



OFFERYNNAU STATUDOL
CYMRU

2021 Rhif 1360 (Cy. 356)

LLYWODRAETH LEOL,
CYMRU

LLESIANT, CYMRU

Rheoliadau Cyd-bwyllgorau
Corfforedig (Diwygio Deddf
Llesiant Cenedlaethau'r Dyfodol
(Cymru) 2015) 2021

NODYN ESBONIADOL

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

Mae adran 6 o Ddeddf Llesiant Cenedlaethau'r Dyfodol (Cymru) 2015 ("y Ddeddf") yn rhestru personau penodol sy'n "corff cyhoeddus" at ddibenion Rhannau 2 a 3 o'r Ddeddf.

Mae Rhan 2 o'r Ddeddf yn nodi'r nodau llesiant y mae'n rhaid i gyrrff cyhoeddus geisio eu cyrraedd. Mae Rhan 3 o'r Ddeddf yn galluogi swydd Comisiynydd Cenedlaethau'r Dyfodol Cymru i fonitro ac asesu i ba raddau y mae'r amcanion llesiant a osodir gan gyrrff cyhoeddus o dan Ran 2 o'r Ddeddf yn cael eu cyflawni.

Mae'r Rheoliadau hyn yn ychwanegu cyd-bwyllgorau corfforedig, a sefydlir o dan Ran 5 o Ddeddf Llywodraeth Leol ac Etholiadau (Cymru) 2021 at y rhestr o gyrrff cyhoeddus yn adran 6 o'r Ddeddf, ac fel cyrrff o'r fath mae cyd-bwyllgorau corfforedig yn agored i gydymffurfio â Rhannau 2 a 3 o'r Ddeddf.

Mae'r Rheoliadau hyn hefyd yn diwygio'r Ddeddf drwy ddatgymhwys o adran 9 o'r Ddeddf mewn perthynas â chyd-bwyllgorau corfforedig. Mae adran 8A, sy'n pennu pan fo rhaid i gyd-bwyllgor corfforedig osod ac adolygu ei amcanion llesiant, wedi ei mewnosod yn y Ddeddf.

WELSH STATUTORY
INSTRUMENTS

2021 No. 1360 (W. 356)

LOCAL GOVERNMENT,
WALES

WELL-BEING, WALES

The Corporate Joint Committees
(Amendment of the Well-being of
Future Generations (Wales) Act
2015) Regulations 2021

EXPLANATORY NOTE

(*This note is not part of the Regulations*)

Section 6 of the Well-being of Future Generations (Wales) Act 2015 ("the Act") lists certain persons as being a "public body" for the purposes of Parts 2 and 3 of the Act.

Part 2 of the Act sets out the well-being goals which public bodies must seek to achieve. Part 3 of the Act enables the office of Future Generations Commissioner for Wales to monitor and assess the extent to which the well-being objectives set by public bodies under Part 2 of the Act are being met.

These Regulations add corporate joint committees, established under Part 5 of the Local Government and Elections (Wales) Act 2021 to the list of public bodies in section 6 of the Act, and as such corporate joint committees are liable to comply with Parts 2 and 3 of the Act.

These Regulations also amend the Act by disapplying section 9 of the Act in relation to corporate joint committees. Section 8A is inserted into the Act, which specifies when a corporate joint committee must set and review its well-being objectives.

Ystyriwyd Cod Ymarfer Gweinidogion Cymru ar gynnal Asesiadau Effaith Rheoleiddiol mewn perthynas â'r Rheoliadau sy'n sefydlu cyd-bwyllgorau corfforedig a gorchmynion a rheoliadau cysylltiedig. O ganlyniad, lluniwyd asesiad effaith rheoleiddiol. Gellir cael copi gan yr Is-adran Cyllid Strategol Llywodraeth Leol, Llywodraeth Cymru, Parc Cathays, Caerdydd, CF10 3NQ.

The Welsh Ministers' Code of Practice on the carrying out of Regulatory Impact Assessments was considered in relation to the Regulations which establish corporate joint committees and connected regulations. As a result, a regulatory impact assessment has been prepared. A copy can be obtained from the Local Government Strategic Finance Division, Welsh Government, Cathays Park, Cardiff, CF10 3NQ.

2021 Rhif 1360 (Cy. 356)

**LLYWODRAETH LEOL,
CYMRU**

LLESIANT, CYMRU

Rheoliadau Cyd-bwyllgorau
Corfforedig (Diwygio Deddf
Llesiant Cenedlaethau'r Dyfodol
(Cymru) 2015) 2021

Gwnaed am 9.55 a.m. ar 1 Rhagfyr 2021

Yn dod i rym 3 Rhagfyr 2021

Mae Gweinidogion Cymru yn gwneud y Rheoliadau a ganlyn drwy arfer y pwerau a roddir iddynt gan adrannau 84(2)(a) a 174 o Ddeddf Llywodraeth Leol ac Etholiadau (Cymru) 2021(1).

Gosodwyd draft o'r offeryn hwn gerbron Senedd Cymru ac fe'i cymeradwywyd ganddi drwy benderfyniad yn unol ag adran 174(4) a (5)(l) o'r Ddeddf honno.

Enwi a chychwyn

1.—(1) Enw'r Rheoliadau hyn yw Rheoliadau Cyd-bwyllgorau Corfforedig (Diwygio Deddf Llesiant Cenedlaethau'r Dyfodol (Cymru) 2015) 2021.

(2) Daw'r Rheoliadau hyn i rym ar 3 Rhagfyr 2021.

**Diwygio Deddf Llesiant Cenedlaethau'r Dyfodol
(Cymru) 2015**

2.—(1) Mae Deddf Llesiant Cenedlaethau'r Dyfodol (Cymru) 2015(2) wedi ei diwygio fel a ganlyn.

2021 No. 1360 (W. 356)

**LOCAL GOVERNMENT,
WALES**

WELL-BEING, WALES

The Corporate Joint Committees
(Amendment of the Well-being of
Future Generations (Wales) Act
2015) Regulations 2021

Made at 9.55 a.m. on 1 December 2021

Coming into force 3 December 2021

The Welsh Ministers make the following Regulations in exercise of the powers conferred on them by sections 84(2)(a) and 174 of the Local Government and Elections (Wales) Act 2021(1).

A draft of this instrument has been laid before and approved by a resolution of Senedd Cymru in accordance with section 174(4) and (5)(l) of that Act.

Title and commencement

1.—(1) The title of these Regulations is the Corporate Joint Committees (Amendment of the Well-being of Future Generations (Wales) Act 2015) Regulations 2021.

(2) These Regulations come into force on 3 December 2021.

**Amendment of the Well-being of Future
Generations (Wales) Act 2015**

2.—(1) The Well-being of Future Generations (Wales) Act 2015(2) is amended as follows.

(1) 2021 dsc 1.

(2) 2015 dccc 2.

(1) 2021 asc 1.

(2) 2015 anaw 2.

(2) Yn adran 6(1) (ystyr “corff cyhoeddus”), ar ôl paragraff (b) mewnosoder—

“(ba) cyd-bwyllgor corfforedig;”.

(3) Ar ôl adran 8 (amcanion llesiant Gweinidogion Cymru) mewnosoder—

“8A Amcanion llesiant cyd-bwyllgorau corfforedig

(1) Rhaid i gyd-bwyllgor corfforedig a sefydlir ar 1 Ionawr 2022 neu cyn hynny osod a chyhoeddi ei amcanion llesiant—

- (a) heb fod yn hwyrach na 1 Ebrill 2023, a
- (b) ar ba adegau dilynol bynnag ag y bo’n eu hystyried yn briodol.

(2) Rhaid i gyd-bwyllgor corfforedig a sefydlir ar ôl 1 Ionawr 2022 osod a chyhoeddi ei amcanion llesiant—

- (a) heb fod yn hwyrach na 12 mis ar ôl y dyddiad y sefydlir y cyd-bwyllgor corfforedig, a
- (b) ar ba adegau dilynol bynnag ag y bo’n eu hystyried yn briodol.

(3) Os yw’r nodau llesiant yn cael eu diwygio, rhaid i gyd-bwyllgor corfforedig adolygu ei amcanion llesiant.

(4) Os yw cyd-bwyllgor corfforedig yn penderfynu, yn dilyn adolygiad o dan is-adran (3), nad yw un neu ragor o’i amcanion llesiant yn briodol bellach, rhaid iddo ddiwygio’r amcan neu’r amcanion perthnasol.

(5) Caiff cyd-bwyllgor corfforedig, ar unrhyw adeg arall, adolygu a diwygio ei amcanion llesiant.

(6) Pan fo cyd-bwyllgor corfforedig yn diwygio ei amcanion llesiant o dan is-adran (4) neu (5), rhaid iddo eu cyhoeddi gyn gynted ag y bo’n rhesymol ymarferol.

(7) Wrth osod neu ddiwygio ei amcanion llesiant, rhaid i gyd-bwyllgor corfforedig ystyried adroddiad y Comisiynydd a gyhoeddir o dan adran 23.”

(4) Yn adran 9(1) (amcanion llesiant cyrrf cyhoeddus eraill), ar ôl “Gweinidogion Cymru” mewnosoder “neu gyd-bwyllgor corfforedig”.

(5) Yn adran 55(1) (dehongli), yn y lle priodol mewnosoder—

“ystyr “cyd-bwyllgor corfforedig” (“corporate joint committee”) yw cyd-bwyllgor corfforedig a sefydlir drwy reoliadau a wneir o dan Ran 5 o Ddeddf Llywodraeth Leol ac Etholiadau (Cymru) 2021;”.

(2) In section 6(1) (meaning of “public body”), after paragraph (b) insert—

“(ba) a corporate joint committee;”.

(3) After section 8 (Welsh Ministers’ well-being objectives) insert—

“8A Corporate joint committees’ well-being objectives

(1) A corporate joint committee established on or before 1 January 2022 must set and publish its well-being objectives—

- (a) no later than 1 April 2023, and
- (b) at such subsequent times as it considers appropriate.

(2) A corporate joint committee established after 1 January 2022 must set and publish its well-being objectives—

- (a) no later than 12 months after the date on which the corporate joint committee is established, and
- (b) at such subsequent times as it considers appropriate.

(3) If the well-being goals are amended, a corporate joint committee must review its well-being objectives.

(4) If, on a review under subsection (3), a corporate joint committee determines that one or more of its well-being objectives are no longer appropriate, it must revise the objective or objectives concerned.

(5) A corporate joint committee may at any other time review and revise its well-being objectives.

(6) Where a corporate joint committee revises its well-being objectives under subsection (4) or (5), it must publish them as soon as is reasonably practicable.

(7) In setting or revising its wellbeing objectives, a corporate joint committee must take into account the Commissioner’s report under section 23.”

(4) In section 9(1) (other public bodies’ well-being objectives), after “the Welsh Ministers” insert “or a corporate joint committee”.

(5) In section 55(1) (interpretation), at the appropriate place insert—

““corporate joint committee” (“cyd-bwyllgor corfforedig”) means a corporate joint committee established by regulations made under Part 5 of the Local Government and Elections (Wales) Act 2021;”.

Rebecca Evans

Y Gweinidog Cyllid a Llywodraeth Leol, un o
Weinidogion Cymru
Am 9.55 a.m. ar 1 Rhagfyr 2021

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Minister for Finance and Local Government, one of the Welsh Ministers
At 9.55 a.m. on 1 December 2021

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