microbelenni yn euog o drosedd.

(3) Mae person sy'n euog o drosedd o dan baragraff (1) neu (2) yn agored, o'i euogfarnu'n ddiannod, i ddirwy.

Amddiffyniad o ddiwydrwydd dyladwy i gyflenwyr

4.—(1) Yn ddarostyngedig i baragraffau (2) a (4), mewn achos am drosedd o dan reoliad 3(2), mae'n amddiffyniad i berson ("P") ddangos bod P wedi cymryd pob cam rhesymol ac wedi arfer pob diwydrwydd dyladwy i osgoi cyflawni'r drosedd.

(2) Ni chaniateir i P ddibynnu ar amddiffyniad o dan baragraff (1) sy'n cynnwys honiad trydydd parti oni bai bod P wedi—

- (a) cyflwyno hysbysiad yn unol â pharagraff (3); neu
- (b) cael caniatâd y llys.

(3) Rhaid i'r hysbysiad—

- (a) rhoi unrhyw wybodaeth sydd ym meddiant P sy'n enwi'r person, neu sydd o gymorth o ran cael gwybod pwy oedd y person—
 - (i) a gyflawnodd y weithred neu ddiffyg; neu
 - (ii) a gyflenwodd yr wybodaeth yr oedd P yn dibynnu arni; a
- (b) cael ei gyflwyno i'r person sy'n dwyn yr achos nid llai na 7 diwrnod clir cyn gwrandawriad yr achos.

(4) Ni chaniateir i P ddibynnu ar amddiffyniad o dan baragraff (1) sy'n cynnwys honiad y cyflawnwyd y drosedd o ganlyniad i ddibynnu ar wybodaeth a gyflenwyd gan berson arall, oni bai ei bod yn rhesymol i P ddibynnu ar yr wybodaeth, gan roi sylw penodol i—

- (a) y camau a gymerwyd gan P, a'r rheini y gellid yn rhesymol bod wedi eu cymryd, at ddiben gwirhau'r wybodaeth; a
- (b) pa un a oedd gan P unrhyw reswm i beidio â chredu'r wybodaeth.

PART 2

Offences

Offences

3.—(1) A person who, in the manufacture of any rinse-off personal care product, uses microbeads as an ingredient of that product is guilty of an offence.

(2) A person who supplies, or offers to supply, any rinse-off personal care product containing microbeads is guilty of an offence.

(3) A person guilty of an offence under paragraph (1) or (2) is liable on summary conviction to a fine.

Defence of due diligence for suppliers

4.—(1) Subject to paragraphs (2) and (4), in proceedings for an offence under regulation 3(2) it is a defence for a person ("P") to show that P took all reasonable steps and exercised all due diligence to avoid committing the offence.

(2) P may not rely on a defence under paragraph (1) which involves a third party allegation unless P has—

- (a) served a notice in accordance with paragraph (3); or
- (b) obtained the leave of the court.

(3) The notice must—

- (a) give any information in P's possession which identifies or assists in identifying the person who—
 - (i) committed the act or default; or
 - (ii) supplied the information on which P relied; and
- (b) be served on the person bringing the proceedings not less than 7 clear days before the hearing of the proceedings.

(4) P may not rely on a defence under paragraph (1) which involves an allegation that the commission of the offence was due to reliance on information supplied by another person unless it was reasonable for P to have relied upon the information, having regard in particular—

- (a) to the steps that P took, and those which might reasonably have been taken, for the purpose of verifying the information; and
- (b) to whether P had any reason to disbelieve the information.

(5) Yn y rheoliad hwn, ystyr “honiad trydydd parti” yw honiad y cyflawnwyd y drosedd o ganlyniad i—

- (a) gweithred neu ddiffyg person arall; neu
- (b) dibynnu ar wybodaeth a gyflenwyd gan berson arall.

Y terfyn amser ar gyfer erlyn troseddau

5.—(1) Caniateir i unrhyw wybodaeth sy'n ymwneud â throsedd o dan reoliad 3 neu 10 y gellir ei rhoi ar brawf gan lys ynadon gael ei rhoi ar brawf os caiff ei gosod o fewn 12 mis ar ôl y dyddiad y daw'r erlynydd i wybod am dystiolaeth sy'n ddigonol ym marn yr erlynydd i gyfiawnhau'r achos.

(2) Ni chaniateir dwyn unrhyw achos fwy na thair blynedd ar ôl cyflawni'r drosedd.

RHAN 3

Gorfodaeth a Sancsiynau Sifil

Gorfodaeth

6.—(1) Caiff y rheoleiddiwr awdurdodi unrhyw berson i arfer, at ddiben awdurdodedig ac yn unol â thelerau'r awdurdodiad, unrhyw un neu ragor o'r pwerau a bennir yn rheoliadau 8 a 9, os ymddengys i'r rheoleiddiwr bod y person hwnnw yn addas i'w arfer neu i'w harfer.

(2) Rhaid i awdurdodiad o dan baragraff (1) fod yn ysgrifenedig.

(3) Yn y Rhan hon, ystyr “swyddog gorfodaeth” yw person a awdurdodir o dan baragraff (1).

Sancsiynau sifil

7. Mae'r Atodlen (sancsiynau sifil) yn cael effaith at ddiben gorfodi trosedd o dan reoliad 3(1), 3(2) neu 10(1).

Pwerau Swyddog Gorfodaeth

8.—(1) Y pwerau y caniateir awdurdodi swyddog gorfodaeth i'w harfer yw—

- (a) cynnal yr archwiliadau a'r ymchwiliadau hynny a all fod yn angenrheidiol o dan unrhyw amgylchiadau;
- (b) ei gwneud yn ofynnol i unrhyw berson y mae gan swyddog gorfodaeth sail resymol i gredu y gall roi unrhyw wybodaeth sy'n berthnasol i unrhyw archwiliad neu ymchwiliad o dan baragraff (a) uchod i ateb (yn absenoldeb personau ac eithrio person a enwebir gan y person hwnnw i fod yn bresennol ac unrhyw bersonau y caiff y person awdurdodedig

(5) In this regulation, “third party allegation” means an allegation that the commission of the offence was due—

- (a) to the act or default of another person; or
- (b) to reliance on information supplied by another person.

Time limit for the prosecution of offences

5.—(1) Any information relating to an offence under regulation 3 or 10 that is triable by a magistrates' court may be so tried if it is laid within twelve months after the date on which evidence sufficient in the opinion of the prosecutor to justify the proceedings comes to the knowledge of the prosecutor.

(2) No proceedings are to be brought more than three years after the commission of the offence.

PART 3

Enforcement and Civil Sanctions

Enforcement

6.—(1) The regulator may authorise any person to exercise, for an authorised purpose and in accordance with the terms of the authorisation, any of the powers specified in regulation 8 and 9, if that person appears to the regulator suitable to exercise them.

(2) An authorisation under paragraph (1) must be in writing.

(3) In this Part, “enforcement officer” means a person authorised under paragraph (1).

Civil sanctions

7. The Schedule (civil sanctions) has effect for the purpose of the enforcement of an offence under regulation 3(1), 3(2) or 10(1).

Enforcement Officer Powers

8.—(1) The powers which an enforcement officer may be authorised to exercise are—

- (a) to make such examination and investigation as may in any circumstances be necessary;
- (b) to require any person whom an enforcement officer has reasonable cause to believe to be able to give any information relevant to any examination or investigation under paragraph (a) above to answer (in the absence of persons other than a person nominated by that person to be present and any persons whom the authorised person may allow to be present)

ganiatáu iddynt fod yn bresennol) y cwestiynau hynny y mae'r swyddog gorfodaeth yn meddwl ei bod yn addas i'w gofyn ac i lofnodi datganiad o wirionedd ei atebion; ac

- (c) ei gwneud yn ofynnol i ddangos unrhyw gofnodion y mae'n angenrheidiol i'r swyddog gorfodaeth eu gweld at ddibenion archwiliad neu ymchwiliad o dan baragraff (a) uchod, ac i weld unrhyw gofnod yn y cofnodion a chymryd copïau ohono neu ohonynt, neu pan fo'r wybodaeth honno wedi ei chofnodi ar ffurf gyfrifiadurol, ei gwneud yn ofynnol i gyflwyno detholiadau o'r cofnodion hynny.

(2) Nid oes dim yn yr adran hon yn gorfodi unrhyw berson i ddangos dogfen y byddai gan y person hwnnw hawl ar sail braint broffesiynol gyfreithiol i atal ei dangos o gael gorchymyn datgelu mewn achos yn yr Uchel Lys.

Pwerau mynediad ac archwilio etc.

9.—(1) Y pwerau y caniateir awdurdodi swyddog gorfodaeth i'w harfer yw—

- (a) mynd ar unrhyw adeg resymol i unrhyw fangre (ac eithrio mangre a ddefnyddir yn gyfan gwbl neu'n bennaf fel annedd) y mae gan y swyddog gorfodaeth reswm i gredu ei bod yn angenrheidiol i fynd iddi at ddiben awdurdodedig;
- (b) pan fydd yn mynd i unrhyw fangre o dan is-baragraff (a)—
 - (i) mynd yng nghwmni swyddog gorfodaeth arall; a
 - (ii) dod ag unrhyw gyfarpar neu ddeunyddiau sy'n ofynnol at y diben awdurdodedig o dan sylw;
- (c) wrth fynd i unrhyw fangre o dan is-baragraff (a)—
 - (i) arfer y pwerau yn rheoliad 8(2); a
 - (ii) cymryd unrhyw fesuriadau, tynnu unrhyw ffotograffau a gwneud unrhyw recordiadau y mae'r swyddog gorfodaeth yn ystyried eu bod yn angenrheidiol at ddiben unrhyw archwiliad neu ymchwiliad o'r fath.
- (d) o ran unrhyw fangre oedd y mae gan swyddog gorfodaeth y pŵer i fynd iddynt o dan is-baragraff (a), roi cyfarwyddyd bod rhaid gadael y mangre oedd hynny neu unrhyw ran ohonynt, neu unrhyw beth ynddynt, heb ymyrryd â hwy (pa un ai'n gyffredinol neu o ran agweddau penodol) am gyhyd ag sy'n rhesymol angenrheidiol at ddiben archwiliad neu ymchwiliad o dan is-baragraff (c);

such questions as the enforcement officer thinks fit to ask and to sign a declaration of the truth of their answers; and

- (c) to require the production of, or where the information is recorded in computerised form, the furnishing of extracts from, any records which it is necessary for the enforcement officer to see for the purposes of an examination or investigation under paragraph (a) above and to inspect and take copies of, or of any entry in, the records.

(2) Nothing in this section shall be taken to compel the production by any person of a document of which that person would on grounds of legal professional privilege be entitled to withhold production on an order for discovery in an action in the High Court.

Powers of entry and examination etc.

9.—(1) The powers which an enforcement officer may be authorised to exercise are—

- (a) to enter at any reasonable time any premises (other than premises used wholly or mainly as a dwelling) which the enforcement officer has reason to believe it is necessary to enter for an authorised purpose;
- (b) when entering any premises under sub-paragraph (a)—
 - (i) to be accompanied by another enforcement officer; and
 - (ii) to bring any equipment or materials required for the authorised purpose in question;
- (c) on entering any premises under sub-paragraph (a)—
 - (i) to exercise the powers in regulation 8(2); and
 - (ii) to take such measurements and photographs and make such recordings as the enforcement officer considers necessary for the purpose of any such examination or investigation.
- (d) as regards any premises which an enforcement officer has power to enter under sub-paragraph (a), to direct that those premises or any part of them, or anything in them, be left undisturbed (whether generally or in particular respects) for so long as is reasonably necessary for the purpose of examination or investigation under sub-paragraph (c);

- (e) cymryd unrhyw samplau, neu beri i samplau gael eu cymryd, o unrhyw eitemau neu sylweddau a geir mewn neu ar unrhyw fangre y mae gan swyddog gorfodaeth y pŵer i fynd iddi o dan is-baragraff (a), a pheri i unrhyw eitemau neu sylweddau o'r fath gael eu dadansoddi neu eu profi;
- (f) yn achos unrhyw sampl o'r fath, cymryd meddiant ohoni a'i chadw am gyhyd ag sy'n angenrheidiol at yr holl ddibenion a ganlyn, neu unrhyw un neu ragor ohonynt—
 - (i) ei harchwilio, a chynnal unrhyw broses neu brofion arni, neu beri iddi gael ei harchwilio;
 - (ii) sicrhau nad ymyrrir â'r sampl cyn cwblhau'r archwiliad;
 - (iii) sicrhau ei bod ar gael i'w defnyddio fel tystiolaeth mewn unrhyw achos am drosedd o dan y Rheoliadau hyn.

(2) Ac eithrio mewn achos brys, pan fo swyddog gorfodaeth yn bwriadu mynd i unrhyw fangre a—

- (a) bod mynediad wedi ei wrthod neu fod y swyddog gorfodaeth yn dirnad ar sail resymol bod mynediad yn debygol o gael ei wrthod, a
- (b) bod y swyddog gorfodaeth yn dirnad ar sail resymol y gall y defnydd o rym rhesymol fod yn angenrheidiol i gael mynediad,

ni chaniateir mynd i'r mangreoedd hynny yn rhinwedd paragraff (1)(a) ond o dan awdurdod gwarant.

(3) Nid oes dim ym mharagraff (1)(c)(iii) yn gorfodi unrhyw berson i ddangos dogfen y byddai gan y person hwnnw hawl ar sail braint broffesiynol gyfreithiol i atal ei dangos o gael gorchymyn datgelu mewn achos yn y Llys Sirol neu yn yr Uchel Lys.

(4) Ni chaiff swyddog gorfodaeth arfer y pwerau ym mharagraff (1) ond ar sail cred resymol bod trosedd o dan reoliad 3 wedi ei chyflawni neu'n cael ei chyflawni.

(5) Rhaid i swyddog gorfodaeth sy'n ceisio arfer pŵer o dan baragraff (1) ddangos tystiolaeth o bwy ydyw a thystiolaeth o'i awdurdod os gofynnir iddo gan berson sy'n, neu yr ymddengys ei fod yn—

- (a) cyflenwr cynnyrch gofal personol i'w rinsio i ffwrdd neu gyflogai cyflenwr o'r fath;
- (b) gweithgynhyrchwr cynnyrch gofal personol i'w rinsio i ffwrdd neu gyflogai gweithgynhyrchwr o'r fath; neu
- (c) perchennog neu feddiannydd unrhyw fangre y mae'r swyddog gorfodaeth yn ceisio arfer y pŵer o dan sylw ynddi.

(e) to take any samples, or cause samples to be taken, of any articles or substances found in or on any premises which an enforcement officer has power to enter under sub-paragraph (a), and to cause any such articles or substance to be analysed or tested;

(f) in the case of any such sample, to take possession of it and to retain it for so long as is necessary for all or any of the following purposes—

- (i) to examine it, and subject it to any process or test, or cause it to be examined;
- (ii) to ensure that it is not tampered with before the examination is completed;
- (iii) to ensure that it is available for use as evidence in any proceedings for an offence under these Regulations.

(2) Except in an emergency, where an enforcement officer proposes to enter any premises and—

- (a) entry has been refused or the enforcement officer apprehends on reasonable grounds that entry is likely to be refused, and
- (b) the enforcement officer apprehends on reasonable grounds that the use of reasonable force may be necessary to effect entry,

any entry onto those premises by virtue of paragraph (1)(a) may only be effected under the authority of a warrant.

(3) Nothing in paragraph (1)(c)(iii) compels the production by a person of any documents of which that person would on grounds of legal professional privilege be entitled to withhold production on an order for disclosure in an action in the County Court or High Court.

(4) An enforcement officer may only exercise the powers in paragraph (1) in the reasonable belief that an offence under regulation 3 has been or is being committed.

(5) An enforcement officer seeking to exercise a power under paragraph (1) must produce evidence of identity and authority if requested by a person who is, or appears to be—

- (a) a supplier of a rinse-off personal care product or an employee of such a supplier;
- (b) a manufacturer of a rinse-off personal care product or an employee of such a manufacturer; or
- (c) the owner or occupier of any premises in which the enforcement officer seeks to exercise the power concerned.

Troseddau

10.—(1) Mae person yn cyflawni trosedd os yw'r person hwnnw, wrth ymateb i bwerau a arferir o dan reoliadau 8 a 9—

- (a) yn methu â chyflenwi i swyddog gorfodaeth unrhyw wybodaeth, ddogfennau neu gofnodion y gofynnir amdanynt;
- (b) yn rhoi gwybodaeth anwir neu gamarweiniol i swyddog gorfodaeth; neu
- (c) yn rhwystro swyddog gorfodaeth yn fwriadol.

(2) Mae person sy'n euog o droedd o dan baragraff (1) yn agored, o'i euogfarnu'n ddiannod, i ddirwy.

Cyhoeddi camau gorfodaeth

11.—(1) Pa fo'r rheoleiddiwr yn gosod sancsiwn sifil o dan y Rheoliadau hyn mewn perthynas â throedd o dan reoliad 3 neu 10, rhaid i'r rheoleiddiwr o bryd i'w gilydd gyhoeddi—

- (a) yr achosion y gosodwyd y sancsiwn sifil ynddynt;
- (b) pan fo'r sancsiwn sifil yn gosb ariannol amrywiadwy neu'n hysbysiad cydymffurfio, yr achosion y derbyniwyd ymgymeriad trydydd parti ynddynt; ac
- (c) yr achosion yr ymrwymwyd i ymgymeriad gorfodaeth ynddynt.

(2) Ym mharagraff (1)(a), nid yw'r cyfeiriad at achosion y gosodwyd sancsiwn sifil ynddynt yn cynnwys achosion pan fo'r sancsiwn wedi ei osod ond wedi ei wrthdroi ar apêl.

(3) Nid yw'r rheoliad hwn yn gymwys mewn achosion pan fo'r rheoleiddiwr yn ystyried y byddai cyhoeddi yn amhriodol.

RHAN 4 Canllawiau

Canllawiau

12.—(1) Rhaid i'r rheoleiddiwr gyhoeddi canllawiau ar ei ddefnydd o sancsiynau sifil o dan y Rheoliadau hyn mewn perthynas â throedd o dan reoliad 3 neu 10.

(2) Yn achos canllawiau sy'n ymwneud â chosb ariannol amrywiadwy, hysbysiad cydymffurfio neu hysbysiad stop, rhaid i'r canllawiau gynnwys yr wybodaeth berthnasol a nodir ym mharagraff (3).

(3) Yr wybodaeth berthnasol y cyfeirir ati ym mharagraff (2) yw gwybodaeth ynghylch—

- (a) o dan ba amgylchiadau y mae'r gofyniad yn debygol o gael ei osod;

Offences

10.—(1) A person commits an offence if in response to powers exercised under regulations 8 and 9 that person—

- (a) fails to supply an enforcement officer with any information, documents or records requested;
- (b) gives false or misleading information to an enforcement officer; or
- (c) intentionally obstructs an enforcement officer.

(2) A person guilty of an offence under paragraph (1) is liable on summary conviction to a fine.

Publication of enforcement action

11.—(1) Where the regulator imposes a civil sanction under these Regulations in relation to an offence under regulation 3 or 10, the regulator must from time to time publish—

- (a) the cases in which the civil sanction has been imposed;
- (b) where the civil sanction is a variable monetary penalty or compliance notice, the cases in which a third party undertaking has been accepted; and
- (c) the cases in which an enforcement undertaking has been entered into.

(2) In paragraph (1)(a), the reference to cases in which the civil sanction has been imposed does not include cases where the sanction has been imposed but overturned on appeal.

(3) This regulation does not apply in cases where the regulator considers that publication would be inappropriate.

PART 4 Guidance

Guidance

12.—(1) The regulator must publish guidance about its use of civil sanctions under these Regulations in relation to an offence under regulation 3 or 10.

(2) In the case of guidance relating to a variable monetary penalty, compliance notice or stop notice, the guidance must contain the relevant information set out in paragraph (3).

(3) The relevant information referred to in paragraph (2) is information as to—

- (a) the circumstances in which the requirement is likely to be imposed;

- (b) o dan ba amgylchiadau na chaniateir ei osod;
- (c) hawliau i gyflwyno sylwadau a hawliau i apelio; a
- (d) yn achos cosb ariannol amrywiadwy, y materion y mae'r rheoleiddiwr yn debygol o'u hystyried wrth bennu swm y gosb (gan gynnwys unrhyw ddisgowntiau am adrodd yn wirfoddol am beidio â chydymffurfio gan unrhyw berson amdano'i hun).

(4) Rhaid i'r rheoleiddiwr ddiwygio'r canllawiau pan fo'n briodol.

(5) Rhaid i'r rheoleiddiwr ymgynghori â'r personau hynny y mae'n ystyried eu bod yn briodol cyn cyhoeddi unrhyw ganllawiau neu ganllawiau diwygiedig o dan y rheoliad hwn.

(6) Rhaid i'r rheoleiddiwr roi sylw i'r canllawiau neu'r canllawiau diwygiedig wrth arfer ei swyddogaethau.

Canllawiau ychwanegol

13.—(1) Rhaid i ganllawiau o dan adran 64 o Ddeddf 2008 sy'n ymwneud â defnyddio cosbau am beidio â chydymffurfio a chostau adennill gorfodaeth (yn ogystal â'r materion a bennir yn adran 64(2)) bennu—

- (a) o dan ba amgylchiadau na chaniateir eu gosod;
- (b) materion i roi sylw iddynt wrth bennu'r swm o dan sylw; a
- (c) hawliau i apelio.

(2) Yn y rheoliad hwn, mae i "cosb am beidio â chydymffurfio" yr ystyr a roddir gan baragraff 24(1) o'r Atodlen.

RHAN 5

Adolygiad

Adolygiad

14.—(1) Rhaid i Weinidogion Cymru—

- (a) cyn gynted ag y bo'n rhesymol ymarferol ar ôl diwedd y cyfnod o dair blynedd o'r dyddiad y daw'r Rheoliadau hyn i rym, gynnal adolygiad o weithrediad y darpariaethau yn Rhan 3 (Gorfodaeth a Sancsiynau Sifil) a'r Atodlen;
- (b) o bryd i'w gilydd gynnal adolygiad o'r ddarpariaeth reoleiddiol a geir yn y Rheoliadau hyn (gan gynnwys Rhan 3 a'r Atodlen); ac

- (b) the circumstances in which it may not be imposed;
- (c) rights to make representations and rights of appeal; and
- (d) in the case of a variable monetary penalty, the matters likely to be taken into account by the regulator in determining the amount of the penalty (including any discounts for voluntary reporting by any person of that person's non-compliance).

(4) The regulator must revise the guidance where appropriate.

(5) The regulator must consult such persons as it considers appropriate before publishing any guidance or revised guidance under this regulation.

(6) The regulator must have regard to the guidance or revised guidance in exercising its functions.

Additional guidance

13.—(1) Guidance under section 64 of the 2008 Act relating to the use of non-compliance penalties and enforcement recovery costs must (in addition to the matters specified in section 64(2)) specify—

- (a) the circumstances in which they may not be imposed;
- (b) matters to be taken into account in determining the amount involved; and
- (c) rights of appeal.

(2) In this regulation, "non-compliance penalty" has the meaning given by paragraph 24(1) of the Schedule.

PART 5

Review

Review

14.—(1) The Welsh Ministers must—

- (a) as soon as reasonably practicable after the end of the period of three years from the date on which these Regulations come into force carry out a review of the operation of the provisions in Part 3 (Enforcement and Civil Sanctions) and the Schedule;
- (b) from time to time carry out a review of the regulatory provision contained in these Regulations (including Part 3 and the Schedule); and

- (c) cyhoeddi adroddiad sy'n nodi casgliadau unrhyw adolygiad.
- (2) Yn achos adolygiad o dan baragraff (1)(a)—
- (a) mae adran 67 o Ddeddf 2008 yn ei gwneud yn ofynnol i'r adolygiad ystyried yn benodol pa un a yw'r ddarpariaeth wedi cyflawni ei hamcanion mewn modd effeithlon ac effeithiol ai peidio;
- (b) rhaid i Weinidogion Cymru, wrth gynnal yr adolygiad, ymgynghori â'r personau hynny y mae Gweinidogion Cymru yn ystyried eu bod yn briodol; ac
- (c) rhaid i Weinidogion Cymru osod copi o'r adroddiad a gyhoeddir o dan baragraff (1)(c) gerbron Cynulliad Cenedlaethol Cymru.
- (c) publish a report setting out the conclusions of any review.
- (2) In the case of a review under paragraph (1)(a)—
- (a) section 67 of the 2008 Act requires that the review must in particular consider whether the provision has implemented its objectives efficiently and effectively;
- (b) the Welsh Ministers, in conducting the review, must consult such persons as the Welsh Ministers consider appropriate; and
- (c) the Welsh Ministers must lay a copy of the report under paragraph (1)(c) before the National Assembly for Wales.

Hannah Blythyn

Gweinidog yr Amgylchedd o dan awdurdod
Ysgrifennydd y Cabinet dros Ynni, Cynllunio a
Materion Gwledig, un o Weinidogion Cymru.

19 Mehefin 2018

Minister for Environment, under authority of the
Cabinet Secretary for Energy, Planning and Rural
Affairs, one of the Welsh Ministers.

19 June 2018

YR ATODLEN

Rheoliadau 2, 7, 13(2) a 14(1)

Sanctions Sifil

RHAN 1

Cosbau Ariannol Amrywiadwy a Hysbysiadau
Cydymffurfio

Gosod cosb ariannol amrywiadwy neu hysbysiad cydymffurfio

1.—(1) Mewn perthynas â throedd o dan reoliad 3(1), 3(2) neu 10(1) caiff y rheoleiddiwr drwy hysbysiad osod—

- (a) gofyniad i dalu cosb ariannol i'r rheoleiddiwr o'r swm hwnnw y caiff y rheoleiddiwr ei bennu (“cosb ariannol amrywiadwy”); neu
- (b) gofyniad i gymryd y camau hynny y caiff y rheoleiddiwr eu pennu, o fewn y cyfnod hwnnw y caiff y rheoleiddiwr ei bennu, er mwyn sicrhau nad yw'r drosedd yn parhau neu nad yw'n digwydd eto (“hysbysiad cydymffurfio”).

(2) Cyn gwneud hynny rhaid i'r rheoleiddiwr fod wedi ei fodloni y tu hwnt i amheuaeth resymol bod y person wedi cyflawni'r drosedd.

(3) Ni chaniateir gosod gofyniad o dan is-baragraff (1)(a) neu (b) ar berson ar fwy nag un achlysur mewn perthynas â'r un weithred neu anweithred.

(4) Ni chaiff cosb ariannol amrywiadwy am y troseddau sydd wedi eu cynnwys yn rheoliad 3 neu 10(1)(a) fod yn fwy na'r swm lleiaf o 10% o drosiant blynyddol y busnes neu £5000.

(5) Ni chaiff cosb ariannol amrywiadwy am y troseddau sydd wedi eu cynnwys yn rheoliad 10(1)(b) neu 10(1)(c) fod yn fwy na'r swm lleiaf o 10% o drosiant blynyddol y busnes neu £20,000.

(6) Cyn cyflwyno hysbysiad sy'n ymwneud â chosb ariannol amrywiadwy i berson, caiff y rheoleiddiwr ei gwneud yn ofynnol i'r person ddarparu'r wybodaeth honno sy'n rhesymol at ddiben cadarnhau swm unrhyw fudd ariannol sy'n deillio o ganlyniad i'r drosedd honno.

THE SCHEDULE

Regulations 2, 7, 13(2) and 14(1)

Civil Sanctions

PART 1

Variable Monetary Penalties and Compliance
Notices

Imposition of a variable monetary penalty or compliance notice

1.—(1) In relation to an offence under regulation 3(1), 3(2) or 10(1) the regulator may by notice impose—

- (a) a requirement to pay a monetary penalty to the regulator of such amount as the regulator may determine (“a variable monetary penalty”); or
- (b) a requirement to take such steps as the regulator may specify, within such period as it may specify, to secure that the offence does not continue or recur (“a compliance notice”).

(2) Before doing so the regulator must be satisfied beyond reasonable doubt that the person has committed the offence.

(3) A requirement under sub-paragraph (1)(a) or (b) may not be imposed on a person on more than one occasion in relation to the same act or omission.

(4) For the offences contained in regulation 3 or 10(1)(a) a variable monetary penalty must not exceed the lesser of 10% of the annual turnover of the business or £5000.

(5) For the offences contained in regulation 10(1)(b) or 10(1)(c) a variable monetary penalty must not exceed the lesser of 10% of the annual turnover of the business or £20,000.

(6) Before serving a notice relating to a variable monetary penalty on a person, the regulator may require the person to provide such information as is reasonable for the purpose of establishing the amount of any financial benefit arising as a result of that offence.

Hysbysiad o fwriad

2.—(1) Pan fo'r rheoleiddiwr yn bwriadu cyflwyno cosb ariannol amrywiadwy neu hysbysiad cydymffurfio i berson, rhaid i'r rheoleiddiwr gyflwyno i'r person hwnnw hysbysiad o'r hyn a fwriedir ("hysbysiad o fwriad").

(2) Rhaid i'r hysbysiad o fwriad gynnwys—

- (a) y seiliau dros yr hysbysiad cydymffurfio arfaethedig neu'r gosb ariannol amrywiadwy arfaethedig;
- (b) gofynion yr hysbysiad cydymffurfio arfaethedig ac, yn achos cosb, y swm sydd i'w dalu; ac
- (c) gwybodaeth ynghylch—
 - (i) yr hawl i gyflwyno sylwadau a gwrthwynebiadau o fewn 28 o ddiwrnodau sy'n dechrau â'r diwrnod y cafwyd yr hysbysiad o fwriad;
 - (ii) o dan ba amgylchiadau na chaiff y rheoleiddiwr osod y gosb ariannol amrywiadwy neu'r hysbysiad cydymffurfio.

(3) Caiff person y cyflwynir hysbysiad o fwriad iddo, o fewn 28 o ddiwrnodau sy'n dechrau â'r diwrnod y cafwyd yr hysbysiad, gyflwyno sylwadau a gwrthwynebiadau i'r rheoleiddiwr mewn perthynas â'r bwriad i osod cosb ariannol amrywiadwy neu hysbysiad cydymffurfio.

Ymgymeriadau trydydd parti

3.—(1) Caiff person y cyflwynir hysbysiad o fwriad iddo gynnig ymgymeriad o ran cam gweithredu i'w gymryd gan y person hwnnw (gan gynnwys talu swm o arian) er budd unrhyw drydydd parti yr effeithir arno gan y drosedd ("ymgymeriad trydydd parti").

(2) Caiff y rheoleiddiwr dderbyn neu wrthod unrhyw ymgymeriad trydydd parti o'r fath.

Hysbysiad terfynol

4.—(1) Ar ôl diwedd y cyfnod ar gyfer cyflwyno sylwadau a gwrthwynebiadau, rhaid i'r rheoleiddiwr benderfynu pa un ai i—

- (a) gosod y gofynion yn yr hysbysiad o fwriad, gydag addasiadau neu hebddynt; neu
- (b) gosod unrhyw ofyniad arall y mae gan y rheoleiddiwr bŵer i'w osod o dan y Rhan hon.

Notice of intent

2.—(1) Where the regulator proposes to serve a variable monetary penalty or a compliance notice on a person, the regulator must serve on that person a notice of what is proposed (a "notice of intent").

(2) The notice of intent must include—

- (a) the grounds for the proposed compliance notice or variable monetary penalty;
- (b) the requirements of the proposed compliance notice and, in the case of a penalty, the amount to be paid; and
- (c) information as to—
 - (i) the right to make representations and objections within 28 days beginning with the day on which the notice of intent was received;
 - (ii) the circumstances in which the regulator may not impose the variable monetary penalty or compliance notice.

(3) A person on whom a notice of intent is served may, within 28 days beginning with the day on which the notice was received, make representations and objections to the regulator in relation to the proposed imposition of a variable monetary penalty or compliance notice.

Third party undertakings

3.—(1) A person on whom a notice of intent is served may offer an undertaking as to action to be taken by that person (including the payment of a sum of money) to benefit any third party affected by the offence (a "third party undertaking").

(2) The regulator may accept or reject any such third party undertaking.

Final notice

4.—(1) After the end of the period for making representations and objections, the regulator must decide whether—

- (a) to impose the requirements in the notice of intent, with or without modifications; or
- (b) to impose any other requirement that the regulator has power to impose under this Part.

(2) Pan fo'r rheoleiddiwr yn penderfynu gosod gofyniad, rhaid i'r hysbysiad sy'n ei osod (yr "hysbysiad terfynol") gydymffurfio â pharagraff 5, yn achos cosb ariannol amrywiadwy, neu baragraff 6, yn achos hysbysiad cydymffurfio.

(3) Ni chaiff y rheoleiddiwr osod hysbysiad terfynol ar berson pan fo'r rheoleiddiwr wedi ei fodloni na fyddai'r person, oherwydd unrhyw amddiffyniad, yn agored i gael ei euogfarnu o'r drosedd y mae'r hysbysiad yn ymwneud ag ef.

(4) Rhaid i'r rheoleiddiwr roi sylw i unrhyw ymgymeriad trydydd parti a dderbynnir ganddo wrth benderfynu—

- (a) pa un ai i gyflwyno hysbysiad terfynol ai peidio; a
- (b) swm unrhyw gosb ariannol amrywiadwy a osodir ganddo.

Cynnwys hysbysiad terfynol: cosb ariannol amrywiadwy

5. Rhaid i hysbysiad terfynol am gosb ariannol amrywiadwy gynnwys gwybodaeth ynghylch—

- (a) y seiliau dros osod y gosb;
- (b) y swm sydd i'w dalu;
- (c) sut y gellir talu;
- (d) o fewn pa gyfnod y mae'n rhaid talu, ni chaiff y cyfnod hwnnw fod yn llai na 28 o ddiwrnodau;
- (e) hawliau i apelio, ac
- (f) canlyniadau methu â chydymffurfio â'r hysbysiad.

Cynnwys hysbysiad terfynol: hysbysiad cydymffurfio

6. Rhaid i hysbysiad terfynol sy'n ymwneud â hysbysiad cydymffurfio gynnwys gwybodaeth ynghylch—

- (a) y seiliau dros osod yr hysbysiad;
- (b) pa gamau cydymffurfio sy'n ofynnol ac o fewn pa gyfnod y mae'n rhaid eu cwblhau;
- (c) hawliau i apelio; a
- (d) canlyniadau methu â chydymffurfio â'r hysbysiad.

Apelau yn erbyn hysbysiad terfynol

7.—(1) Caiff y person sy'n cael yr hysbysiad terfynol apelio yn ei erbyn.

(2) Y seiliau ar gyfer apelio yw—

(2) Where the regulator decides to impose a requirement, the notice imposing it (the "final notice") must comply with paragraph 5, in the case of a variable monetary penalty, or paragraph 6, in the case of a compliance notice.

(3) The regulator may not impose a final notice on a person where the regulator is satisfied that the person would not, by reason of any defence, be liable to be convicted of the offence to which the notice relates.

(4) The regulator must take into account any third party undertaking that it accepts in deciding—

- (a) whether or not to serve a final notice; and
- (b) the amount of any variable monetary penalty it imposes.

Contents of final notice: variable monetary penalty

5. A final notice for a variable monetary penalty must include information as to—

- (a) the grounds for imposing the penalty;
- (b) the amount to be paid;
- (c) how payment may be made;
- (d) the period within which payment must be made, which must be not less than 28 days;
- (e) rights of appeal; and
- (f) the consequences of failing to comply with the notice.

Contents of final notice: compliance notice

6. A final notice relating to a compliance notice must include information as to—

- (a) the grounds for imposing the notice;
- (b) what compliance is required and the period within which it must be completed;
- (c) rights of appeal; and
- (d) the consequences of failing to comply with the notice.

Appeals against final notice

7.—(1) The person receiving the final notice may appeal against it.

(2) The grounds for appeal are—

- (a) bod y penderfyniad yn seiliedig ar wall ffeithiol;
- (b) bod y penderfyniad yn anghywir mewn cyfraith;
- (c) yn achos cosb ariannol amrywiadwy, bod swm y gosb yn afresymol;
- (d) yn achos hysbysiad cydymffurfio, bod natur y gofyniad yn afresymol;
- (e) bod y penderfyniad yn afresymol am unrhyw reswm arall;
- (f) unrhyw reswm arall.

- (a) that the decision was based on an error of fact;
- (b) that the decision was wrong in law;
- (c) in the case of a variable monetary penalty, that the amount is unreasonable;
- (d) in the case of a compliance notice, that the nature of the requirement is unreasonable;
- (e) that the decision is unreasonable for any other reason;
- (f) any other reason.

Achosion troseddol

8.—(1) Os—

- (a) cyflwynir cosb ariannol amrywiadwy neu hysbysiad cydymffurfio i unrhyw berson, neu
- (b) derbynir ymgymeriad trydydd parti oddi wrth unrhyw berson,

ni chaiff y person hwnnw ar unrhyw adeg gael ei euogfarnu o'r drosedd mewn cysylltiad â'r weithred neu anweithred sy'n arwain at y gosb ariannol amrywiadwy, yr hysbysiad cydymffurfio neu'r ymgymeriad trydydd parti ac eithrio mewn achos y cyfeirir ato yn is-baragraff (2).

(2) Mae'r achos y cyfeirir ato yn is-baragraff (1) yn achos—

- (a) pan fo hysbysiad cydymffurfio yn cael ei osod ar berson neu ymgymeriad trydydd parti yn cael ei dderbyn oddi wrth berson;
- (b) pan na fo cosb ariannol amrywiadwy yn cael ei gosod ar y person hwnnw; ac
- (c) pan fo'r person hwnnw yn methu â chydymffurfio â'r hysbysiad cydymffurfio neu'r ymgymeriad trydydd parti.

Criminal proceedings

8.—(1) If—

- (a) a variable monetary penalty or compliance notice is served on any person, or
- (b) a third party undertaking is accepted from any person,

that person may not at any time be convicted of the offence in respect of the act or omission giving rise to the variable monetary penalty, compliance notice or third party undertaking except in a case referred to in sub-paragraph (2).

(2) The case referred to in sub-paragraph (1) is a case where—

- (a) a compliance notice is imposed on a person or a third party undertaking is accepted from a person;
- (b) no variable monetary penalty is imposed on that person; and
- (c) that person fails to comply with the compliance notice or third party undertaking.

RHAN 2

Hysbysiadau Stop

Hysbysiadau stop

9.—(1) Caiff y rheoleiddiwr gyflwyno hysbysiad stop i unrhyw berson mewn achos sydd o fewn is-baragraff (3) neu (4).

(2) “Hysbysiad stop” yw hysbysiad sy'n gwahardd person rhag ymgymryd â gweithgarwch a bennir yn yr hysbysiad hyd nes bod y person wedi cymryd y camau a bennir yn yr hysbysiad.

(3) Mae achos sydd o fewn yr is-baragraff hwn yn achos pan fo'r rheoleiddiwr yn credu yn rhesymol—

PART 2

Stop Notices

Stop notices

9.—(1) The regulator may serve a stop notice on any person in a case falling within sub-paragraph (3) or (4).

(2) A “stop notice” is a notice prohibiting a person from carrying on an activity specified in the notice until the person has taken the steps specified in the notice.

(3) A case falling within this sub-paragraph is a case where the regulator reasonably believes that—

- (a) bod y person yn ymgymryd â'r gweithgarwch;
- (b) bod y gweithgarwch, fel yr ymgymerir ag ef gan y person hwnnw, yn achosi niwed i'r amgylchedd (gan gynnwys iechyd anifeiliaid), neu'n peri risg sylweddol o achosi niwed o'r fath; ac
- (c) bod y gweithgarwch, fel yr ymgymerir ag ef gan y person hwnnw, yn cynnwys cyflawni trosedd o dan reoliad 3(1) neu (2), neu'n debygol o gynnwys cyflawni trosedd o'r fath.

(4) Mae achos sydd o fewn yr is-baragraff hwn yn achos pan fo'r rheoleiddiwr yn credu yn rhesymol—

- (a) bod y person yn debygol o ymgymryd â'r gweithgarwch;
- (b) y bydd y gweithgarwch, fel y mae'n debygol y bydd y person hwnnw yn ymgymryd ag ef, yn achosi niwed i'r amgylchedd (gan gynnwys iechyd anifeiliaid), neu y bydd yn peri risg sylweddol o achosi niwed o'r fath; ac
- (c) y bydd y gweithgarwch, fel y mae'n debygol y bydd y person hwnnw yn ymgymryd ag ef, yn cynnwys cyflawni trosedd o dan reoliad 3(1) neu (2), neu'n debygol o gynnwys cyflawni trosedd o'r fath.

(5) Rhaid i'r camau y cyfeirir atynt yn is-baragraff (2) fod yn gamau i ddileu neu leihau'r niwed neu'r risg o niwed i'r amgylchedd (gan gynnwys iechyd anifeiliaid).

Cynnwys hysbysiad stop

10. Rhaid i hysbysiad stop gynnwys gwybodaeth ynghylch—

- (a) y seiliau dros gyflwyno'r hysbysiad;
- (b) y camau y mae'n rhaid i'r person eu cymryd i gydymffurfio â'r hysbysiad stop;
- (c) hawliau i apelio; a
- (d) canlyniadau peidio â chydymffurfio.

Apelau yn erbyn hysbysiadau stop

11.—(1) Caiff y person y cyflwynir hysbysiad stop iddo apelio yn erbyn y penderfyniad i'w gyflwyno.

(2) Y seiliau ar gyfer apelio yw—

- (a) bod y penderfyniad yn seiliedig ar wall ffeithiol;
- (b) bod y penderfyniad yn anghywir mewn cyfraith;
- (c) bod y penderfyniad yn afresymol;
- (d) bod unrhyw gam a bennir yn yr hysbysiad yn afresymol;

- (a) the person is carrying on the activity;
- (b) the activity as carried on by that person is causing, or presents a significant risk of causing, harm to the environment (including the health of animals); and
- (c) the activity as carried on by that person involves or is likely to involve the commission of an offence under regulation 3(1) or (2).

(4) A case falling within this sub-paragraph is a case where the regulator reasonably believes that—

- (a) the person is likely to carry on the activity;
- (b) the activity as likely to be carried on by that person will cause, or will present a significant risk of causing, harm to the environment (including the health of animals); and
- (c) the activity as likely to be carried on by that person will involve or will be likely to involve the commission of an offence under regulation 3(1) or (2).

(5) The steps referred to in sub-paragraph (2) must be steps to remove or reduce the harm or risk of harm to the environment (including the health of animals).

Contents of a stop notice

10. A stop notice must include information as to—

- (a) the grounds for serving the notice;
- (b) the steps the person must take to comply with the stop notice;
- (c) rights of appeal; and
- (d) the consequences of non-compliance.

Appeals against stop notices

11.—(1) The person on whom a stop notice is served may appeal against the decision to serve it.

(2) The grounds for appeal are—

- (a) that the decision was based on an error of fact;
- (b) that the decision was wrong in law;
- (c) that the decision was unreasonable;
- (d) that any step specified in the notice is unreasonable;

- (e) nad yw'r person wedi cyflawni'r drosedd ac na fyddai wedi ei chyflawni pe na bai'r hysbysiad stop wedi ei gyflwyno;
- (f) na fyddai'r person, oherwydd unrhyw amddiffyniad, wedi bod yn agored i gael ei euogfarnu o'r drosedd pe na bai'r hysbysiad stop wedi ei gyflwyno;
- (g) unrhyw reswm arall.

- (e) that the person has not committed the offence and would not have committed it had the stop notice not been served;
- (f) that the person would not, by reason of any defence, have been liable to be convicted of the offence had the stop notice not been served;
- (g) any other reason.

Tystysgrifau cwblhau

12.—(1) Pan fo'r rheoleiddiwr, ar ôl cyflwyno hysbysiad stop, wedi ei fodloni bod y person wedi cymryd y camau a bennir yn yr hysbysiad, rhaid i'r rheoleiddiwr ddyroddi tystysgrif i'r perwyl hwnnw ("tystysgrif gwblhau").

(2) Mae'r hysbysiad stop yn peidio â chael effaith pan ddyroddir tystysgrif gwblhau.

(3) Caiff y person y cyflwynir hysbysiad stop iddo wneud cais am dystysgrif gwblhau ar unrhyw adeg.

(4) Rhaid i'r rheoleiddiwr benderfynu pa un ai i ddyroddi tystysgrif gwblhau, a chyflwyno hysbysiad ysgrifenedig am y penderfyniad i'r ceisydd, o fewn 14 o ddiwrnodau o gael cais o'r fath.

Apelau yn erbyn penderfyniad i beidio â dyroddi tystysgrif gwblhau

13. Caiff y person y cyflwynwyd yr hysbysiad stop iddo apelio yn erbyn penderfyniad i beidio â dyroddi tystysgrif gwblhau ar y seiliau bod y penderfyniad—

- (a) yn seiliedig ar wall ffeithiol;
- (b) yn anghywir mewn cyfraith;
- (c) yn annheg neu'n afresymol;
- (d) yn anghywir am unrhyw reswm arall.

Digollediad

14. Rhaid i'r rheoleiddiwr ddigolledu person am y golled a ddioddefir o ganlyniad i gyflwyno hysbysiad stop neu wrthod dyroddi tystysgrif gwblhau os—

- (a) caiff hysbysiad stop ei dynnu yn ôl neu ei ddiwygio wedi hynny gan y rheoleiddiwr am fod y penderfyniad i'w gyflwyno yn afresymol neu am fod unrhyw gam a bennwyd yn yr hysbysiad yn afresymol;
- (b) yw'r person yn apelio'n llwyddiannus yn erbyn yr hysbysiad stop a bod y Tribiwnlys Haen Gyntaf yn dyfarnu bod cyflwyno'r hysbysiad yn afresymol; neu
- (c) yw'r person yn apelio'n llwyddiannus yn erbyn y penderfyniad i wrthod dyroddi tystysgrif gwblhau a bod y Tribiwnlys Haen Gyntaf yn dyfarnu bod y gwrthodiad hwnnw yn afresymol.

Completion certificates

12.—(1) Where, after service of a stop notice, the regulator is satisfied that the person has taken the steps specified in the notice, the regulator must issue a certificate to that effect ("a completion certificate").

(2) The stop notice ceases to have effect on the issue of a completion certificate.

(3) The person on whom the stop notice is served may at any time apply for a completion certificate.

(4) The regulator must make a decision as to whether to issue a completion certificate, and give written notice of the decision to the applicant, within 14 days of such an application.

Appeals against decision not to issue a completion certificate

13. The person on whom the stop notice was served may appeal against a decision not to issue a completion certification on the grounds that the decision—

- (a) was based on an error of fact;
- (b) was wrong in law;
- (c) was unfair or unreasonable;
- (d) was wrong for any other reason.

Compensation

14. The regulator must compensate a person for loss suffered as the result of the service of a stop notice or the refusal of a completion certificate if—

- (a) a stop notice is subsequently withdrawn or amended by the regulator because the decision to serve it was unreasonable or any step specified in the notice was unreasonable;
- (b) the person successfully appeals against the stop notice and the First-tier Tribunal finds that the service of the notice was unreasonable; or
- (c) the person successfully appeals against the refusal of a completion certificate and the First-tier Tribunal finds that the refusal was unreasonable.

Apêl yn erbyn penderfyniad digollediad

15. Caiff person apelio yn erbyn penderfyniad i beidio â dyfarnu digollediad neu apelio yn erbyn swm y digollediad—

- (a) ar y seiliau bod penderfyniad y rheoleiddiwr yn afresymol;
- (b) ar y seiliau bod y swm a gynigiwyd yn seiliedig ar ffeithiau anghywir;
- (c) am unrhyw reswm arall.

Trosedd

16.—(1) Pan na fo person y cyflwynir hysbysiad stop iddo yn cydymffurfio â'r hysbysiad o fewn y terfyn amser a bennir yn yr hysbysiad, mae'r person yn euog o drosedd ac yn agored—

- (a) o'i euogfarnu'n ddiannod, i ddirwy neu gyfnod o garchar na fydd yn hwy na 12 mis, neu'r ddau; neu
- (b) o'i euogfarnu ar ddiad, i gyfnod o garchar na fydd yn hwy na dwy flynedd, neu ddirwy, neu'r ddau.

(2) Mewn perthynas â throsedd a gyflawnir cyn i adran 154(1) o Ddeddf Cyfiawnder Troseddol 2003 ddod i rym, mae'r cyfeiriad yn is-baragraff (1)(a) at 12 mis i'w ddarllen fel cyfeiriad at chwe mis.

RHAN 3

Ymgymeriadau Gorfodaeth

Ymgymeriadau gorfodaeth

17.—(1) Caiff y rheoleiddiwr dderbyn ymgymeriad ysgrifenedig (sef “ymgymeriad gorfodaeth”) a roddir gan berson mewn achos pan fo gan y rheoleiddiwr seiliau rhesymol dros amau bod y person wedi cyflawni trosedd o dan reoliad 3(1) neu (2).

(2) At ddibenion y Rhan hon, mae “ymgymeriad gorfodaeth” yn ymgymeriad ysgrifenedig i gymryd y camau hynny a bennir yn yr ymgymeriad o fewn y cyfnod hwnnw a bennir.

Cynnwys ymgymeriad gorfodaeth

18.—(1) Rhaid i ymgymeriad gorfodaeth bennu—

- (a) cam gweithredu i sicrhau nad yw'r drosedd yn digwydd eto;

Appeal against compensation decision

15. A person may appeal against a decision not to award compensation or the amount of compensation—

- (a) on the grounds that the regulator's decision was unreasonable;
- (b) on the grounds that the amount offered was based on incorrect facts;
- (c) for any other reason.

Offence

16.—(1) Where a person on whom a stop notice is served does not comply with it within the time limit specified in the notice, the person is guilty of an offence and liable—

- (a) on summary conviction, to a fine, or imprisonment for a term not exceeding twelve months, or both; or
- (b) on conviction on indictment, to imprisonment for a term not exceeding two years, or a fine, or both.

(2) In relation to an offence committed before section 154(1) of the Criminal Justice Act 2003 comes into force, the reference in sub-paragraph (1)(a) to twelve months is to be read as a reference to six months.

PART 3

Enforcement Undertakings

Enforcement undertakings

17.—(1) The regulator may accept a written undertaking (an “enforcement undertaking”) given by a person in a case where the regulator has reasonable grounds to suspect that the person has committed an offence under regulation 3(1) or (2).

(2) For the purposes of this Part an “enforcement undertaking” is a written undertaking to take such action as may be specified in the undertaking within such period as may be so specified.

Contents of an enforcement undertaking

18.—(1) An enforcement undertaking must specify—

- (a) action to secure the offence does not recur;

- (b) cam gweithredu (gan gynnwys talu swm o arian) er budd unrhyw berson y mae'r drosedd yn effeithio arno; neu
- (c) cam gweithredu a fydd yn sicrhau budd amgylcheddol sy'n cyfateb i adfer yr hyn a ddifrodwyd neu a ddinistriwyd gan gyflawni'r drosedd, neu'r hyn sy'n debygol o fod wedi ei ddifrodi neu ei ddinistrio gan gyflawni'r drosedd.

(2) Rhaid iddo bennu o fewn pa gyfnod y mae'n rhaid cwblhau'r cam gweithredu.

(3) Rhaid iddo gynnwys—

- (a) datganiad y gwneir yr ymgymeriad yn unol â'r Atodlen hon;
- (b) telerau'r ymgymeriad; ac
- (c) gwybodaeth ynghylch sut a phryd yr ystyrir bod y person sy'n rhoi'r ymgymeriad hwnnw wedi cyflawni'r ymgymeriad.

(4) Caniateir amrywio'r ymgymeriad gorfodaeth, neu ymestyn y cyfnod y mae'n rhaid cwblhau'r cam gweithredu o'i fewn, os yw'r ddau barti yn cytuno i hynny yn ysgrifenedig.

Derbyn ymgymeriad gorfodaeth

19. Os yw'r rheoleiddiwr wedi derbyn ymgymeriad gorfodaeth, yna, oni bai bod y person y derbynir yr ymgymeriad oddi wrtho wedi methu â chydymffurfio â'r ymgymeriad neu unrhyw ran ohono—

- (a) ni chaniateir euogfarnu'r person hwnnw ar unrhyw adeg o'r drosedd mewn cysylltiad â'r weithred neu anweithred y mae'r ymgymeriad yn ymwneud ag ef; a
- (b) ni chaiff y rheoleiddiwr osod cosb ariannol amrywiadwy, hysbysiad cydymffurfio neu hysbysiad stop ar y person hwnnw mewn cysylltiad â'r weithred neu anweithred honno.

Cyflawni ymgymeriad gorfodaeth

20.—(1) Os yw'r rheoleiddiwr wedi ei fodloni y cydymffurfiwyd ag ymgymeriad gorfodaeth, rhaid iddo ddyroddi tystysgrif i'r perwyl hwnnw.

(2) Caiff y rheoleiddiwr ei gwneud yn ofynnol i'r person sydd wedi rhoi'r ymgymeriad ddarparu gwybodaeth sy'n ddigonol i benderfynu y cydymffurfiwyd â'r ymgymeriad.

(3) Caiff y person a roddodd yr ymgymeriad wneud cais ar unrhyw adeg am dystysgrif o'r fath.

(4) Rhaid i'r rheoleiddiwr benderfynu pa un ai i ddyroddi tystysgrif o'r fath, a rhoi hysbysiad ysgrifenedig am y penderfyniad i'r ceisydd, o fewn 14 o ddiwrnodau o gael cais o'r fath.

(b) action (including the payment of a sum of money) to benefit any person affected by the offence; or

(c) action that will secure benefit to the environment equivalent to restoration of what has been, or is likely to have been, damaged or destroyed by the commission of the offence.

(2) It must specify the period within which the action must be completed.

(3) It must include—

- (a) a statement that the undertaking is made in accordance with this Schedule;
- (b) the terms of the undertaking; and
- (c) information as to how and when the person giving that undertaking is considered to have discharged the undertaking.

(4) The enforcement undertaking may be varied, or the period within which the action must be completed may be extended, if both parties agree in writing.

Acceptance of an enforcement undertaking

19. If the regulator has accepted an enforcement undertaking, then, unless the person from whom the undertaking is accepted has failed to comply with the undertaking or any part of it—

- (a) that person may not at any time be convicted of the offence in respect of the act or omission to which the undertaking relates; and
- (b) the regulator may not impose on that person a variable monetary penalty, a compliance notice or a stop notice in respect of that act or omission.

Discharge of an enforcement undertaking

20.—(1) If the regulator is satisfied that an enforcement undertaking has been complied with, it must issue a certificate to that effect.

(2) The regulator may require the person who has given the undertaking to provide sufficient information to determine that the undertaking has been complied with.

(3) The person who gave the undertaking may at any time apply for such a certificate.

(4) The regulator must decide whether to issue such a certificate, and give written notice of the decision to the applicant, within 14 days of such an application.

Apelau yn erbyn penderfyniad i beidio â dyroddi tystysgrif

21. Caiff y person y cyflwynir yr hysbysiad iddo apelio yn erbyn penderfyniad i beidio â dyroddi tystysgrif ar y seiliau bod y penderfyniad—

- (a) yn seiliedig ar wall ffeithiol;
- (b) yn anghywir mewn cyfraith;
- (c) yn annheg neu'n afresymol;
- (d) yn anghywir am unrhyw reswm arall.

Gwybodaeth anghywir, gamarweiniol neu anghyflawn

22.—(1) Mae person sydd wedi rhoi gwybodaeth anghywir, gamarweiniol neu anghyflawn mewn perthynas ag ymgymeriad gorfodaeth i'w ystyried fel pe na bai wedi cydymffurfio â'r ymgymeriad hwnnw.

(2) Caiff y rheoleiddwr drwy hysbysiad ysgrifenedig ddirymu tystysgrif a ddyroddwyd o dan baragraff 20 os y'i dyroddwyd ar sail gwybodaeth anghywir, gamarweiniol neu anghyflawn.

Peidio â chydymffurfio ag ymrwymiad gorfodaeth

23.—(1) Os na chydymffurfir ag ymgymeriad gorfodaeth, caiff y rheoleiddwr naill ai—

- (a) cyflwyno cosb ariannol amrywiadwy, hysbysiad cydymffurfio, cosb am beidio â chydymffurfio neu hysbysiad stop; neu
- (b) dwyn achos troseddol.

(2) Os yw person wedi cydymffurfio yn rhannol ond nid yn llwyr ag ymgymeriad gorfodaeth, rhaid ystyried y cydymffurfio rhannol hwnnw wrth osod unrhyw sancsiwn troseddol neu sancsiwn arall ar y person.

(3) Caniateir cychwyn achos troseddol am drosedd y gellir ei rhoi ar brawf yn ddiannod y mae ymgymeriad gorfodaeth yn ymwneud â hi ar unrhyw adeg hyd at chwe mis o'r dyddiad y mae'r rheoleiddwr yn hysbysu'r person y mae'n ofynnol iddo gydymffurfio â'r ymgymeriad hwnnw am fethiant y person hwnnw i wneud hynny.

RHAN 4

Cosbau am beidio â chydymffurfio

Cosbau am beidio â chydymffurfio

24.—(1) Os yw person yn methu â chydymffurfio â hysbysiad cydymffurfio neu ymgymeriad trydydd parti, caiff y rheoleiddwr gyflwyno hysbysiad i'r person hwnnw yn gosod cosb ariannol (sef "cosb am beidio â chydymffurfio") mewn cysylltiad â'r un drosedd, ni waeth pa un a osodwyd cosb ariannol amrywiadwy hefyd mewn cysylltiad â'r drosedd honno ai peidio.

Appeals against decision not to issue a certificate

21. The person to whom the notice is given may appeal against a decision not to issue a certificate on the grounds that the decision—

- (a) was based on an error of fact;
- (b) was wrong in law;
- (c) was unfair or unreasonable;
- (d) was wrong for any other reason.

Inaccurate, misleading or incomplete information

22.—(1) A person who has given inaccurate, misleading or incomplete information in relation to an enforcement undertaking is to be taken not to have complied with it.

(2) The regulator may by notice in writing revoke a certificate issued under paragraph 20 if it was issued on the basis of inaccurate, misleading or incomplete information.

Non-compliance with an enforcement undertaking

23.—(1) If an enforcement undertaking is not complied with, the regulator may either—

- (a) serve a variable monetary penalty notice, compliance notice, non-compliance penalty or stop notice; or
- (b) bring criminal proceedings.

(2) If a person has complied partly but not fully with an enforcement undertaking, that partial compliance must be taken into account in the imposition of any criminal or other sanction on the person.

(3) Criminal proceedings for an offence triable summarily to which an enforcement undertaking relates may be instituted at any time up to six months from the date on which the regulator notifies the person required to comply with that undertaking of that person's failure to do so.

PART 4

Non-compliance penalties

Non-compliance penalties

24.—(1) If a person fails to comply with a compliance notice or a third party undertaking, the regulator may serve a notice on that person imposing a monetary penalty (a "non-compliance penalty") in respect of the same offence, irrespective of whether a variable monetary penalty was also imposed in respect of that offence.

(2) Rhaid i'r rheoleiddiwr bennu swm y gosb, a rhaid i'r swm hwnnw fod yn ganran o gostau cyflawni gweddill gofynion yr hysbysiad cydymffurfio neu'r ymgymeriad trydydd parti.

(3) Rhaid i'r rheoleiddiwr bennu'r ganran gan roi sylw i holl amgylchiadau'r achos, a chaiff y ganran honno, os yw'n briodol, fod yn 100%.

(4) Rhaid i'r hysbysiad hefyd gynnwys gwybodaeth ynghylch—

- (a) y seiliau dros osod y gosb am beidio â chydymffurfio;
- (b) y swm sydd i'w dalu;
- (c) sut y mae'n rhaid talu;
- (d) o fewn pa gyfnod y mae'n rhaid talu. Ni chaiff y cyfnod hwnnw fod yn llai na 28 o ddiwrnodau;
- (e) yr hawl i apelio;
- (f) canlyniadau methu â thalu o fewn y cyfnod penodedig; ac
- (g) o dan ba amgylchiadau y caiff y rheoleiddiwr leihau swm y gosb.

(5) Os cydymffurfir â gofynion yr hysbysiad cydymffurfio neu os cyflawnir ymgymeriad trydydd parti cyn y terfyn amser a osodir ar gyfer talu'r gosb am beidio â chydymffurfio, nid yw'r gosb yn daladwy.

Apelau yn erbyn cosbau am beidio â chydymffurfio

25.—(1) Caiff y person y cyflwynir iddo'r hysbysiad sy'n gosod y gosb am beidio â chydymffurfio apelio yn ei erbyn.

(2) Y seiliau ar gyfer apelio yw—

- (a) bod y penderfyniad i gyflwyno'r hysbysiad yn seiliedig ar wall ffeithiol;
- (b) bod y penderfyniad yn anghywir mewn cyfraith;
- (c) bod y penderfyniad yn annheg neu'n afresymol am unrhyw reswm arall;
- (d) bod swm y gosb yn afresymol;
- (e) unrhyw reswm arall.

RHAN 5

Gweinyddu ac Apelau

Tynnu hysbysiad yn ôl neu ddiwygio hysbysiad

26. Caiff y rheoleiddiwr ar unrhyw adeg yn ysgrifenedig—

- (a) tynnu yn ôl hysbysiad sy'n gosod cosb ariannol amrywiadwy neu hysbysiad sy'n gosod cosb am beidio â chydymffurfio, neu leihau'r swm a bennir yn yr hysbysiad; neu

(2) The amount of the penalty must be determined by the regulator, and must be a percentage of the costs of fulfilling the remaining requirements of the compliance notice or third party undertaking.

(3) The percentage must be determined by the regulator having regard to all the circumstances of the case and may, if appropriate, be 100%.

(4) The notice must also include information as to—

- (a) the grounds for imposing the non-compliance penalty;
- (b) the amount to be paid;
- (c) how payment must be made;
- (d) the period in which payment must be made, which must not be less than 28 days;
- (e) the right of appeal;
- (f) the consequences of failure to make payment in the specified period; and
- (g) any circumstances in which the regulator may reduce the amount of the penalty.

(5) If the requirements of the compliance notice are complied with or a third party undertaking is fulfilled before the time set for payment of the non-compliance penalty, the penalty is not payable.

Appeals against non-compliance penalties

25.—(1) The person on whom the notice imposing the non-compliance penalty is served may appeal against it.

(2) The grounds of appeal are—

- (a) that the decision to serve the notice was based on an error of fact;
- (b) that the decision was wrong in law;
- (c) that the decision was unfair or unreasonable for any reason;
- (d) that the amount of the penalty was unreasonable;
- (e) any other reason.

PART 5

Administration and Appeals

Withdrawing or amending a notice

26. The regulator may at any time in writing—

- (a) withdraw a notice imposing a variable monetary penalty or a notice imposing a non-compliance penalty, or reduce the amount specified in the notice; or

- (b) tynnu yn ôl hysbysiad cydymffurfio neu hysbysiad stop, neu ddiwygio'r camau a bennir, er mwyn lleihau faint o waith sy'n angenrheidiol i gydymffurfio â'r hysbysiad.

Hysbysiadau adennill cost gorfodaeth

27.—(1) Caiff y rheoleiddiwr gyflwyno hysbysiad (sef “hysbysiad adennill cost gorfodaeth”) i berson y cyflwynwyd hysbysiad perthnasol iddo sy'n ei gwneud yn ofynnol i'r person hwnnw dalu'r costau yr aed iddynt gan y rheoleiddiwr mewn perthynas â gosod y gofyniad a osodwyd gan yr hysbysiad perthnasol hyd at yr adeg y'i gosodwyd.

(2) Yn is-baragraff (1), ystyr “hysbysiad perthnasol” yw hysbysiad cosb ariannol amrywiadwy, hysbysiad cydymffurfio neu hysbysiad stop.

(3) Mae “costau” yn cynnwys yn benodol—

- (a) costau ymchwilio;
- (b) costau gweinyddu;
- (c) costau cael cyngor arbenigol (gan gynnwys cyngor cyfreithiol).

(4) Rhaid i'r hysbysiad adennill cost gorfodaeth bennu—

- (a) sut y mae'n rhaid talu;
- (b) y swm y mae'n ofynnol ei dalu ac o fewn pa gyfnod y mae'n rhaid talu. Ni chaiff y cyfnod hwnnw fod yn llai na 28 o ddiwrnodau;
- (c) y seiliau dros osod yr hysbysiad;
- (d) yr hawl i apelio; ac
- (e) canlyniadau methu â chydymffurfio â'r hysbysiad o fewn y cyfnod penodedig.

(5) Caiff y person y cyflwynir yr hysbysiad iddo ei gwneud yn ofynnol i'r rheoleiddiwr ddarparu dadansoddiad manwl o'r swm.

(6) Nid yw'r person y mae'n ofynnol iddo dalu costau yn atebol i dalu unrhyw gostau y mae'r person hwnnw'n dangos yr aed iddynt yn ddiangen.

Apelau yn erbyn hysbysiadau adennill cost gorfodaeth

28. Caiff y person y mae'n ofynnol iddo dalu costau apelio—

- (a) yn erbyn penderfyniad y rheoleiddiwr i osod y gofyniad i dalu costau;
- (b) yn erbyn penderfyniad y rheoleiddiwr o ran swm y costau hynny;
- (c) am unrhyw reswm arall.

- (b) withdraw a compliance notice or stop notice, or amend the steps specified, in order to reduce the amount of work necessary to comply with the notice.

Enforcement cost recovery notices

27.—(1) The regulator may serve a notice (an “enforcement cost recovery notice”) on a person on whom a relevant notice has been served requiring that person to pay the costs incurred by the regulator in relation to the imposition of the requirement imposed by the relevant notice up to the time of its imposition.

(2) In sub-paragraph (1), a “relevant notice” means a variable monetary penalty notice, compliance notice or stop notice.

(3) “Costs” include in particular—

- (a) investigation costs;
- (b) administration costs;
- (c) costs of obtaining expert advice (including legal advice).

(4) The enforcement cost recovery notice must specify—

- (a) how payment must be made;
- (b) the amount required to be paid and the period in which payment must be made, which must not be less than 28 days;
- (c) the grounds for imposing the notice;
- (d) the right of appeal; and
- (e) the consequences of a failure to comply with the notice in the specified period.

(5) The person on whom the notice is served may require the regulator to provide a detailed breakdown of the amount.

(6) The person required to pay costs is not liable to pay any costs shown by that person to have been unnecessarily incurred.

Appeals against enforcement cost recovery notices

28. The person required to pay costs may appeal—

- (a) against the decision of the regulator to impose the requirement to pay costs;
- (b) against the decision of the regulator as to the amount of those costs;
- (c) for any other reason.

Y pŵer i adennill taliadau

29. Caiff y rheoleiddiwr adennill unrhyw gosb ariannol amrywiadwy neu gosb am beidio â chydymffurfio a osodir o dan yr Atodlen hon fel pe bai'n daladwy o dan orchymyn llys.

Apelau: darpariaethau cyffredinol

30.—(1) Mae apêl o dan baragraff 7, 11, 13, 15, 21, 25 neu 28 o'r Atodlen hon yn apêl i'r Tribiwnlys Haen Gyntaf.

(2) Mae pob hysbysiad (ac eithrio hysbysiadau stop) wedi ei atal dros dro wrth aros i'r apêl gael ei phenderfynu neu ei thynnu yn ôl.

(3) Caiff y Tribiwnlys Haen Gyntaf, mewn perthynas â gosod gofyniad neu gyflwyno hysbysiad o dan yr Atodlen hon—

- (a) tynnu'r gofyniad neu'r hysbysiad yn ôl;
- (b) cadarnhau'r gofyniad neu'r hysbysiad;
- (c) amrywio'r gofyniad neu'r hysbysiad;
- (d) cymryd y camau hynny y gallai'r rheoleiddiwr fod wedi eu cymryd mewn perthynas â'r weithred neu'r anweithred sy'n arwain at y gofyniad neu'r hysbysiad; neu
- (e) anfon y penderfyniad o ran pa un ai i gadarnhau'r gofyniad neu'r hysbysiad ai peidio, neu unrhyw fater sy'n ymwneud â'r penderfyniad hwnnw, at y rheoleiddiwr.

Power to recover payments

29. The regulator may recover any variable monetary penalty or non-compliance penalty imposed under this Schedule as if payable under a court order.

Appeals: general provisions

30.—(1) An appeal under paragraph 7, 11, 13, 15, 21, 25 or 28 of this Schedule is to the First-tier Tribunal.

(2) All notices (other than stop notices) are suspended pending the determination or withdrawal of the appeal.

(3) The First-tier Tribunal may, in relation to the imposition of a requirement or service of a notice under this Schedule—

- (a) withdraw the requirement or notice;
- (b) confirm the requirement or notice;
- (c) vary the requirement or notice;
- (d) take such steps as the regulator could have taken in relation to the act or omission giving rise to the requirement or notice; or
- (e) remit the decision whether to confirm the requirement or notice, or any matter relating to that decision, to the regulator.

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