

Deddf Cynllunio (Cymru) 2015

2015 dccc 4

RHAN 7

GORFODI, APELAU ETC

Apelau

45 Cyfyngiadau ar hawl i apelio yn erbyn penderfyniadau cynllunio

Yn adran 78 o DCGTh 1990 (hawl i apelio yn erbyn penderfyniadau cynllunio a methiant i wneud penderfyniadau o'r fath), ar ôl is-adran (4A) mewnosoder—

- "(4AA) An appeal under this section may not be brought or continued against the refusal of an application for planning permission if—
 - (a) the land to which the application relates is in Wales,
 - (b) granting the application would involve granting planning permission in respect of matters specified in an enforcement notice as constituting a breach of planning control, and
 - (c) on the determination of an appeal against that notice under section 174, planning permission for those matters was not granted under section 177.
- (4AB) An appeal under this section may not be brought or continued against the grant of an application for planning permission subject to a condition, if—
 - (a) the land to which the application relates is in Wales,
 - (b) an appeal against an enforcement notice has been brought under section 174 on the ground that the condition ought to be discharged, and
 - (c) on the determination of that appeal, the condition was not discharged under section 177."