
WELSH STATUTORY INSTRUMENTS

2016 No. 59

The Town and Country Planning (Development Management Procedure) (Wales) (Amendment) Order 2016

Amendments relating to interpretation

3. In article 2(1) at the appropriate places insert—

““the 2015 Act” (“*Deddf 2015*”) means the Planning (Wales) Act 2015(1)

““community consultee” (“*ymgynghorai cymunedol*”) means—

- (a) each county or county borough councillor representing an electoral ward in which the land to which the proposed application relates is situated; and
- (b) each community council in whose area the land to which the proposed application relates is situated;”

““electoral ward” (“*ward etholiadol*”) means any area for which a councillor is elected to a county council or a country borough council in Wales;”

““section 73 application” (“*cais adran 73*”) means an application for planning permission under section 73 of the 1990 Act for the development of land without complying with conditions subject to which a previous planning permission was granted”;

““specialist consultee” (“*ymgynghorai arbenigol*”) means, where the development to which a proposed application for planning permission relates falls within a category set out in the Table in Schedule 4, the authority, person or body mentioned in relation to that category;”.