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OFFERYNNAU STATUDOL  
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WELSH STATUTORY  
INSTRUMENTS

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**2023 Rhif 611 (Cy. 92)**

**TAI, CYMRU**

Rheoliadau Dyrannu Tai a  
Digartrefedd (Cymhwystra)  
(Cymru) (Diwygio) (Rhif 2) 2023

**NODYN ESBONIADOL**

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

O dan adran 160A(3) o Ddeddf Tai 1996 (p. 52) (“Deddf 1996”), mae person sy’n ddarostyngedig i reolaeth fewnfudo yn anghymwys i gael dyraniad o lety tai gan awdurdod lleol oni bai ei fod yn dod o fewn dosbarth o bersonau a ragnodir mewn rheoliadau a wneir gan Weinidogion Cymru. O dan adran 160A(5) caiff Gweinidogion Cymru ragnodi dosbarthau o bersonau sydd, er nad ydynt yn ddarostyngedig i reolaeth fewnfudo, yn anghymwys i gael dyraniad o lety tai.

O dan baragraff 1(2) o Atodlen 2 i Ddeddf Tai (Cymru) 2014 (dccc 7) (“Deddf 2014”), mae person sy’n ddarostyngedig i reolaeth fewnfudo yn anghymwys i gael cymorth tai o dan Bennod 2 o Ran 2 o’r Ddeddf honno oni bai ei fod yn dod o fewn dosbarth o bersonau a ragnodir mewn rheoliadau gan Weinidogion Cymru (neu’r Ysgrifennydd Gwladol). O dan baragraff 1(4) caiff Gweinidogion Cymru (neu’r Ysgrifennydd Gwladol) ragnodi dosbarthau o bersonau sydd, er nad ydynt yn ddarostyngedig i reolaeth fewnfudo, yn anghymwys i gael cymorth tai.

Mae’r Rheoliadau hyn yn diwygio Rheoliadau Dyrannu Tai a Digartrefedd (Cymhwystra) (Cymru) 2014 (O.S. 2014/2603 (Cy. 257)) (“Rheoliadau 2014”) sy’n gwneud darpariaeth ar gyfer pa bersonau, sy’n ddarostyngedig i reolaeth fewnfudo, sy’n gymwys i gael dyraniad o lety tai ac i gael cymorth tai. Mae Rheoliadau 2014 hefyd yn gwneud darpariaeth o ran personau nad ydynt yn ddarostyngedig i reolaeth fewnfudo ond sy’n anghymwys i gael dyraniad o lety tai a chymorth tai.

**2023 No. 611 (W. 92)**

**HOUSING, WALES**

The Allocation of Housing and  
Homelessness (Eligibility) (Wales)  
(Amendment) (No. 2) Regulations  
2023

**EXPLANATORY NOTE**

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

Under section 160A(3) of the Housing Act 1996 (c. 52) (“the 1996 Act”), a person who is subject to immigration control is ineligible for an allocation of housing accommodation by a local authority unless they come within a class of persons prescribed in regulations made by the Welsh Ministers. Under section 160A(5) the Welsh Ministers can prescribe classes of persons who, whilst not subject to immigration control, are ineligible for an allocation of housing accommodation.

Under paragraph 1(2) of Schedule 2 to the Housing (Wales) Act 2014 (anaw 7) (“the 2014 Act”), a person who is subject to immigration control is ineligible for housing assistance under Chapter 2 of Part 2 of that Act unless they come within a class of persons prescribed in regulations by the Welsh Ministers (or the Secretary of State). Under paragraph 1(4) the Welsh Ministers (or the Secretary of State) can prescribe classes of persons who, whilst not subject to immigration control, are ineligible for housing assistance.

These Regulations amend the Allocation of Housing and Homelessness (Eligibility) (Wales) Regulations 2014 (S.I. 2014/2603 (W. 257)) (“the 2014 Regulations”) which make provision for which persons, subject to immigration control, are eligible for an allocation of housing accommodation and for housing assistance. The 2014 Regulations also make provision in regard to persons who are not subject to immigration control but are ineligible for an allocation of housing accommodation and housing assistance.

Mae rheoliad 3 yn diwygio rheoliad 3 o Reoliadau 2014 sy'n ymwneud â chymhwystera personau sy'n ddarostyngedig i reolaeth fewnfudo i gael dyraniad o lety tai o dan Ddeddf 1996. Mae'n rhagnodi dosbarth ychwanegol o bersonau ("Dosbarth N") sy'n ddarostyngedig i reolaeth fewnfudo sy'n gymwys i gael dyraniad o lety tai o dan Ddeddf 1996.

Mae Dosbarth N yn gymwys i bersonau penodol a oedd yn preswylio yn Sudan cyn 15 Ebrill 2023, a adawodd Sudan mewn cysylltiad â'r traist a wnaeth ddwysáu yn gyflym yn Khartoum a ledled Sudan ar y dyddiad hwnnw. Bydd y personau hynny yn gymwys os ydynt wedi cael caniatâd i ddod i mewn i'r Deyrnas Unedig neu i aros ynddi yn unol â'r Rheolau Mewnfudo a wnaed o dan adran 3(2) o Ddeddf Mewnfudo 1971 (p. 77), os nad yw eu caniatâd yn ddarostyngedig i'r amod 'heb ddibynnu ar gronfeydd cyhoeddus' ac na chafodd eu caniatâd ei roi oherwydd ymgymmeriad cynhaliaeth sydd yn dal i fod yn gymwys.

Mae rheoliad 4 yn diwygio rheoliad 4(2) o Reoliadau 2014 i ddarparu bod personau penodol nad ydynt yn ddarostyngedig i reolaeth fewnfudo ond y byddent yn anghymwys i gael dyraniad o lety tai oherwydd nad ydynt yn preswylio fel arfer yn y Deyrnas Unedig, Ynyssoedd y Sianel, Ynys Manaw na Gweriniaeth Iwerddon yn gymwys i gael dyraniad o lety tai. Y personau y mae'r diwygiad hwn yn gymwys iddynt yw'r rheini a oedd yn preswylio yn Sudan yn union cyn 15 Ebrill 2023 ac a adawodd Sudan mewn cysylltiad â'r traist a wnaeth ddwysáu yn gyflym ar 15 Ebrill 2023 yn Khartoum a ledled Sudan.

Mae rheoliad 5 yn diwygio rheoliad 5(1) o Reoliadau 2014 sy'n ymwneud â chymhwystera personau sy'n ddarostyngedig i reolaeth fewnfudo i gael cymorth tai o dan Ddeddf 2014. Mae'n rhagnodi dosbarth ychwanegol o bersonau ("Dosbarth O") sy'n gymwys i gael cymorth o'r fath. Mae'r dosbarth hwn yn cyfateb i Ddosbarth N a fewnosodir gan reoliad 3.

Mae rheoliad 6 yn diwygio rheoliad 6(2) o Reoliadau 2014 fel bod personau penodol nad ydynt yn ddarostyngedig i reolaeth fewnfudo, ond y byddent yn anghymwys i gael cymorth tai oherwydd nad ydynt yn preswylio fel arfer yn y Deyrnas Unedig, Ynyssoedd y Sianel, Ynys Manaw na Gweriniaeth Iwerddon, yn gymwys. Y personau y mae'r diwygiad hwn yn gymwys iddynt yw'r un personau â'r rheini a fewnosodir gan reoliad 4.

Regulation 3 amends regulation 3 of the 2014 Regulations which relates to the eligibility of persons subject to immigration control for an allocation of housing accommodation under the 1996 Act. It prescribes an additional class of persons ("Class N") subject to immigration control who are eligible for an allocation of housing accommodation under the 1996 Act.

Class N applies to certain persons who were residing in Sudan before 15 April 2023, who left Sudan in connection with the violence which rapidly escalated in Khartoum and across Sudan on that date. Such persons will be eligible if they have been given leave to enter or remain in the United Kingdom granted in accordance with the Immigration Rules made under section 3(2) of the Immigration Act 1971 (c. 77), provided that their leave is not subject to the condition that there must be 'no recourse to public funds' and that their leave was not granted because of a maintenance undertaking which is still applicable.

Regulation 4 amends regulation 4(2) of the 2014 Regulations to provide that certain persons who are not subject to immigration control but would be ineligible for an allocation of housing accommodation due to not being habitually resident in the United Kingdom, the Channel Islands, the Isle of Man or the Republic of Ireland are eligible for an allocation of housing accommodation. The persons to whom this amendment applies are those who were residing in Sudan before 15 April 2023 and left Sudan in connection with the violence which rapidly escalated on 15 April 2023 in Khartoum and across Sudan.

Regulation 5 amends regulation 5(1) of the 2014 Regulations which relates to the eligibility of persons subject to immigration control for housing assistance under the 2014 Act. It prescribes an additional class of persons ("Class O") who are eligible for such assistance. This class is equivalent to Class N inserted by regulation 3.

Regulation 6 amends regulation 6(2) of the 2014 Regulations so that certain persons who are not subject to immigration control, but would be ineligible for housing assistance due to not being habitually resident in the United Kingdom, the Channel Islands, the Isle of Man or the Republic of Ireland, are eligible. The persons to whom this amendment applies are the same as those inserted by regulation 4.

Ystyriwyd Cod Ymarfer Gweinidogion Cymru ar gynnal Asesiadau Effaith Rheoleiddiol mewn perthynas â'r Rheoliadau hyn. O ganlyniad, lluniwyd asesiad effaith rheoleiddiol o'r costau a'r manteision sy'n debygol o ddeillio o gydymffurfio â'r Rheoliadau hyn. Gellir cael copi oddi wrth: Llywodraeth Cymru, Parc Cathays, Caerdydd CF10 3NQ ac ar wefan Llywodraeth Cymru ar [www.llyw.cymru](http://www.llyw.cymru).

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 impact assessment has been prepared as to the likely costs and benefits of complying with these Regulations. A copy can be obtained from the Welsh Government, Cathays Park, Cardiff CF10 3NQ and on the Welsh Government's website at [www.gov.wales](http://www.gov.wales).

2023 Rhif 611 (Cy. 92)

TAI, CYMRU

Rheoliadau Dyrannu Tai a  
Digartrefedd (Cymhwystra)  
(Cymru) (Diwygio) (Rhif 2) 2023

Gwnaed

7 Mehefin 2023

Yn dod i rym

8 Mehefin 2023

Mae Gweinidogion Cymru yn gwneud y Rheoliadau a ganlyn drwy arfer y pwerau a roddir iddynt gan adrannau 160A(3) a (5) a 172(4) o Ddeddf Tai 1996(1) ac adran 142(2)(a) a (b) o Ddeddf Tai (Cymru) 2014(2) a pharagraff 1(2) a (4) o Atodlen 2 iddi.

Yn unol ag adran 142(3)(b)(ii) o Ddeddf Tai (Cymru) 2014, gosodwyd drafft o'r Rheoliadau hyn gerbron Senedd Cymru ac fe'i cymeradwywyd ganddi drwy benderfyniad(3).

- (1) 1996 p. 52. Mewnosodwyd adran 160A gan adran 14(2) o Ddeddf Digartrefedd 2002 (p. 7); diwygiwyd is-adrannau (3) a (5) gan adran 146(2)(d) ac (e) yn y drefn honno o Ddeddf Lleoliaeth 2011 (p. 20). Trosglwyddwyd swyddogaethau'r Ysgrifennydd Gwladol o dan adrannau 160A(3) a (5) a 172(4) o Ddeddf Tai 1996 (p. 52), i'r graddau y maent yn arferadwy o ran Cymru, i Gynulliad Cenedlaethol Cymru gan ethylg 2 o Orchymyn Cynulliad Cenedlaethol Cymru (Trosglwyddo Swyddogaethau) 1999 (O.S. 1999/672) a'r cofnod mewn perthynas â'r Ddeddf honno yn Atodlen 1 i O.S. 1999/672, fel y'i darlennir yn unol ag adran 17(1) o Ddeddf Digartrefedd 2002. Trosglwyddwyd y swyddogaethau hynny wedi hynny i Weinidogion Cymru yn rhinwedd adran 162(1) o Ddeddf Llywodraeth Cymru 2006 (p. 32) a pharagraff 30 o Atodlen 11 iddi.
- (2) 2014 dccc 7. Gweler adran 99 am y diffiniad o "rhagnodedig".
- (3) Mae'r cyfeiriad yn adran 142(3) at Gynulliad Cenedlaethol Cymru bellach yn cael effaith fel cyfeiriad at Senedd Cymru yn rhinwedd adran 150A(2) o Ddeddf Llywodraeth Cymru 2006. Gweler hefyd adran 40 o Ddeddf Deddfwriaeth (Cymru) 2019 (decc 4) am ddarpariaeth yngylch y weithdrefn sy'n gymwys i'r offeryn hwn.

2023 No. 611 (W. 92)

HOUSING, WALES

The Allocation of Housing and  
Homelessness (Eligibility) (Wales)  
(Amendment) (No. 2) Regulations  
2023

Made

7 June 2023

Coming into force

8 June 2023

The Welsh Ministers make the following Regulations in exercise of the powers conferred on them by sections 160A(3) and (5) and 172(4) of the Housing Act 1996(1) and section 142(2)(a) and (b) of, and paragraph 1(2) and (4) of Schedule 2 to, the Housing (Wales) Act 2014(2).

In accordance with section 142(3)(b)(ii) of the Housing (Wales) Act 2014, a draft of these Regulations has been laid before, and approved by a resolution of Senedd Cymru(3).

- (1) 1996 c. 52. Section 160A was inserted by section 14(2) of the Homelessness Act 2002 (c. 7); subsections (3) and (5) were amended by section 146(2)(d) and (e) respectively of the Localism Act 2011 (c. 20). The functions of the Secretary of State under sections 160A(3) and (5) and 172(4) of the Housing Act 1996 (c. 52) were, so far as exercisable in relation to Wales, transferred to the National Assembly for Wales by article 2 of the National Assembly for Wales (Transfer of Functions) Order 1999 (S.I. 1999/672) and the entry in relation to that Act in Schedule 1 to S.I. 1999/672, as read in accordance with section 17(1) of the Homelessness Act 2002. Those functions were subsequently transferred to the Welsh Ministers by virtue of section 162(1) of, and paragraph 30 of Schedule 11 to, the Government of Wales Act 2006 (c. 32).
- (2) 2014 anaw 7. See section 99 for the definition of "prescribed".
- (3) The reference in section 142(3) to the National Assembly for Wales now has effect as a reference to Senedd Cymru, by virtue of section 150A(2) of the Government of Wales Act 2006. See also section 40 of the Legislation (Wales) Act 2019 (anaw 4) for provision about the procedure that applies to this instrument.

## **Enwi a dod i rym**

**1.** Enw'r Rheoliadau hyn yw Rheoliadau Dyrannu Tai a Digartrefedd (Cymhwystra) (Cymru) (Diwygio) (Rhif 2) 2023 a deuant i rym ar 8 Mehefin 2023.

## **Diwygio Rheoliadau Dyrannu Tai a Digartrefedd (Cymhwystra) (Cymru) 2014**

**2.** Mae Rheoliadau Dyrannu Tai a Digartrefedd (Cymhwystra) (Cymru) 2014(1) wedi eu diwygio fel a ganlyn.

## **Diwygiadau i reoliad 3**

**3.** Yn rheoliad 3 (personau sy'n ddarostyngedig i reolaeth fewnfudo sy'n gymwys i gael dyraniad o lety tai)—

- (a) hepgorer yr "ac" ar ôl paragraff (l);
- (b) ar ddiwedd paragraff (m), yn lle ":" rhodder ";" ac";
- (c) ar ôl paragraff (m) mewnosoder—
  - "(n) Dosbarth N – person—
    - (i) a oedd yn preswylio yn Sudan cyn 15 Ebrill 2023;
    - (ii) a adawodd Sudan mewn cysylltiad â'r traist a wnaeth ddwysâu yn gyflym ar 15 Ebrill 2023 yn Khartoum a ledled Sudan;
    - (iii) sydd â chaniatâd i ddod i mewn i'r Deyrnas Unedig neu i aros ynddi yn unol â'r Rheolau Mewnfudo(2);
    - (iv) nad yw ei ganiatâd yn ddarostyngedig i amod sy'n ei gwneud yn ofynnol i'r person hwnnw gynnal a lletya ei hun, ac unrhyw berson sy'n ddibynnol arno, heb ddibynnu ar gronfeydd cyhoeddus; a

## **Title and coming into force**

**1.** The title of these Regulations is the Allocation of Housing and Homelessness (Eligibility) (Wales) (Amendment) (No. 2) Regulations 2023 and they come into force on 8 June 2023.

## **Amendment of the Allocation of Housing and Homelessness (Eligibility) (Wales) Regulations 2014**

**2.** The Allocation of Housing and Homelessness (Eligibility) (Wales) Regulations 2014(1) are amended as follows.

## **Amendments to regulation 3**

**3.** In regulation 3 (persons subject to immigration control who are eligible for an allocation of housing accommodation)—

- (a) omit the "and" after paragraph (l);
- (b) at the end of paragraph (m), for ":" substitute ";" and";
- (c) after paragraph (m) insert—
  - "(n) Class N – a person who—
    - (i) was residing in Sudan before 15 April 2023;
    - (ii) left Sudan in connection with the violence which rapidly escalated on 15 April 2023 in Khartoum and across Sudan;
    - (iii) has leave to enter or remain in the United Kingdom given in accordance with the Immigration Rules(2);
    - (iv) is not a person whose leave is subject to a condition requiring that person to maintain and accommodate themselves, and any person who is dependent on that person, without recourse to public funds; and

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(1) O.S. 2014/2603 (Cy. 257) fel y'i harbedwyd ac y'i haddaswyd gan erthygl 5 o O.S. 2015/1272 (Cy. 88) (p. 73) ac a ddiwygiwyd gan O.S. 2017/698 (Cy. 164), O.S. 2019/1041 (Cy. 183), O.S. 2019/1149 (Cy. 199), rheoliad 76 o O.S. 2020/1309, rheoliad 26 o O.S. 2020/1372, O.S. 2021/353 (Cy. 105), O.S. 2021/1147 (Cy. 282), O.S. 2022/485 (Cy. 121) ac O.S. 2023/76 (Cy. 14).

(2) Gosodwyd gerbron Senedd y DU ar 23 Mai 1994 (HC 395), fel y'u diwygiwyd.

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(1) S.I. 2014/2603 (W. 257) as saved and modified by article 5 of S.I. 2015/1272 (W. 88) (C. 73) and amended by S.I. 2017/698 (W. 164), S.I. 2019/1041 (W. 183), S.I. 2019/1149 (W. 199), regulation 76 of S.I. 2020/1309, regulation 26 of S.I. 2020/1372, S.I. 2021/353 (W. 105), S.I. 2021/1147 (W. 282), S.I. 2022/485 (W. 121) and S.I. 2023/76 (W. 14).

(2) Laid before Parliament on 23 May 1994 (HC 395), as amended.

(v) nad yw'n berson (P)—	(v) is not a person (P)—
(aa) sydd wedi cael caniatâd yn dilyn ymgymeryriad a roddwyd gan noddwr P;	(aa) who has been given leave upon an undertaking given by P's sponsor;
(bb) a fu'n preswylio yn y Deyrnas Unedig, Ynysoedd y Sianel, Ynys Manaw neu Weriniaeth Iwerddon am lai na phum mlynedd gan ddechrau ar y dyddiad y daeth i mewn neu ar y dyddiad y rhoddodd noddwr P yr ymgymeryriad mewn cysylltiad â P, pa bynnag ddyddiad yw'r diweddaraf; ac	(bb) who has been resident in the United Kingdom, the Channel Islands, the Isle of Man or the Republic of Ireland for less than five years beginning on the date of entry or the date on which P's sponsor gave the undertaking in respect of P, whichever date is the later; and
(cc) y mae ei noddwr neu, pan fo mwy nag un noddwr, o leiaf un o'i noddwyr, yn dal yn fyw.”.	(cc) whose sponsor or, where there is more than one sponsor, at least one of whose sponsors, is still alive.”.

## Diwygiadau i reoliad 4

4. Yn rheoliad 4(2) (personau eraill o dramor sy'n anghymwys i gael dyraniad o lety tai)—

- (a) hepgorer yr “a” ar ôl is-baragraff (i);
- (b) ar ddiwedd is-baragraff (j), yn lle “.” rhodder “; a”;
- (c) ar ôl is-baragraff (j) mewnosoder—  
“(k) person a oedd yn preswylio yn Sudan cyn 15 Ebrill 2023 ac a adawodd Sudan mewn cysylltiad â'r traïs a wnaeth ddwysáu yn gyflym ar 15 Ebrill 2023 yn Khartoum a ledled Sudan.”.

## Diwygiadau i reoliad 5

5. Yn rheoliad 5(1) (personau sy'n ddarstyngedig i reolaeth fewnfudo sy'n gymwys i gael cymorth tai)—

- (a) hepgorer yr “ac” ar ôl is-baragraff (m);
- (b) ar ddiwedd is-baragraff (n), yn lle “.” rhodder “; ac”;
- (c) ar ôl is-baragraff (n) mewnosoder—  
“(o) Dosbarth O – person—  
(i) a oedd yn preswylio yn Sudan cyn 15 Ebrill 2023;  
(ii) a adawodd Sudan mewn cysylltiad â'r traïs a wnaeth

## Amendments to regulation 4

4. In regulation 4(2) (other persons from abroad who are ineligible for an allocation of housing accommodation)—

- (a) omit the “and” after sub-paragraph (i);
- (b) at the end of sub-paragraph (j), for “.” substitute “; and”;
- (c) after sub-paragraph (j) insert—  
“(k) a person who was residing in Sudan before 15 April 2023 and left Sudan in connection with the violence which rapidly escalated on 15 April 2023 in Khartoum and across Sudan.”.

## Amendments to regulation 5

5. In regulation 5(1) (persons subject to immigration control who are eligible for housing assistance)—

- (a) omit the “and” after sub-paragraph (m);
- (b) at the end of sub-paragraph (n), for “.” substitute “; and”;
- (c) after sub-paragraph (n) insert—  
“(o) Class O – a person who—  
(i) was residing in Sudan before 15 April 2023;  
(ii) left Sudan in connection with the violence which rapidly escalated

- ddwysáu yn gyflym ar 15 Ebrill 2023 yn Khartoum a ledled Sudan;
- (iii) sydd â chaniatâd i ddod i mewn i'r Deyrnas Unedig neu i aros ynddi yn unol â'r Rheolau Mewnfudo;
  - (iv) nad yw ei ganiatâd yn ddarostyngedig i amod sy'n ei gwneud yn ofynnol i'r person hwnnw gynnal a lletya ei hun, ac unrhyw berson sy'n ddibynnol arno, heb ddibynnu ar gronfeydd cyhoeddus; a
  - (v) nad yw'n berson (P)—
    - (aa) sydd wedi cael caniatâd yn dilyn ymgymmeriad a roddwyd gan noddwr P;
    - (bb) a fu'n preswylio yn y Deyrnas Unedig, Ynysoedd y Sianel, Ynys Manaw neu Weriniaeth Iwerddon am lai na phum mlynedd gan ddechrau ar y dyddiad y daeth i mewn neu ar y dyddiad y rhoddodd noddwr P yr ymgymmeriad mewn cysylltiad â P, pa bynnag ddyddiad yw'r diweddaraf; ac
    - (cc) y mae ei noddwr neu, pan fo mwy nag un noddwr, o leiaf un o'i noddwyr, yn dal yn fyw.”.

## **Diwygiadau i reoliad 6**

- 6.** Yn rheoliad 6(2) (personau eraill o dramor sy'n anghywys i gael cymorth tai)—
- (a) hepgorer yr “a” ar ôl is-baragraff (i);
  - (b) ar ddiwedd is-baragraff (j), yn lle “.” rhodder “; a”;
  - (c) ar ôl is-baragraff (j) mewnosoder—
    - “(k) person a oedd yn preswylio yn Sudan cyn 15 Ebrill 2023 ac a adawodd Sudan mewn cysylltiad â'r trais a wnaeth ddwysáu yn gyflym ar 15 Ebrill 2023 yn Khartoum a ledled Sudan.”.

on 15 April 2023 in Khartoum and across Sudan;

- (iii) has leave to enter or remain in the United Kingdom given in accordance with the Immigration Rules;
- (iv) is not a person whose leave is subject to a condition requiring that person to maintain and accommodate themself, and any person who is dependent on that person, without recourse to public funds; and
- (v) is not a person (P)—
  - (aa) who has been given leave upon an undertaking given by P's sponsor;
  - (bb) who has been resident in the United Kingdom, the Channel Islands, the Isle of Man or the Republic of Ireland for less than five years beginning on the date of entry or the date on which P's sponsor gave the undertaking in respect of P, whichever date is the later; and
  - (cc) whose sponsor or, where there is more than one sponsor, at least one of whose sponsors, is still alive.”.

## **Amendments to regulation 6**

- 6.** In regulation 6(2) (other persons from abroad who are ineligible for housing assistance)—
- (a) omit the “and” after sub-paragraph (i);
  - (b) at the end of sub-paragraph (j), for “.” substitute “; and”;
  - (c) after sub-paragraph (j) insert—
    - “(k) a person who was residing in Sudan before 15 April 2023 and left Sudan in connection with the violence which rapidly escalated on 15 April 2023 in Khartoum and across Sudan.”.

*Julie James*

Y Gweinidog Newid Hinsawdd, un o Weinidogion  
Cymru  
7 Mehefin 2023

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Argraffwyd a chyhoeddwyd yn y DU gan Y Llyfrfa Cyf dan awdurdod a  
goruchwyliaeth Jeff James, Rheolwr Llyfrfa Ei Fawrhydi ac Argraffydd  
Deddfau Senedd y Brenin.

Minister for Climate Change, one of the Welsh  
Ministers  
7 June 2023

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