



Local Government and Elections (Wales) Act 2021

2021 asc 1

PART 7

MERGERS AND RESTRUCTURING OF PRINCIPAL AREAS

CHAPTER 5

SUPPLEMENTARY

149 Terms used in this Part

In this Part (including Schedule 1)—

“abolition request” (*“cais i ddiddymu”*) has the meaning given in section 130(1);

“council under consideration” (*“cyngor sydd o dan ystyriaeth”*) has the meaning given by section 129(4)(a);

“documents” (*“dogfennau”*) includes information recorded in any form (other than in section 148);

“form of executive” (*“ffurf y weithrediaeth”*) is to be interpreted in accordance with section 11 of the 2000 Act;

“merger application” (*“cais i uno”*) has the meaning given in section 121(1);

“merger regulations” (*“rheoliadau uno”*) has the meaning given in section 124(2);

“merging council” (*“cyngor sy’n uno”*) means a principal council that has made a merger application and whose area is to be merged into a new principal area;

“principal area” (*“prif ardal”*) means—

- (a) a county in Wales;
- (b) a county borough (in Wales);

Status: This is the original version (as it was originally enacted).

“restructuring council” (“*cyngor sy’n cael ei ailstrwythuro*”) means a principal council that has been given notice as described in section 129(6) of the Welsh Ministers’ proposals to make restructuring regulations in relation to it;

“restructuring regulations” (“*rheoliadau ailstrwythuro*”) has the meaning given in section 131;

“shadow council” (“*cyngor cysgodol*”) (including “elected shadow council” and “designated shadow council”) means a council established as a shadow council in accordance with provision included in—

- (a) merger regulations under section 125;
- (b) restructuring regulations under section 133;

“transfer date” (“*dyddiad trosglwyddo*”)—

- (a) in relation to merger regulations, has the meaning given in section 124(1);
- (b) in relation to restructuring regulations, has the meaning given in section 131.