



**CYNGOR BWRDEISTREF SIROL  
RHONDDA CYNON TAF  
COUNTY BOROUGH COUNCIL**

**GWŶS I GYFARFOD O'R CYNGOR**

C. Hanagan  
Cyfarwyddwr Gwasanaeth y Gwasanaethau Democrataidd a Chyfathrebu  
Cyngor Bwrdeistref Sirol Rhondda Cynon Taf  
Y Pafiliynau  
Parc Hen Lofa'r Cambrian  
Cwm Clydach CF40 2XX

Dolen gyswllt: Sarah Daniel ([scrutiny@rctcbc.gov.uk](mailto:scrutiny@rctcbc.gov.uk))

**DYMA WŶS I CHI** i gyfarfod o **PWYLLGOR TROSOLWG A CHRAFFU 2022 - 2027** yn cael ei gynnal yn **HYBRID** on **DYDD LLUN, 13EG TACHWEDD, 2023** am **5.00 PM**.

Caiff Aelodau nad ydyn nhw'n aelodau o'r pwyllgor ac aelodau o'r cyhoedd gyfrannu yn y cyfarfod ar faterion y cyfarfod er bydd y cais yn ôl doethineb y Cadeirydd. Gofynnwn i chi roi gwybod i Wasanaethau Democrataidd erbyn Dydd Iau, 9 Tachwedd 2023 trwy ddefnyddio'r manylion cyswllt uchod, gan gynnwys rhoi gwybod a fyddwch chi'n siarad Cymraeg neu Saesneg.

Bwriedir i'r cyfarfod yma gael ei weddarlledu'n fyw, mae rhagor o fanylion am hyn [yma](#)

**AGENDA**

**Tudalennau**

**1. DATGANIADAU O FUDDIANT**

Derbyn datganiadau o fuddiannau personol gan Aelodau, yn unol â'r Cod Ymddygiad. Nodwch:

1. Mae gofyn i Aelodau ddatgan rhif a phwnc yr agendwm mae eu buddiant yn ymwneud ag ef a mynegi natur y buddiant personol hwnnw;  
a
2. Lle bo Aelodau'n tynnu'n ôl o'r cyfarfod o ganlyniad i ddatgelu buddiant sy'n rhagfarnu, rhaid iddyn nhw roi gwybod i'r Cadeirydd pan fyddan nhw'n gadael.

**2. COFNODION**

Derbyn cofnodion cyfarfod y Pwyllgor Trosolwg a Chraffu a gynhaliwyd ar 27 Medi 2023 i'w cymeradwyo.

**3. DOLENNI YMGYNGHORI**

Gwybodaeth mewn perthynas ag [ymgyngoriadau](#) perthnasol i'w hystyried gan y Pwyllgor.

**4. RHAGLEN WAITH Y PWYLLGOR TROSOLWG A CHRAFFU**

Adolygu Rhaglen Waith y Pwyllgor Trosolwg a Chraffu

**5. YMGYNGHORIAD - BIL ETHOLIADAU A CHYRFF ETHOLEDIG (CYMRU)**

Llunio ymateb ffurfiol i ymgynghoriad Llywodraeth Cymru sy'n pennu'r cynigion ar gyfer Bil Etholiadau a Chyrff Etholedig (Cymru)

**6. MATERION BRYD**

Trafod unrhyw faterion sydd, yn ôl doethineb y Cadeirydd, yn faterion bryd yng ngoleuni amgylchiadau arbennig.

**7. ADOLYGIAD Y CADEIRYDD A DOD Â'R CYFARFOD I BEN****Cyfarwyddwr Gwasanaeth y Gwasanaethau Democraidd a Chyfathrebu****Cylchreliad:-**

Cadeirydd ac is-gadeirydd y Pwyllgor Trosolwg a Chraffu 2022 - 2027  
(Y Cynghorydd J Edwards a Y Cynghorydd B Stephens)

**Y Cynghorwyr Bwrdeistref Sirol:**

Y Cynghorydd M Ashford, Y Cynghorydd R Bevan, Y Cynghorydd J Bonetto,  
Y Cynghorydd R Davis, Y Cynghorydd S.Evans, Y Cynghorydd S Evans,  
Y Cynghorydd C Middle, Y Cynghorydd K Morgan, Y Cynghorydd S Morgans,  
Y Cynghorydd G L Warren, Y Cynghorydd M Powell and Y Cynghorydd S Emanuel

**PWYLLGOR CABINET CYNGOR RHONDDA CYNON TAF  
PWYLLGOR TROSOLWG A CHRAFFU 2022 - 2027**

Cofnodion o gyfarfod y Pwyllgor Trosolwg a Chraffu 2022 - 2027 a gynhaliwyd Dydd Mercher, 27 Medi 2023 am 5.00 pm ym .

Cafodd y cyfarfod yma ei ddarlledu'n fyw, ac mae modd gweld y manylion [yma](#)

**Y Cyngorwyr Bwrdeistref Sirol - Pwyllgor Trosolwg a Chraffu 2022 - 2027 Aelodau oedd yn bresennol:-:-**

Y Cyngorydd J Edwards (Cadeirydd)

Y Cyngorydd B Stephens    Y Cyngorydd M Ashford  
Y Cyngorydd R Bevan    Y Cyngorydd S Evans  
Y Cyngorydd R Davis

**Roedd y Cyngorwyr canlynol yn bresennol ar-lein:-**

Y Cyngorydd J Bonetto    Y Cyngorydd K Morgan  
Y Cyngorydd Sheryl.Evans    Y Cyngorydd G L Warren  
Y Cyngorydd C Middle    Y Cyngorydd K Webb  
Y Cyngorydd S Morgans

**Aelodau cyfetholedig a oedd yn bresennol**

Mr M Veale

**Swyddogion oedd yn bresennol**

Mr C Hanagan, Cyfarwyddwr Gwasanaeth y Gwasanaethau Democrataidd a Chyfathrebu  
Mr G Black, Rheolwr Cymunedau Diogel a Phartneriaethau Strategol  
Ms G Davies, Cyfarwyddwr Addysg a Gwasanaethau Cynhwysiant  
Ms L Davies, Cyfarwyddwr – Iechyd a Diogelwch y Cyhoedd, a Gwasanaethau'r Gymuned  
Mr P Griffiths, Cyfarwyddwr Gwasanaeth – Gwasanaethau Cyllid a Gwella  
Ms S Daniel, Uwch Swyddog Gwasanaethau Llywodraethol

**18      Datganiadau o Fuddiant**

Yn unol â'r Cod Ymddygiad, cafodd y datganiadau o fuddiant canlynol eu gwneud ynglŷn â'r agenda:

Y Cyngorydd Sera Evans – Rydw i'n gweithio i Brifysgol De Cymru a byddaf i'n gadael y cyfarfod ar gyfer y drafodaeth ar Eitem 5 – Mudo Myfyrwyr Rhyngwladol yn RhCT.

**19      Cofnodion**

PENDERFYNWYD:

Cadarnhau cofnodion y cyfarfod a gynhaliwyd ar 17 Gorffennaf 2023 yn gofnod

cywir o'r cyfarfod.

## **20 Dolenni Ymgynghori**

Aeth y Blaen Swyddog Craffu ati i atgoffa Aelodau o'r ymgynghoriadau sydd ar agor os byddan nhw'n dymuno ymateb iddyn nhw.

## **21 Ymgysylltu ag Aelod Cabinet ddwywaith y flwyddyn**

Cyflwynodd y Cyfarwyddwr Gwasanaeth – Gwasanaethau Democraidd a Chyfathrebu yr adroddiad i Aelodau er mwyn rhoi cyfle iddyn nhw graffu ar y penderfyniadau a gafodd eu gwneud gan yr Arweinydd yn ystod y cyfnod a nodir yn yr adroddiad, a sicrhau bod y mecanweithiau priodol yn eu lle i graffu'n effeithiol ar yr Adain Weithredol.

Cyfeiriodd Aelod at yr adroddiad swyddfeydd a blaenoriaethau buddsoddi a gofynnodd i'r Arweinydd am sicrwydd mewn perthynas â deunyddiau concrit awyredig awtoclafiedig cyfnerth (RAAC) yn lleol, a'r sefyllfa o ran ein harolygon a'n harchwiliadau ein hunain, a hynny yng ngoleuni canfod y deunydd mewn adeiladau sy'n eiddo i Awdurdodau Lleol cyfagos.

Atebodd yr Arweinydd gan nodi bod y flaenoriaeth mewn perthynas â hyn wedi canolbwyntio ar ysgolion, a rhoddodd sicrwydd bod adeiladau'n cael eu harchwilio'n rheolaidd gan beirianwyr a syrfewyr yn unol â'r drefn arferol ond maen nhw wedi cael eu harchwilio eto oherwydd y sefyllfa ddiweddar. Ychwanegodd yr Arweinydd fod archwiliadau pellach yn cael eu cynnal yng nghartrefi gofal y Cyngor ac maen nhw'n trafod gyda'r trydydd sector i sicrhau bod unrhyw wasanaethau wedi'u comisiynu'n cael eu hadolygu hefyd.

Cyfeiriodd Aelod at yr adroddiad blaenoriaethau buddsoddi a gofynnodd am ragor o fanylion mewn perthynas â blaenoriaethau ar gyfer ardal Porth.

Atebodd yr Arweinydd gan nodi bod y blaenoriaethau buddsoddi yn unol â'r Cynllun Corfforaethol, a bod y Cabinet yn dilyn hwn hefyd. Dywedodd fod gwaith ar Hwb Trafnidiaeth Porth yn dod i ben, a'u bod nhw'n gweithio gyda Trafnidiaeth Cymru ar hyn o bryd i drosglwyddo'r safle. Ychwanegodd y bydd gwaith adfywio pellach yng nghanol tref Porth yn cael ei ystyried gan ddefnyddio cyllid rhaglen Targedu Buddsoddiad mewn Adfywio (TRI) sydd wedi'i sicrhau gyda datblygwyr preifat i gefnogi twf a datblygiad economaidd. Mae'r Cyngor hefyd wedi prynu darn bach o dir ar Stryd Hannah rydyn ni'n bwriadu ei ddatblygu'n faes parcio arhosiad byr i leddfu rhai o'r problemau parcio yn ardal Porth.

Cyfeiriodd Aelod at y sefyllfa barhaus o ran traffig yn Nhreforci a rhoddodd ddiolch i swyddogion sydd wedi cysylltu bob dydd ac wedi cwrdd â'r Cynghorydd a busnesau lleol. Cyfeiriodd at yr heriau y mae trigolion ac ymwelwyr â'r dref yn eu hwynebu, gan ganolbwyntio ar y tagfeydd sydd yno'n aml a'r ffaith nad oes unrhyw drenau i helpu'r sefyllfa a bod amserlenni bysiau wedi'u cwtogi. Dywedodd fod angen cymorth parhaus ar fusnesau'r ardal gan eu bod nhw'n poeni y bydd raid iddyn nhw gau o ganlyniad i'r problemau maen nhw'n eu hwynebu.

Aeth yr Arweinydd ati i gydnabod bod y sefyllfa bresennol yn heriol iawn yng Nghwm Rhondda uchaf ar hyn o bryd, a nad oes modd i'r sefyllfa barhau fel y mae hi. Dywedodd fod sawl cyfarfod wedi cael ei gynnal gyda chymudwyr a

thrigolion, a bod opsiynau'n cael eu hadolygu ar hyn o bryd gyda'r cwmni rheoli traffig. Rhoddodd wybod i Aelodau fod gwaith yn cael ei gynnal yn gynt na'r disgwyl (3 wythnos) a bod popeth sy'n bosibl yn cael ei wneud i sicrhau bod y gwaith yn parhau'n effeithlon a bod modd agor y ffordd cyn gynted ag sy'n bosibl.

Cyfeiriodd Aelod at y blaenoriaethau buddsoddi a gofynnodd am y broses o ran cyflawni'r blaenoriaethau hynny mewn perthynas â chynnal a chadw'n priffyrdd a'n llwybrau troed, a ph'un ai gwaith cynnal a chadw ai gwaith atgyweirio sy'n cael blaenoriaeth.

Dywedodd yr Arweinydd fod ymyrraeth y priffyrdd yn rhan o'r flaenoriaeth i sicrhau nad oes unrhyw risg uniongyrchol. Er enghraifft, pe byddai twll yn y ffordd yn dod yn beryglus, byddai'n cael ei lenwi er diogelwch, a'i ychwanegu at restr hir o atgyweiriadau'r dyfodol i sicrhau datrysiad parhaol. Rhoddodd wybod i Aelodau oedd gan yr Awdurdod hawliadau yswiriant uchel yn y gorffennol, ond mae'r rhain wedi mynd yn llai a dyma pam mae'r meini prawf ymyrraeth wedi newid. Argymhellodd yr Arweinydd fod Aelodau'n derbyn cyflwyniad mewn sesiwn ymgysylltu yn y dyfodol.

Gofynnodd Aelod am ragor o fanylion am y Cynllun Rheoli Perygl Llifogydd Lleol a'r Cynllun Gweithredu.

Atebodd yr Arweinydd gan nodi mai'r rhan fwyaf o'r strategaeth yw gweithio gyda thrigolion i ddod o hyd i'r peryglon rydyn ni'n eu hwynebu a'u deall. Yn anffodus, mae gan Awdurdod Lleol RhCT y perygl uchaf o ran llifogydd dŵr wyneb yng Nghymru. Rhoddodd wybod i Aelodau fod Pentre a Threorci'n ddwy ardal lle mae cynlluniau buddsoddi mawr tymor hir yn cael eu hystyried. Ychwanegodd fod y mapiau ar-lein sy'n dangos y perygl o ran llifogydd dŵr wyneb yn rhannau allweddol o'r Strategaeth Perygl Llifogydd gan eu bod nhw'n codi ymwybyddiaeth busnesau a thrigolion o'r perygl. Roedd adroddiad i'r Cabinet y llynedd yn rhoi gwybod am aelod penodol o staff sy'n cynnal gwaith ymgysylltu i godi ymwybyddiaeth o'r cynllun a sicrhau bod pobl yn deall y peryglon os bydd rhybudd tywydd melyn mewn grym. Dywedodd y bydd ceisiadau pellach am fuddsoddiad cyfalaf yn parhau ar gyfer hyn.

Gofynnodd Aelod am effaith y cynllun ar gyfer teithio â chymhorthdal ar fysiau dros yr haf.

Rhoddodd yr Arweinydd wybod y gwelon ni gynnydd o 35% yn nefnydd bysiau ym mis Mawrth, pan oedd teithiau am ddim yn ystod y mis. Yn ystod y mis canlynol, pan oedd ffioedd yn ôl i'r arfer, roedd cynnydd o 7%. Yn dilyn y gwerthusiad yma, cyflwynon ni ffi safonol o £1 ar gyfer defnyddio bysiau dros fisoedd yr haf. Dywedodd eu bod nhw'n dal i aros am y data o ran defnydd yn ystod y cyfnod yma. Serch hynny, rhoddwyd gwybod bod cynnydd i'w weld. Bydd gwerthusiad pellach yn cael ei gynnal yn dilyn defnydd mis Medi a Hydref ond rydyn ni'n bwriadu rhoi'r cynllun ar waith eto ym mis Rhagfyr gobeithio. Nododd ei fod wedi derbyn adborth cadarnhaol am sut roedd rhai teuluoedd wedi arbed llawer o arian yn ystod gwyliau'r haf trwy fanteisio ar y cynllun.

Nododd Aelod fod Cysylltiadau â'r Llywodraeth yn rhan o rôl yr Arweinydd a gofynnodd am hyn.

Atebodd yr Arweinydd gan nodi ei fod yn mynychu cyfarfodydd rheolaidd gyda Llywodraeth y DU a Llywodraeth Cymru mewn perthynas â'r Gronfa Ffyniant Gyffredin a'r Gronfa Ffyniant Bro, ac yntau'n Arweinydd Cymdeithas Llywodraeth

Leol Cymru, mae'n cael cyfarfodydd rheolaidd gydag Ysgrifennydd Gwladol Cymru a Michael Gove. Dywedodd fod Arweinwyr Cyngorau De-ddwyrain Cymru yn gynrychiolwyr Bargen Ddinesig Prifddinas-Ranbarth Caerdydd, ac esboniodd sefyllfa'r Llywodraeth Leol o ran pynciau amrywiol. Dywedodd hefyd mai eu blaenoriaethau, beth bynnag fo'u pleidiau gwleidyddol, yw sicrhau'r deilliannau gorau posibl ar gyfer trigolion gan sicrhau dull cydweithredol trawsbleidiol.

Mynegodd Aelod bryderon o ran ansawdd gwaith a chyflwr llwybrau troed yn dilyn gwaith gosod band eang ffeibr. Gofynnodd beth mae'r Cyngor yn ei wneud i sicrhau nad yw'n ysgwyddo'r costau atgyweirio.

Aeth yr Arweinydd ati i gydnabod bod y sefyllfa gyda'r gwaith gosod yn annerbyniol a bod y gwaith heb gyrraedd y safon angenrheidiol. Nododd fod y cwmnïau presennol wedi'u rhyddhau o'u dyletswyddau a bod gwaith ymgysylltu â darparwyr eraill wedi'i gynnal ers hynny. Anogodd Aelodau i roi gwybod am waith o safon wael, a nododd y byddwn ni'n defnyddio'n pwerau priffyrdd i orfodi'r cwmnïau i wneud y gwaith atgyweirio neu godi tâl arnyn nhw am y costau i'r Cyngor.

Cyfeiriodd Aelod at y pecynnau cymorth costau byw a gafodd eu darparu a'u croesawu gan ein trigolion. Gofynnodd yr Aelod a gafodd dull wedi'i dargedu'n fwy at gefnogi trigolion yn ystod yr argyfwng costau byw ei ystyried, er enghraifft, penderfynodd nifer o awdurdodau lleol ariannu prydau ysgol am ddim yn ystod gwyliau'r ysgol.

Atebodd yr Arweinydd gan nodi iddo ofyn i swyddogion edrych ar becyn cymorth costau byw cyn gwyliau'r haf, gyda'r bwriad o'i gyflwyno i'r Cabinet ei drafod cyn y gaeaf. Dywedodd er bod costau ynni wedi mynd yn llai, byddan nhw'n parhau i fod yn gymharol uchel gan na fydd unrhyw gyllid cynllun cymorth ynni ledled y DU gyfan ar gael eleni felly bydd teuluoedd yn dal i deimlo eu bod o dan bwysau ariannol. I gloi, dywedodd fod y Cyngor yn ymgysylltu'n barhaus â sefydliadau megis Interlink, Cyngor ar Bopeth a Chydlynwyr yn y Gymuned i ddeall y pwysau sydd ar deuluoedd, ac aeth ati i gydnabod nad y rheiny sy'n gymwys i dderbyn prydau ysgol am ddim yw'r unig rai sy'n teimlo dan bwysau ariannol. Rhoddodd y Cadeirydd ddiolch i'r Arweinydd am fynychu'r cyfarfod ac i'r Aelodau am eu cwestiynau.

#### **PENDERFYNWYD:**

1. Craffu ar yr Arweinydd ac Aelod o'r Cabinet ar faterion Isadeiledd mewn perthynas â'r materion a gafodd eu trafod a'u cytuno gan y Cabinet, a phenderfyniadau allweddol a gafodd eu gwneud, yn ystod y cyfnod rhwng 1 Mai a 20 Medi 2023.
2. Nodi unrhyw feysydd sy'n codi o'r materion hynny a bennwyd yn ystod y cyfnod yma y mae'r Pwyllgor yn dymuno cynnal gwaith craffu pellach arnyn nhw, a hynny'n rhan o'r diwygiadau i raglen waith y Pwyllgor sydd wedi'i chyhoeddi.

## **22 Mudo Myfyrwyr Rhyngwladol yn RhCT**

Cyflwynodd Rheolwr y Gwasanaeth – Cymunedau Diogel a Phartneriaethau

Strategol yr adroddiad a roddodd drosolwg i Aelodau Etholedig o dueddiadau adleoli a mudo Myfyrwyr Rhyngwladol a'u teuluoedd yn Rhondda Cynon Taf sy'n dod i'r amlwg.

Ar ôl cyflwyno'r adroddiad, croesawodd y Cadeirydd siaradwr cyhoeddus, Natalie Evans, Cydlynnydd Ymgyrch Banc Bwyd Cwm Rhondda, i annerch y Pwyllgor mewn perthynas â'r eitem yma. Rhoddwyd diolch i'r siaradwr cyhoeddus am ei chyfraniadau a rhoddodd y Cadeirydd gyfle i'r Pwyllgor roi sylwadau a gofyn cwestiynau i'r swyddogion a oedd yn bresennol.

Gwnaeth Aelod sylwadau am y pwysau ariannol ychwanegol sydd ar y Cyngor o ganlyniad i fyfyrwyr mudol a'u teuluoedd yn dewis symud i'r ardal, a gofynnodd a yw Llywodraeth Cymru yn cefnogi'r Cyngor yn ariannol.

Dywedodd Cyfarwyddwr Iechyd a Diogelwch y Cyhoedd a Gwasanaethau Cymuned y dylai myfyrwyr mudol ddangos bod modd iddyn nhw gefnogi eu hunain yn ystod y broses cyflwyno cais. Os na fydd modd iddyn nhw barhau i gefnogi eu hunain, yna dyna fater i'r Swyddfa Gartref / problem fisa. Nododd y Cyfarwyddwr fod yr Awdurdod wedi ymgysylltu â Phrifysgol De Cymru (PDC) sydd wedi cynyddu lefel y cymorth sydd ar gael i fyfyrwyr sy'n dewis dod â'u teuluoedd gyda nhw. Ychwanegodd y Cyfarwyddwr fod gwybodaeth yn cael ei rhoi i fyfyrwyr cyn iddyn nhw benderfynu dod â'u teulu i fyw gyda nhw yn y DU felly bydd pawb sy'n cyrraedd RhCT yn deall yr heriau hynny cyn iddyn nhw gyrraedd. Serch hynny, mae dod â'u teuluoedd gyda nhw gan wybod y risgiau posibl yn parhau i fod yn benderfyniad personol i'r myfyrwyr hynny. Dyma'r rheswm pam dydy cyllid ychwanegol ddim ar gael i Awdurdodau Lleol er mwyn i ni roi cymorth pellach.

Nododd Aelod arall eu bod nhw'n falch o glywed bod PDC yn cynnig rhagor o gymorth i fyfyrwyr yn ystod y broses ond hoffai'r Aelod weld rhagor yn cael ei gynnig. Dywedodd yr Aelod y dylai'r myfyrwyr gael cymorth i ddeall y goblygiadau ariannol fydd gyda nhw pan fyddan nhw'n cyrraedd gan y gallai'r myfyrwyr yma fod yn ddoctoriaid a nyrsys y dyfodol a bod o fudd i'n cymuned yn y tymor hir. Ychwanegodd yr Aelod y dylai'r Awdurdod ystyried sut mae modd i ni helpu'r myfyrwyr a'u teuluoedd sydd eisiau dod i'r DU i astudio a gweithio ymhellach.

Rhoddodd Cyfarwyddwr Iechyd a Diogelwch y Cyhoedd a Gwasanaethau Cymuned wybod bod Llywodraeth Cymru wrthi'n ymgynghori ar reoli rhent gan nad oes cyfraith ar hyn o bryd sy'n rheoleiddio cynnydd rhent cartrefi landlordiaid preifat yng Nghymru, a bod cynnydd yn ffioedd rhent ledled y DU. Ychwanegodd fod gan y Cyngor ymrwymiad hirsefydlog i ailsefydlu. Serch hynny, dyma garfan benodol iawn gan fod cyfyngiadau'n berthnasol ar eu fisa sy'n cyfyngu ar eu mynediad at waith a chyllid cyhoeddus a'u bod nhw yn y DU i astudio. Os byddan nhw'n parhau i fyw yn y DU ar ddiwedd eu hastudiaethau, bydd angen i'w cyflogwr eu noddi.

Roedd Aelod yn falch o glywed bod PDC yn rhoi cymorth gwell i fyfyrwyr. Nododd yr Aelod nad oes gan y garfan dan sylw hawl i gyllid cyhoeddus a gofynnodd a yw'r awdurdod yn fodlon nad oes unrhyw broblemau diogelu o ran y teuluoedd sydd â phlant ifainc. Aeth yr Aelod ati i gydnabod y pwysau cynyddol ar y gyllideb ond o safbwynt moesegol, gofynnodd yr Aelod a fyddai modd i'r Cyngor roi rhagor o gymorth?

Rhoddodd Cyfarwyddwr Iechyd a Diogelwch y Cyhoedd a Gwasanaethau

Cymuned sicrwydd i'r Pwyllgor fod y Cyngor yn deall ei gyfrifoldebau o ran diogelu plant a phobl sy'n agored i niwed, a nododd fod mesurau diogelu ar waith ar gyfer pobl, beth bynnag fo'u statws. Rhoddodd wybod hefyd fod modd i deuluoedd gysylltu â'r Cyngor os byddan nhw'n dod yn ddigartref, gan fod mesurau yn ôl disgrisiwn ar gael y mae modd eu rhoi ar waith ar gyfer achosion penodol.

Rhoddodd y Cyfarwyddwr Addysg a Gwasanaethau Cynhwysiant wybod y bydd ysgolion yn sensitif ac yn effro i anghenion eu disgyblion. Ychwanegodd fod yr Awdurdod wrthi'n cyflwyno prydau ysgol am ddim i blant ysgolion cynradd ledled y Fwrdeistref Sirol, a bod hynny'n mynd rhagddo'n gynt na'r disgwyl. Nododd fod gan yr Awdurdod Swyddogion Ymgysylltu â Theuluoedd mewn ysgolion sy'n cynnig cymorth ac yn cyfeirio teuluoedd at gymorth. Dywedodd fod mentrau cymorth eraill ar gael megis Big Bocs Bwyd ac ailgylchu gwisgoedd ysgol.

Nododd Aelod fod angen i Brifysgol De Cymru fod yn fwy rhagweithiol o ran helpu myfyrwyr i ddod o hyd i swyddi rhan amser a thai cyn iddyn nhw gyrraedd y DU. Yna bydd modd i deuluoedd symud i fyw'n agos i'r cyfleoedd yma yn lle lleoliadau pell gyda llai o gyfleoedd cyflogaeth.

Rhoddodd y Cyfarwyddwr Iechyd a Diogelwch y Cyhoedd a Gwasanaethau Cymuned wybod bod PDC yn cynyddu ac yn gwella ei gwasanaethau cymorth ond mae anawsterau'n codi pan fo myfyrwyr yn penderfynu dod â'u dibynnyddion gyda nhw. Mae PDC yn effro i'r ffaith bod modd i fyfyrwyr gael swyddi ond ei blaenoriaeth yw bod myfyrwyr yn parhau i wneud cynnydd academaidd. Rhoddodd sicrwydd i Aelodau fod yr Awdurdod yn parhau i weithio gyda Phrifysgol De Cymru a'r neges y mae'n canolbwyntio arni ar hyn o bryd yw rhoi cyngor i fyfyrwyr gyrraedd heb eu teuluoedd hyd nes y byddan nhw'n trefnu llety a swydd.

Mynegodd Aelod bryderon o ran meini prawf cymhwysedd defnyddio banc bwyd lle mae angen casglu taleb o'r brifysgol i ddangos yr angen i ddefnyddio'r banc bwyd. Roedd yr Aelod o'r farn y dylai unrhyw un sy'n mynd i fanc bwyd am gymorth gael y cymorth gan fod yna stigma yn gysylltiedig â defnyddio banciau bwyd yn barod. Nododd yr Aelod nad oes modd i'r teuluoedd gael prydau ysgol am ddim chwaith gan nad oes gyda nhw hawl i gyllid cyhoeddus, a gofynnodd am yr wybodaeth ddiweddaraf am y cynllun i gyflwyno prydau ysgol am ddim i holl blant ysgolion cynradd yn RhCT. Nododd yr Aelod ei bod hi'n bwysig cydnabod yr effaith tymor hir y bydd myfyrwyr yn ei chael ar yr economi a diwylliant ein cymunedau, gyda llawer ohonyn nhw'n meddu ar gymwysterau uchel eu parch yn eu gwledydd eu hunain yn barod. Gofynnodd sut mae'r Cyngor yn ymgysylltu â Phrifysgol De Cymru mewn perthynas â hyn. Nododd yr Aelod y byddai hi wedi bod yn ddefnyddiol cael cynrychiolydd PDC yn y cyfarfod i gymryd rhan yn y drafodaeth.

Rhoddodd y Cyfarwyddwr Iechyd a Diogelwch y Cyhoedd a Gwasanaethau Cymuned wybod ei bod hi'n bwysig ein bod ni'n cefnogi ac yn croesawu *pob* rhaglen ailsefydlu, er bod cymorth ehangach ar gael i fyfyrwyr. Mae darn o waith wrthi'n cael ei gynnal gan y Grŵp Cydlyniant Cymunedol gyda phartneriaid y trydydd sector i sicrhau bod pawb yn effro i'r gwasanaethau sydd ar gael a bod gan bawb fynediad at yr wybodaeth wrth gyrraedd RhCT.

O ran cymhwysedd banciau bwyd, nododd y Cyfarwyddwr nad y Cyngor sy'n penderfynu o ran hyn ond pwrpas cynnwys y meini prawf cymhwysedd yw sicrhau bod gan fyfyrwyr fynediad at yr holl wasanaethau cymorth a gwybodaeth



sydd ar gael iddyn nhw, a bod modd iddyn nhw dderbyn cymorth digonol gan y brifysgol os ydyn nhw'n wynebu caledi. PDC sydd orau o ran rhoi cymorth iddyn nhw.

Rhoddodd y Cyfarwyddwr Addysg a Gwasanaethau Cynhwysiant wybod nad yw'r garfan yma'n gymwys i dderbyn prydau ysgol am ddim ar hyn o bryd gan nad oes gyda nhw hawl i gyllid cyhoeddus. Serch hynny, mae hawl gan bob plentyn yn y dosbarth derbyn hyd at flwyddyn 2 i gael prydau ysgol am ddim. Bydd hyn ar gael i blant blynyddoedd 3 a 4 o fis Medi 2023, ac i blant blynyddoedd 5 a 6 o fis Ebrill 2024.

Gofynnodd Aelod a yw'r ffigurau yn yr adroddiad mewn perthynas â Phrifysgol De Cymru yn unig, neu a ydyn nhw'n cynnwys prifysgolion eraill hefyd. Nododd yr Aelod y byddai'n dda deall yr effaith ar ein system addysg a gwasanaethau cymdeithasol ac unrhyw effaith niweidiol ar ein cymunedau.

Rhoddodd y Cyfarwyddwr Iechyd a Diogelwch y Cyhoedd a Gwasanaethau Cymuned wybod bod y ffigurau'n ymwneud â data'r DU. Serch hynny, mae'r Awdurdod yn ymgysylltu'n bennaf â Phrifysgol De Cymru i ddeall demograffeg myfyrwyr sy'n cyrraedd RhCT. Os bydd yr Awdurdod yn cael gwybod am fyfyrwyr sy'n byw yn RhCT ac sy'n mynd i brifysgolion eraill, bydd yn ymgysylltu â'r prifysgolion hynny. Ychwanegodd y Cyfarwyddwr nad ydyn ni'n cadw data myfyrwyr fydd o bosibl yn ailsefydlu yma'n barhaus ar ôl gorffen astudio, gan mai dyna ddata'r Swyddfa Gartref. Rhoddodd y Cyfarwyddwr sicrwydd i Aelodau fod y data presennol yn dangos nad oes pwysau ychwanegol ar y Gwasanaethau i Blant er bod cysylltiad cadarn ag addysg, a bod trefniadau diogelu ar waith ac ar gael os bydd pryderon yn cael eu codi.

Rhoddodd y Cyfarwyddwr Addysg a Gwasanaethau Cynhwysiant wybod bod adborth yn gadarnhaol iawn a nad yw teuluoedd yn ychwanegu at y pwysau ar wasanaethau canolog. Mewn achosion lle mae pryderon, mae'r ysgolion yn rhagweithiol iawn o ran mynd i'r afael â nhw.

Rhoddodd y Cadeirydd ddiolch i swyddogion a chynrychiolydd Banc Bwyd Cwm Rhondda am fynychu'r cyfarfod a thynnodd sylw at bryderon Aelodau am y cymorth sydd ar gael i fyfyrwyr, cynnig prydau ysgol am ddim i deuluoedd yn y garfan yma a materion diogelu. Nododd y Cadeirydd y dylai cynrychiolwyr PDC gael gwahoddiad i gyfarfodydd yn y dyfodol lle bydd yr eitem yma'n cael ei thrafod. Daeth y Cadeirydd â'r drafodaeth yma i ben drwy ofyn i Aelodau am eu cytundeb i anfon llythyr at yr Aelod o'r Cabinet sy'n gyfrifol am y maes yma yn gofyn am sefydlu Gweithgor Swyddogion er mwyn sicrhau bod dull cydlynol yn cael ei roi ar waith gyda phartneriaid i fynd i'r afael â'r materion a godwyd yn y cyfarfod.

Yn dilyn trafodaeth, **PENDERFYNWYD:**

1. Bod Aelodau wedi craffu ar gynnwys yr adroddiad a'r wybodaeth mewn perthynas â phatrymau mudo Myfyrwyr Rhyngwladol a'u teuluoedd yn RhCT sy'n dod i'r amlwg, a'r effaith bosibl ar ysgolion a gwasanaethau presennol y Cyngor.
2. Nodi y bydd Cyfarwyddwr Iechyd a Diogelwch y Cyhoedd a Gwasanaethau Cymuned a'r Cyfarwyddwr Addysg a Gwasanaethau Cynhwysiant yn parhau i weithio gyda Phrifysgol De Cymru a phartneriaid cymunedol i sicrhau bod

cymorth priodol yn cael ei roi i'r myfyrwyr a'u teuluoedd sy'n byw yn RhCT.

Ysgrifennu at yr Aelod o'r Cabinet i ofyn bod Gweithgor Swyddogion yn cael ei sefydlu i fynd i'r afael â'r materion a godwyd a sicrhau bod dull cydlynol yn cael ei roi ar waith.

## 23 Rhybudd o Gynnig – Tlodi Plant

Cyflwynodd y Cyfarwyddwr Gwasanaeth – Gwasanaethau Democraidd a Chyfathrebu yr adroddiad i Aelodau er mwyn iddyn nhw ystyried cynnwys y Rhybudd o Gynnig mewn perthynas â Thlodi Plant a gafodd ei gyfeirio gan y Cyngor yn dilyn ei gyfarfod ar 29 Mawrth 2023, at y Pwyllgor Trosolwg a Chraffu i'w drafod.

Nododd Aelod eu bod o blaid y dull ond hoffai sicrhau bod dull llawn a manwl yn cael ei roi ar waith mewn perthynas â hyn, a gofynnodd am sicrwydd y byddwn ni'n canolbwyntio'n bennaf ar y Rhybudd o Gynnig gwreiddiol.

Atebodd y Cyfarwyddwr Gwasanaeth – Gwasanaethau Democraidd a Chyfathrebu gan nodi bod y Cyngor yn cydnabod bod ganddo nifer o gyfrifoldebau gwahanol mewn perthynas â mynd i'r afael â thlodi plant, a nifer o ymyraethau y mae Llywodraeth Cymru yn rhoi cyfarwyddyd i'r Awdurdod eu cymryd. Dywedodd hefyd y bydd y Pwyllgor Trosolwg a Chraffu yn rhoi gwybod am ei ddarganfyddiadau i'r Cyngor llawn ar ôl trafod y Rhybudd o Gynnig. I gloi, nododd y Cyfarwyddwr Gwasanaeth – Gwasanaethau Democraidd a Chyfathrebu fod yr adroddiad yn amlinellu'r gwaith sydd wedi'i gynnal yn flaenorol gan y Pwyllgor Trosolwg a Chraffu, a bydd y gwaith yn unol â'r Rhybudd o Gynnig cymeradwy.

Yn dilyn trafodaeth, **PENDERFYNWYD:**

1. Cytuno i gynnwys y mater yma yn rhan o raglen waith y Pwyllgor Trosolwg a Chraffu, yn unol â Chylch Gorchwyl y Pwyllgor.
2. Cytuno i wahodd dau aelod o'r Pwyllgorau Craffu – Addysg a Chynhwysiant a Gwasanaethau Cymuned i drafodaeth ar y materion sy'n ymwneud â Thlodi Plant. Gwahodd yr Aelodau a wnaeth gynnig ac eilio'r Rhybudd o Gynnig gwreiddiol (os nad ydyn nhw'n aelodau o'r Pwyllgor yn barod) er mwyn helpu'r trafodaethau.

Awdurdodi Pennaeth y Gwasanaethau Democraidd i ddiwygio'r rhaglenni gwaith priodol, a rhoi gwybod am y bwriad i gynnwys y Rhybudd o Gynnig a gafodd ei fabwysiadu gan y Cyngor ar 29 Mawrth, yn y trafodaethau ehangach mewn perthynas â'r Cynllun Corfforaethol newydd.

## 24 Rhaglen Waith Addysg a Chynhwysiant (Drafft)

Cyflwynodd y Cyfarwyddwr Gwasanaeth – Gwasanaethau Democraidd a Chyfathrebu yr adroddiad i Aelodau er mwyn ceisio eu sylwadau a chymeradwyaeth o Raglen Waith ddrafft y Pwyllgor Craffu – Addysg a Chynhwysiant fel y cymeradwywyd yn ei gyfarfod ar [19 Gorffennaf 2023](#).

Roedd Cadeirydd y Pwyllgor Craffu – Addysg a Chynhwysiant yn falch o gyflwyno'r rhaglen waith yma i'r Pwyllgor Trosolwg a Chraffu ei chymeradwyo, a gofynnodd i aildrefnu'r eitem y trefnwyd i'r Aelod o'r Cabinet ddod i gyfarfod y Pwyllgor i siarad amdani cyn gynted ag sy'n bosibl. Dywedodd hi fod y rhestr o

eitemau 'heb eu dyrannu' ar y Rhaglen Waith yn dangos ehangder cylch gwaith y Pwyllgor a'r ymgysylltu a diddordeb gan Aelodau. I gloi, dywedodd Cadeirydd y Pwyllgor Craffu – Addysg a Chynhwysiant er y bydd y Rhybudd o Gynnig mewn perthynas â Thlodi Plant yn cael ei drafod gan y Pwyllgor Trosolwg a Chraffu, gofynnodd i'w gadw'n eitem i'r Pwyllgor Craffu – Addysg a Chynhwysiant ei thrafod ym mis Hydref.

Yn dilyn trafodaeth, **PENDERFYNWYD:**

1. Bod Aelodau wedi trafod, lle bo'n addas, yr eitemau allai gael eu cyflwyno i'r Pwyllgor fel Adroddiadau Gwybodaeth, a hynny er mwyn rhoi hyblygrwydd i Aelodau drafod unrhyw eitemau brys, gan neilltuo amser rhydd i graffu ar eitemau mwy brys o bosibl.
  2. Cytuno ar y materion (os oes rhai) i'w cyfeirio at y Pwyllgor Trosolwg a Chraffu, neu Bwyllgor Craffu thematig arall, i'w cynnwys yn eu Rhaglenni Waith unigol yn unol â Chylch Gorchwyl y Pwyllgor dan sylw.
  3. Cytuno ar unrhyw faterion ychwanegol i'w cynnwys ar Raglen Waith y Pwyllgor Craffu – Addysg a Chynhwysiant ar gyfer Blwyddyn 2023/24 y Cyngor, fel y nodir yn Atodiad A gyda diwygiadau priodol yn ôl yr angen.
- Bod y drafodaeth ar yr eitem Tlodi Plant yn parhau i fod yn rhan o raglen waith y Pwyllgor Craffu – Addysg a Chynhwysiant sydd wedi'i chyhoeddi.

## **25 Adroddiad Cyflawniad ac Adnoddau'r Cyngor (Chwarter 1)**

Cyflwynodd y Cyfarwyddwr Gwasanaeth – Gwasanaethau Democraidd a Chyfathrebu yr adroddiad ar Gyflawniad y Cyngor (Chwarter 1) hyd at 30 Mehefin 2023, i'r Aelodau. Rhoddodd wybod am bwysigrwydd yr wybodaeth yma i'r broses graffu, yn enwedig o ran darparu gwasanaethau, ond hefyd o ran pennu materion i'w trafod ymhellach yn seiliedig ar yr wybodaeth am gyflawniad sy'n cael ei darparu. Ychwanegodd mai cyfrifoldeb y Pwyllgor yma yw cyfeirio unrhyw eithriadau at y pwyllgor craffu priodol i'w trafod ymhellach, a hynny o dan y cylch gorchwyl.

Cyflwynodd y Cyfarwyddwr Gwasanaeth – Cyllid a Gwasanaethau Gwella yr adroddiad i Aelodau a oedd yn cynnwys manylion am ddatganiadau o sefyllfa chwarter 1 ar gyfer refeniw a chyflawniad y gyllideb gyfalaf; dangosyddion darbodus Rheoli'r Trysorlys; gwybodaeth am lechyd y Sefydliad gan gynnwys trosiant staff, salwch a risgiau strategol y Cyngor; cynlluniau gweithredu blaenoriaeth y Cynllun Corfforaethol (gan gynnwys dangosyddion cyflawniad a buddsoddi); a rhaglen barhaus y Cyngor o waith i fynd i'r afael â'r newid yn yr hinsawdd.

Yn dilyn y cyflwyniad, rhoddodd y Cadeirydd gyfle i'r Aelodau ofyn cwestiynau.

Gofynnodd Aelod a oes modd cael gwybodaeth am nifer y diwrnodau o salwch ar gyfartaledd fel bod modd i Aelodau gymharu'r Awdurdod â'r cyfartaledd cenedlaethol fesul blwyddyn, fesul aelod o staff.

Gofynnodd Aelod am ragor o wybodaeth am y targedau oedd wedi'u colli mewn perthynas â Lleoedd Diwylliannol.

O ran recriwtio Swyddog Digidol yn rhan o'r gwasanaeth iBobUn a Llyfrgelloedd i wella'r cynnig digideiddio yn y gwasanaeth, rhoddodd y Cyfarwyddwr Gwasanaeth – Cyllid a Gwasanaethau Gwella wybod bod trafodaethau'n cael eu

cynnal gyda Charfan Trawsnewid Digidol y Cyngor, gyda'r bwriad o recriwtio eto yn ystod chwarter 3 eleni. Mewn perthynas â datblygu Hwb Diwylliannol Treorci, rhoddodd y Cyfarwyddwr Gwasanaeth wybod bod gwaith wrthi'n cael ei gynnal i ystyried sut mae modd bwrw ymlaen â'r camau gweithredu yma o ganlyniad i aelod o staff yn gadael y gwasanaeth yn ddiweddar.

Mewn ymateb i ymholiad am salwch staff a chadw staff yng Nghyfadrn y Gwasanaethau i Blant, rhoddodd y Cyfarwyddwr Gwasanaeth wybod y cafodd diweddariad ei roi i'r Pwyllgor Craffu – Gwasanaethau Cymuned am Strategaeth y Gwasanaethau i Blant a oedd yn cynnwys gwybodaeth am y strategaeth gweithlu a mentrau megis gweithlu iach a dull 'datblygu eich gweithlu eich hun' (grow your own) sy'n rhan allweddol o'r Strategaeth. Dywedodd y gofynnir i'r Gwasanaethau i Blant am ragor o wybodaeth am y dull 'datblygu eich gweithlu eich hun' (grow your own) ac am y gwaith sydd wedi'i gynnal yn y maes yma gan y brifysgol.

Ar ôl trafod yr adroddiad, **PENDERFYNWYD:**

1. Nodi sefyllfa'r Cyngor o ran cyflawniad ariannol a gweithredol ar 30 Mehefin 2023 (Chwarter 1).
2. Derbyn gwybodaeth mewn perthynas â salwch staff a dull 'datblygu eich gweithlu eich hun' (grow your own) yn Strategaeth Gweithlu'r Gwasanaethau i Blant.

**26 Materion Brys**

Dim

**27 Adolygiad y Cadeirydd a dod â'r cyfarfod i ben**

**Daeth y cyfarfod i ben am Time Not Specified**

**Y Cynghorydd J Edwards Cadeirydd.**



## **RHONDDA CYNON TAF COUNTY BOROUGH COUNCIL**

**MUNICIPAL YEAR 2023-24**

### **OVERVIEW AND SCRUTINY COMMITTEE**

**13 NOVEMBER 2023**

#### **OVERVIEW & SCRUTINY WORK PROGRAMME**

#### **REPORT OF THE SERVICE DIRECTOR DEMOCRATIC SERVICES & COMMUNICATIONS**

#### **1. PURPOSE OF THE REPORT**

- 1.1 The purpose of this report is to review the Overview and Scrutiny Committee Work Programme to consider if there are any further matters to be brought forward from the Cabinet Work Programme for consideration by the Overview and Scrutiny Committee

#### **2. RECOMMENDATIONS**

It is recommended that Members of the Overview and Scrutiny Committee:

- 2.1. Agree on issues for inclusion on the Overview and Scrutiny Committee's Work Programme for the 2023/24 Municipal Year, as set out in Appendix A with appropriate amendments as necessary;
- 2.2. Request that the Service Director Democratic Services & Communications notifies the appropriate Cabinet Member and responsible Officer, of the matters identified for pre-scrutiny in advance of Cabinet consideration;

- 2.3. Agree that the Work Programme be reviewed at regular intervals to ensure the items identified for inclusion are relevant and that any additional referrals are incorporated;
- 2.4. Consider, where appropriate, any items which could be presented to the Committee as Information Reports, to allow Members the flexibility to consider any urgent items to be brought forward for Members consideration potentially freeing up time for more urgent items to be scrutinised; and
- 2.5. Agree which matters (if any), should be referred to the thematic Scrutiny Committees for inclusion in their individual Work Programmes.

### **3. REASONS FOR RECOMMENDATIONS**

- 3.1 There is a requirement to devise and publish a Work Programme for each of the Council's Scrutiny Committees as set out in Part 4 of the Constitution (Overview & Scrutiny Procedure Rules). The Overview & Scrutiny Committee is responsible for setting and agreeing its own Work Programme. However, the Overview and Scrutiny Committee also has a co-ordinating role and will ensure that there is no duplication of work across the thematic scrutiny committees.

### **4. BACKGROUND**

- 4.1 Members should be reminded that the Scrutiny Work Programmes will remain a flexible "working" document, which will allow for a more flexible approach to be adopted and to recognise the needs of emerging priorities and provides opportunity for Scrutiny Working Groups to be taken forward and training provision where requested.
- 4.2 The Work Programmes should reflect the Committee's aims and objectives as well as add value to the work of the Council. It is up to the Committee to agree the items for inclusion in its work programme, but ideas are brought together from a number of sources to assist members in their choices. It is important that all Members have the opportunity to put forward items for consideration
- 4.3 Other principles which are taken into account:
  - The work programme represents a mixed selection of topics;
  - It meets deadlines in relation to other Council meetings and those of external partners;
  - Consideration as to whether the topic duplicates review activity which is taking place elsewhere; and
  - Flexibility- to ensure that new topics can be factored in and changes accounted for.

## **5 SCRUTINY WORK PROGRAMME**

- 5.1 To support effective scrutiny, challenge and policy development, Members are advised to determine matters for consideration within the Committees Work Programme from a range of perspectives. These should include:
- Pre-scrutiny of the identified key decisions proposed for Cabinet consideration over the next municipal year
  - The delivery of services against the proposed objectives of decisions
  - Matters of strategic significance to the Council, partners and stakeholders
  - The development of policy of recommendation for consideration by the Cabinet
- 5.2 The Overview and Scrutiny Work Programme attached at Appendix A was approved by the Overview and Scrutiny Committee on the 17 July 2023 where it was agreed that the Work Programme be reviewed at regular intervals to ensure the items identified for inclusion are relevant and that any additional referrals are incorporated;
- 5.3 Attached at Appendix B is the Cabinet Work Programme for Members to consider whether there are any items which should be brought forward to the Overview and Scrutiny Committee for pre-scrutiny. This includes, where appropriate referring such matters to the relevant thematic Scrutiny Committees
- 5.4 In their Co-ordinating role, the Overview and Scrutiny Committee also oversees the work of the thematic Scrutiny Committees and are responsible for approving the Work Programmes developed by the three thematic Scrutiny Committees to ensure a deliverable, coordinated and outcome focussed schedule of work programmes. Any 'in-year' or quarterly additions to a subject Scrutiny Committee Work Programme will need to be approved by the Overview and Scrutiny Committee under this arrangement

## **6. EQUALITY AND DIVERSITY IMPLICATIONS**

- 6.1 An Equality Impact Assessment is not needed because the contents of the report are for information purposes only and further analysis of each of the

Work Programme will be needed if the recommendations are to be taken forward.

**7. CONSULTATION**

- 7.1 A Work Programme for all Scrutiny Committees has been compiled following discussion with Overview and Scrutiny Committee in consultation with Council Officers, the Chair and Vice Chair as well as the relevant Cabinet Member.

**8. FINANCIAL IMPLICATIONS**

- 8.1 There are no financial implications aligned to this report.

**9. LEGAL IMPLICATIONS AND LEGISLATION CONSIDERED**

- 9.1 The report has been prepared in accordance with paragraph Part 4 of the Constitution (Overview & Scrutiny Procedure Rules).



## **SCRUTINY WORK PROGRAMME** **OVERVIEW & SCRUTINY**

### ***'Holding the Executive & Council to account in respect of all three priorities within the Council's Corporate Plan'***

Each of the Council's Scrutiny Committees is responsible for setting and agreeing its own work programme by identifying a list of themes and topics which fall under the remit of each individual Scrutiny Committee. Following discussion with the Chair, Vice Chair and Scrutiny Members a practical, realistic and timetabled programme can then be developed.

The scrutiny forward work programmes should provide a clear rationale as to why particular issues have been selected; be outcome focussed; ensure that the method of scrutiny is best suited to the topic area and the outcome desired; align scrutiny programmes with the council's performance management, self-evaluation and improvement arrangements.

Throughout the year, there are a number of ways in which additional issues can be considered for inclusion in the Scrutiny Work Programme and ideas for inclusion may come from a number of sources such as:-

- Individual Councillors;
- Performance or budget monitoring information;
- Inspection reports;
- Referrals from Council (such as Notices of Motion), Cabinet/Audit or other scrutiny committees;
- Service users;
- Monitoring the implementation of recommendations previously made by the Committee; and
- Local Residents

The Cabinet is also required to produce forward work programmes and the Overview & Scrutiny Committee keeps abreast of forthcoming items or topics which may enable scrutiny to be involved in the development of Council policy prior to its formal consideration by Cabinet. It is important to bear in mind that an element of flexibility is applied to each individual work programme that provides Committees with the capacity to scrutinise new / urgent issues that arise during the year.

Date/Time	Overarching Item	Officer	Cabinet Member	Scrutiny Focus
17 <sup>th</sup> July 2023	<p><b>Draft Overview &amp; Scrutiny Work programme 2023-24</b></p> <p><b>Council's Performance &amp; Resources Report (Q4)</b></p> <p><b>Consultation: Public Spaces Protection Order (Dog Control)</b></p> <p><b>Corporate Asset Management Plan (CAMP)</b></p>	<p>Service Director Democratic Services &amp; Communications</p> <p>Director Finance and Digital Services</p> <p>Service Director Democratic Services and Communication</p> <p>Director Corporate Estates</p>		<p>For O&amp;S to agree its own work programme and Cabinet Work Programme for the 23-24 Municipal Year</p> <p>To provide Overview and Scrutiny with an overview of the Council's performance, both from a financial and operational perspective</p> <p>To provide the opportunity to the Overview and Scrutiny Committee to formally respond to the consultation</p> <p>To receive an update on the CAMP</p>
27 September 2023	<p><b>Bi-Annual Cabinet Member Engagement</b></p> <p><b>Council's Performance &amp; Resources Report (Q1)</b></p> <p><b>Education and Inclusion Work Programme</b></p>	<p>Service Director Democratic Services &amp; Communications</p> <p>Director Finance and Digital Services</p> <p>Service Director Democratic Services</p>		<p>To scrutinise any arising matters with the portfolio holder responsible for and to ensure that the appropriate mechanisms are in place to effectively scrutinise the Executive.</p> <p>To provide Overview and Scrutiny with an overview of the Council's performance, both from a financial and operational perspective</p>

	<b>International Student Migrants in RCT</b>	& Communications Director Public Health, Protection and Community Services		
<b>13 November 2023</b>	<b>O&amp;S Work Programme Consultation - Elections and Elected Bodies (Wales) Bill</b>	Service Director Democratic Services & Communications		To provide Overview and Scrutiny with an overview of the Council's performance, both from a financial and operational perspective
<b>13 December 2023</b>	<b>Budget Consultation (Phase 1)  Coal Tips  Council's Performance and Resources Report (Q2)</b>	Service Director Democratic Services and Communications  Director Frontline Services  Director Finance and Digital Services		To act as formal Consultees for the Councils Budget setting process  An overview of the Council's review of Coal Tips throughout RCT
<b>31 January 2023</b>	<b>Budget Consultation (Phase 2)  Council's Performance &amp; Resources Report (Q3)  Annual Equality Report  Strategic Equality Plan</b>	Service Director Democratic Services and Communications  Director Finance and Digital Services  Director of Human Resources  Director of Human Resources		To act as formal Consultees for the Councils Budget setting process  To provide Overview and Scrutiny with an overview of the Council's performance, both from a financial and operational perspective  To receive the Annual Equality report for pre-scrutiny prior to its consideration at Cabinet.

	<b>Council's Corporate Plan</b>	Director of Finance and Digital Services		To receive the Strategic Equality Plan for pre-scrutiny prior to Cabinet consideration  To receive the draft Corporate Plan for Pre-Scrutiny opportunity
<b>20 March 2023</b>	<b>Council's Performance &amp; Resources Report (Q4)</b>  <b>Bi-Annual Cabinet Member Engagement</b>	Director Finance and Digital Services  Service Director Democratic Services and Communications		To provide Overview and Scrutiny with an overview of the Council's performance, both from a financial and operational perspective To scrutinise any arising matters with the portfolio holder responsible for and to ensure that the appropriate mechanisms are in place to effectively scrutinise the Executive.

***To be scheduled at an appropriate time:***

Welsh Language in Education Services – Partnership Working

Pressures facing Social Services Directorate

Sickness and Absence Management

Development of the Corporate Plan

Welsh in Education Strategic Plan (WESP)

Council Size Consultation

Wales Audit Office National Reports

Cardiff Capital Region City Deal

Corporate Joint Committee

Medium Term Financial Plan

Digitalisation

Local Government & Elections Act (Wales) 2021

Joint working with partners

Tudalen way



## Cabinet Work Programme

Forward plan of proposed Cabinet Business for the 2023/24 Municipal Year

Specific Period: May 2023 – May 2024

(Summary of proposed Key Decisions coming forward for Cabinet Members consideration)

*N.B – The work programme is subject to change to take account of any additional / deletion of reports, including any new consultative documents or legislative initiatives from the Welsh Government, which require urgent attention.*

Contact: Hannah Jones (Tel No. 07385401954)

Date	Report	Officer	Cabinet Member	Open/ Exempt	Relevant Scrutiny Committee
MAY 2023	<b>Leader's Scheme of Delegation and associated matters arising from the AGM</b>	Christian Hanagan, Service Director Democratic Services and Communication	Deputy Leader and Cabinet Member for Council Business	Open	
	<b>Cabinet Work Programme</b>	Christian Hanagan, Service Director Democratic Services and Communication	Deputy Leader and Cabinet Member for Council Business	Open	Overview and Scrutiny Committee
	<b>The Council's Office Accommodation Strategy Workspace Plan: Fit for the Future and Rhondda Cynon Taf County Borough Council Operating Model and Working Arrangements Policy</b>	Chief Executive	Leader and Deputy Leader and Cabinet Member for Council Business	Open	Overview and Scrutiny Committee
	<b>Pontypridd Placemaking Plan</b>	Simon Gale, Director of Prosperity and Development	Cabinet Member for Prosperity & Development	Open	Climate Change, Frontline Services and Prosperity Scrutiny Committee
	<b>Ynysangharad War Memorial Park Funding</b>	Simon Gale, Director of Prosperity and Development	Cabinet Member for Prosperity & Development	Open	Climate Change, Frontline Services and Prosperity Scrutiny Committee



	<b>Pre-Scrutiny: Learning Disability Day Strategy</b>	Christian Hanagan, Service Director Democratic Services and Communication  Neil Elliott, Director of Social Services	Cabinet Member for Health & Social Care	Open	Community Services Scrutiny Committee
	<b>An Update in relation to the Looked After Children: Residential Care Transformation Strategy 2022-2027</b>	Neil Elliott, Director of Social Services	Cabinet Member for Health & Social Care	Exempt	Community Services Scrutiny Committee
	<b>Real Living Wage Accreditation</b>	Richard Evans, Director of Human Resources	Leader and Cabinet Member for Infrastructure and Investment Deputy Leader and Cabinet Member for Council Business	Open	Overview and Scrutiny Committee
	<b>Report on progress of the Authority's review of the Local Flood Risk Management Strategy and Action Plan</b>	Roger Waters, Director Frontline Services	Leader and Cabinet Member for Infrastructure and Investment	Open	Climate Change, Frontline Services and Prosperity Scrutiny Committee
	<b>21<sup>st</sup> Century Schools Programme: Naming of New Schools *</b>	Gaynor Davies, Director of Education and Inclusion Services	Cabinet Member for Education, Youth Participation and Welsh Language	Open	Education and Inclusion Scrutiny Committee
	<b>Consultation on the Proposals to realign Additional Learning Needs Mainstream Learning Support Class Provision within Rhondda Cynon Taf</b>	Gaynor Davies, Director of Education and Inclusion Services	Cabinet Member for Education, Youth Participation and Welsh Language	Open	Education and Inclusion Scrutiny Committee

\*deferred from February 2023.

	<b>Planning and Biodiversity: RCT observations to Welsh Government regarding proposed amendment of Planning Policy Wales – Delegated Decision</b>	Simon Gale, Director of Prosperity and Development	Cabinet Member for Prosperity & Development	Open	Climate Change, Frontline Services and Prosperity Scrutiny Committee
	<b>Draft Public Participation Strategy Public Consultation – Delegated Decision</b>	Christian Hanagan, Service Director Democratic Services and Communication	Deputy Leader and Cabinet Member for Council Business	Open	Overview and Scrutiny Committee
<b>JUNE 2023</b>	<b>Review of Dog Control PSPO</b>	Andrew Wilkins, Director of Legal and Democratic Services	Deputy Leader and Cabinet Member for Council Business	Open	Overview and Scrutiny Committee
	<b>(Redstart) Joint Venture Agreement – Request for Contract Extension</b>	Paul Mee Chief Executive	Leader and Cabinet Member for Infrastructure and Investment	Exempt	Overview and Scrutiny Committee
	<b>Draft Town Centre Strategy for Aberdare</b>	Simon Gale, Director of Prosperity and Development	Cabinet Member for Prosperity & Development	Open	Climate Change, Frontline Services and Prosperity Scrutiny Committee

	<b>Community Safety Partnership Review</b>	Louise Davies, Director Public Health, Protection & Community Services	Cabinet Member for Public Health & Communities	Open	Community Services Scrutiny Committee
	<b>Corporate Asset Management Plan Update</b>	David Powell, Director of Corporate Estates	Cabinet Member for Climate Change & Corporate Services	Exempt	Overview and Scrutiny Committee
	<b>Proposal to Improve the Education Provision for a New Special School in RCT</b>	Gaynor Davies, Director of Education and Inclusion Services	Cabinet Member for Education, Youth Participation and Welsh Language	Open	Education and Inclusion Scrutiny Committee
<b>JULY 2023</b>	<b>Council's Performance Report</b>	Barrie Davies, Deputy Chief Executive & Group Director of Finance, Digital & Frontline Services	Cabinet Member for Climate Change and Corporate Services	Open	Overview and Scrutiny Committee

	<b>Cabinet Work Programme</b>	Christian Hanagan, Service Director Democratic Services and Communication	Deputy Leader and Cabinet Member for Council Business	Open	Overview and Scrutiny Committee
	<b>Amgen Director Change</b>	Andy Wilkins, Director of Legal and Democratic Services	Leader and Cabinet Member for Infrastructure and Investment		Climate Change, Frontline Services and Prosperity Scrutiny Committee
	<b>To commence formal statutory consultation on the Draft LFRMS</b>	Roger Waters, Director Frontline Services	Leader and Cabinet Member for Infrastructure and Investment	Open	Climate Change, Frontline Services and Prosperity Scrutiny Committee
	<b>RCT SACRE Annual Report</b>	Gaynor Davies, Director of Education and Inclusion Services	Cabinet Member for Education, Youth Participation & Welsh Language	Open	Education and Inclusion Scrutiny Committee
	<b>Estyn Report</b>	Gaynor Davies, Director of Education and Inclusion Services	Cabinet Member for Education, Youth Participation and Welsh Language	Open	Education and Inclusion Scrutiny Committee

	<b>Eco 4 Flex Scheme – Delegated Decision</b>	Simon Gale, Director of Prosperity and Development	Cabinet Member for Prosperity & Development	Open	
	<b>Rock Grounds Aberdare Proposal</b>	Simon Gale, Director of Prosperity and Development	Cabinet Member for Prosperity & Development	Open	Climate Change, Frontline Services and Prosperity Scrutiny Committee
	<b>Cardiff Capital Region Housing Viability Gap Fund for Undeveloped Sites</b>	Simon Gale, Director of Prosperity and Development	Cabinet Member for Prosperity & Development	Open	Climate Change, Frontline Services and Prosperity Scrutiny Committee
	<b>Re-development of the 42-43 High Street, Former Rates Building, Aberdare – Delegated Decision</b>	Simon Gale, Director of Prosperity and Development	Cabinet Member for Prosperity & Development	Open	Climate Change, Frontline Services and Prosperity Scrutiny Committee
<b>AUGUST 2023</b>	<b>Purchase of Meadow View, Penrhiwfer Road, Penrhiwfer, Tonyrefail CF40 1SJ – Delegated Decision</b>	David Powell, Director of Corporate Estates	Cabinet Member for Climate Change & Corporate Services	Exempt	Climate Change, Frontline Services and Prosperity Scrutiny Committee
<b>SEPTEMBER 2023</b>	<b>Review of Dog Control PSPO</b>	Andrew Wilkins, Director of Legal and Democratic Services	Deputy Leader and Cabinet Member for Council Business	Open	Overview and Scrutiny Committee
	<b>Cost of Living</b>	Barrie Davies, Deputy Chief Executive & Group Director of Finance, Digital & Frontline Services	Leader and Cabinet Member for Infrastructure and Investment	Open	Overview and Scrutiny Committee

	<b>Council Corporate Plan - Investment Priorities</b>	Barrie Davies, Deputy Chief Executive & Group Director of Finance, Digital & Frontline Services	Leader and Cabinet Member for Infrastructure and Investment	Open	Overview and Scrutiny Committee
	<b>Council's Performance Report</b>	Barrie Davies, Deputy Chief Executive & Group Director of Finance, Digital & Frontline Services	Cabinet Member for Climate Change & Corporate Services	Open	Overview and Scrutiny Committee
	<b>Medium Term Financial Plan Update</b>	Barrie Davies, Deputy Chief Executive & Group Director of Finance, Digital & Frontline Services	Cabinet Member for Climate Change & Corporate Services	Open	Overview and Scrutiny Committee
	<b>Acquisition of Land to the East of Cenarth Drive, Cwmbach, Aberdare, CF44 0NH</b>	David Powell, Director of Corporate Estates	Cabinet Member for Climate Change & Corporate Services	Exempt	Overview and Scrutiny Committee
	<b>Statutory School Organisation Proposal</b>	Gaynor Davies, Director of Education and Inclusion Services	Cabinet Member for Education, Youth Participation and Welsh Language		Education and Inclusion Scrutiny Committee
	<b>Consultation on the Proposals to realign Additional Learning Needs Mainstream Learning Support Class Provision within Rhondda Cynon Taf</b>	Gaynor Davies, Director of Education and Inclusion Services	Cabinet Member for Education, Youth Participation and		Education and Inclusion Scrutiny Committee

			Welsh Language		
	<b>Local Toilet Strategy</b>	Louise Davies, Director Public Health, Protection & Community Services	Cabinet Member for Prosperity and Development	Open	Community Services Scrutiny Committee
	<b>Street Trading – Delegated Decision</b>	Louise Davies, Director Public Health, Protection & Community Services	Cabinet Member for Public Health & Communities	Open	Community Services Scrutiny Committee
<b>OCTOBER 2023</b>	<b>Public Services Ombudsman for Wales - Annual Report and Letter 2022-2023</b>	Andrew Wilkins, Director of Legal and Democratic Services	Deputy Leader and Cabinet Member for Council Business	Open	Overview and Scrutiny Committee
	<b>Cynon Valley Waste Disposal Company Limited and Amgen Rhondda Limited – Annual General Meeting</b>	Andy Wilkins, Director of Legal and Democratic Services	Leader and Cabinet Member for Infrastructure and Investment	Exempt	Climate Change, Frontline Services and Prosperity Scrutiny Committee
	<b>Budget Consultation Report</b>	Christian Hanagan, Service Director Democratic Services and Communication	Deputy Leader and Cabinet Member for Council Business	Open	Overview and Scrutiny Committee
	<b>Irrecoverable Debts</b>	Barrie Davies, Deputy Chief Executive & Group Director of	Cabinet Member for Climate Change & Corporate Services	Exempt	Overview and Scrutiny Committee

		Finance, Digital & Frontline Services and Digital Services			
	<b>Customer Feedback</b>	Barrie Davies, Deputy Chief Executive & Group Director of Finance, Digital & Frontline Services	Cabinet Member for Climate Change & Corporate Services	Open	Overview and Scrutiny Committee
	<b>Social Services Annual Complaints and Compliments Report</b>	Neil Elliott, Director of Social Services	Cabinet Member for Health & Social Care	Open	Community Services Scrutiny Committee
	<b>Community Infrastructure Levy Annual Report</b>	Simon Gale, Director of Prosperity and Development	Cabinet Member for Prosperity & Development	Open	Climate Change, Frontline Services and Prosperity Scrutiny Committee
	<b>Acquisition of Land and Building at Plot 44, Michaels Grove, Enterprise Way, Llanharan – Delegated Decision</b>	David Powell, Director of Corporate Estates	Cabinet Member for Climate Change & Corporate Services	Exempt	Overview and Scrutiny Committee
	<b>Publication of the Air Quality Progress Report 2023 – Delegated Decision</b>	Louise Davies, Director of Public Health, Protection and Community Services	Cabinet Member for Public Health & Communities	Open	Community Services Scrutiny Committee



	<b>RCT Private Rented Sector Strategy</b>	Simon Gale, Director of Prosperity and Development	Cabinet Member for Prosperity & Development	Open	Climate Change, Frontline Services and Prosperity Scrutiny Committee
	<b>RCT Empty Homes Strategy</b>	Simon Gale, Director of Prosperity and Development	Cabinet Member for Prosperity & Development	Open	Climate Change, Frontline Services and Prosperity Scrutiny Committee
	<b>Domiciliary Care Services</b>	Neil Elliott, Director of Social Services	Cabinet Member for Health & Social Care	Open	Community Services Scrutiny Committee
	<b>Cwm Taf Safeguarding Board Annual Report</b>	Neil Elliott, Director of Social Services	Cabinet Member for Health & Social Care	Open	Community Services Scrutiny Committee
	<b>Learning Disability Day Strategy – Consultation response</b>	Neil Elliott, Director of Social Services	Cabinet Member for Health & Social Care	Open	Community Services Scrutiny Committee
	<b>Proposals to develop a new Special School in Rhondda Cynon Taf</b>	Gaynor Davies, Director of Education and Inclusion Services	Cabinet Member for Education, Youth Participation and Welsh Language		Education and Inclusion Scrutiny Committee
<b>NOVEMBER 2023</b>	<b>Highways, Transportation and Strategic Projects – Supplementary Capital Programme</b>	Steve Williams, Director of Highways, Streetcare and Frontline Services	Leader and Cabinet Member for Infrastructure and Investment	Open	Overview and Scrutiny Committee
	<b>Council Tax Base 2024/25</b>	Barrie Davies, Deputy Chief Executive & Group Director of	Leader and Cabinet Member for Infrastructure & Investment	Open	Overview and Scrutiny Committee

		Finance, Digital & Frontline Services			
	<b>Council's Performance Report</b>	Barrie Davies, Deputy Chief Executive & Group Director of Finance, Digital & Frontline Services	Cabinet Member for Climate Change & Corporate Services	Open	Overview and Scrutiny Committee
	<b>Corporate Asset Management Plan Transition Report</b>	David Powell, Director of Corporate Estates	Cabinet Member for Climate Change & Corporate Services	Exempt	Overview and Scrutiny Committee
	<b>Medium Term Financial Planning – Service Proposals</b>	Senior Leadership Team	Leader and Cabinet Member for Infrastructure & Investment	Open	Overview and Scrutiny Committee
	<b>Director Social Services Annual Report</b>	Neil Elliott, Director of Social Services	Cabinet Member for Health & Social Care	Open	Community Services Scrutiny Committee
	<b>Corporate Parenting Board Annual Report 2022-2023</b>	Christian Hanagan, Service Director Democratic Services and Communication And	Cabinet Member for Health & Social Care	Open	Community Services Scrutiny Committee

		Neil Elliott, Director of Social Services			
<b>DECEMBER 2023</b>	<b>Irrecoverable Debts</b>	Barrie Davies, Deputy Chief Executive & Group Director of Finance, Digital & Frontline Services and Digital Services	Cabinet Member for Climate Change & Corporate Services	Exempt	Overview and Scrutiny Committee
	<b>Cabinet Work Programme</b>	Christian Hanagan, Service Director Democratic Services and Communication	Deputy Leader and Cabinet Member for Council Business	Open	Overview and Scrutiny Committee
	<b>HMO Licensing Report</b>	Louise Davies, Director of Public Health, Protection and Community Services	Cabinet Member for Public Health & Communities	Open	Community Services Scrutiny Committee
	<b>Coed Ely Solar Farm Borrowing Report</b>	David Powell, Director of Corporate Estates	Cabinet Member for Climate Change & Corporate Services	Exempt	Climate Change, Frontline Services and Prosperity Scrutiny Committee
	<b>South Central Sports Development Structure</b>	Louise Davies, Director of Public Health, Protection and Community Services	Cabinet Member for Public Health & Communities	Open	Community Services Scrutiny Committee

	<b>Housing Advice and Assessment Centre – Feasibility into the programme</b>	Louise Davies, Director of Public Health, Protection and Community Services	Cabinet Member for Public Health & Communities	Open	Community Services Scrutiny Committee
	<b>Learning Support Class (LSC) provision within Rhondda Cynon Taf Statutory Notice</b>	Gaynor Davies, Director of Education and Inclusion Services	Cabinet Member for Education, Youth Participation and Welsh Language	Open	Education and Inclusion Scrutiny Committee
	<b>The Council’s Corporate Safeguarding Policy.</b>	Paul Mee Chief Executive	Leader and Cabinet Member for Infrastructure and Investment	Open	Overview and Scrutiny Committee
	<b>Aberdare Town Centre Strategy</b>	Simon Gale, Director of Prosperity and Development	Cabinet Member for Prosperity & Development	Open	Climate Change, Frontline Services and Prosperity Scrutiny Committee
<b>JANUARY 2024</b>	<b>Regulation of Investigatory Powers Act 2000 (RIPA) - Use of RIPA by RCTCBC</b>	Andrew Wilkins, Director of Legal and Democratic Services	Deputy Leader and Cabinet Member for Council Business	Open	Overview and Scrutiny Committee
	<b>Contaminated Land Strategy</b>	Louise Davies, Director Public Health, Protection & Community Services	Cabinet Member for Public Health & Communities	Open	Community Services Scrutiny Committee
	<b>Council Fees and Charges</b>	Barrie Davies, Deputy Chief Executive & Group Director of Finance, Digital & Frontline Services	Leader and Cabinet Member for Infrastructure and Investment	Open	Overview and Scrutiny Committee

	<b>Budget Report</b>	Barrie Davies, Deputy Chief Executive & Group Director of Finance, Digital & Frontline Services	Leader and Cabinet Member for Infrastructure and Investment	Open	Overview and Scrutiny Committee
	<b>Report to commence publication of the Authority's final Local Flood Risk Management Strategy and Action Plan</b>	Steve Williams, Director of Highways, Streetcare and Frontline Services	Leader and Cabinet Member for Infrastructure and Investment	Open	Climate Change, Frontline Services and Prosperity Scrutiny Committee
	<b>Statutory School Organisation - Proposal to close Rhigos Primary School with pupils transferring to Hirwaun Primary School – Consultation Response</b>	Gaynor Davies, Director of Education and Inclusion Services	Cabinet Member for Education, Youth Participation and Welsh Language		Education and Inclusion Scrutiny Committee
<b>FEBRUARY 2024</b>	<b>Council's Revenue Budget</b>	Barrie Davies, Deputy Chief Executive & Group Director of Finance, Digital & Frontline Services	Leader and Cabinet Member for Infrastructure and Investment	Open	Overview and Scrutiny Committee
	<b>Capital Programme</b>	Barrie Davies, Deputy Chief Executive & Group Director of Finance, Digital & Frontline Services	Leader and Cabinet Member for Infrastructure and Investment	Open	Overview and Scrutiny Committee

	<b>Council's Corporate Plan</b>	Barrie Davies, Deputy Chief Executive & Group Director of Finance, Digital & Frontline Services	Leader and Cabinet Member for Infrastructure and Investment	Open	Overview and Scrutiny Committee
	<b>Non-Domestic Rates Report</b>	Barrie Davies, Deputy Chief Executive & Group Director of Finance, Digital & Frontline Services	Leader and Cabinet Member for Infrastructure and Investment	Open	Overview and Scrutiny Committee
	<b>Bereavement Services Strategy</b>	Louise Davies, Director of Public Health, Protection and Community Services	Cabinet Member for Public Health & Communities	Open	Community Services Scrutiny Committee
<b>MARCH 2024</b>	<b>Corporate Asset Management Plan Update</b> -	David Powell, Director of Corporate Estates	Cabinet Member for Climate Change & Corporate Services	Exempt	Climate Change, Frontline Services and Prosperity Scrutiny Committee
	<b>Cabinet Work Programme</b>	Christian Hanagan, Service Director Democratic Services and Communication	Deputy Leader and Cabinet Member for Council Business	Open	Overview and Scrutiny Committee
	<b>Climate Change Cabinet Sub-Committee Annual Report</b>	Christian Hanagan, Service	Cabinet Member for Climate Change	Open	Climate Change, Frontline Services

		Director Democratic Services and Communication	& Corporate Services		and Prosperity Scrutiny Committee
	<b>Council's Performance Report</b>	Barrie Davies, Deputy Chief Executive & Group Director of Finance, Digital & Frontline Services	Cabinet Member for Climate Change & Corporate Services	Open	Overview and Scrutiny Committee
	<b>Education Supplementary Capital Programme</b>	Gaynor Davies, Director of Education and Inclusion Services	Cabinet Member for Education, Youth Participation & Welsh Language	Open	Education and Inclusion Scrutiny Committee
	<b>Highways, Transportation and Strategic Projects – Supplementary Capital Programme</b>	Steve Williams, Director of Highways, Streetcare and Frontline Services	Leader and Cabinet Member for Infrastructure and Investment	Open	Overview and Scrutiny Committee
	<b>Annual Equality Report</b>	Richard Evans, Director of Human Resources	Deputy Leader and Cabinet Member for Council Business	Open	Overview and Scrutiny Committee
	<b>Draft Cultural Heritage Strategy for RCT to seek approval to go out to public consultation (including at the National Eisteddfod)</b>	Louise Davies, Director of Public Health, Protection and Community Services	Cabinet Member for Public Health & Communities	Open	Community Services Scrutiny Committee
	<b>Strategic Equality Plan</b>	Richard Evans, Director of Human Resources	Deputy Leader and Cabinet Member for Council Business	Open	Overview and Scrutiny Committee

	<b>New Corporate Asset Management Plan</b>	David Powell, Director of Corporate Estates	Cabinet Member for Climate Change & Corporate Services	Exempt	Overview and Scrutiny Committee
	<b>Adult Social Care Strategy</b>	Neil Elliott, Director of Social Services	Cabinet Member for Health & Social Care	Open	Community Services Scrutiny Committee
<b>APRIL 2024</b>					
<b>MAY 2024</b>					



## Ongoing Updates

Date	Report	Officer	Cabinet Member	Relevant Scrutiny Committee
<b>Ongoing Updates</b>	<b>Processing Of Mixed Kerbside Recycling</b>	Steve Williams, Director of Highways, Streetcare and Frontline Services	Cabinet Member for Infrastructure and Investment	Climate Change, Frontline Services and Prosperity Scrutiny Committee
	<b>Highways Investment Scheme</b>	Steve Williams, Director of Highways, Streetcare and Frontline Services	Cabinet Member for Infrastructure and Investment	Climate Change, Frontline Services and Prosperity Scrutiny Committee
	<b>Review of Mainstream School Transport Provision</b>	Steve Williams, Director of Highways, Streetcare and Frontline Services	Cabinet Member for Environment and Leisure	Climate Change, Frontline Services and Prosperity Scrutiny Committee
	<b>Coal Tips</b>	Steve Williams, Director of Highways, Streetcare and Frontline Services	Cabinet Member for Environment and Leisure	Climate Change, Frontline Services and Prosperity Scrutiny Committee
	<b>Update on Aberdare – Hirwaun Passenger Rail Services Study</b>	Steve Williams, Director of Highways, Streetcare and Frontline Services	Leader and Cabinet Member for Infrastructure and Investment	Overview and Scrutiny Committee
	<b>Update on North West Cardiff – RCT Transport Corridor Study</b>	Steve Williams, Director of Highways,	Leader and Cabinet Member for Infrastructure and Investment	Overview and Scrutiny Committee

		Streetcare and Frontline Services		
	<b>Digital Strategy</b>	Barrie Davies, Deputy Chief Executive & Group Director of Finance, Digital & Frontline Services	Cabinet Member for Climate Change & Corporate Services	Overview and Scrutiny Committee
	<b>Modernisation of Residential Care and Day Care for Older People – Consultation feedback</b>	Neil Elliott, Director of Social Services	Cabinet Member for Health and Social Care	Community Services Scrutiny Committee
	<b>Extra Care Strategy</b>	Neil Elliott, Director of Social Services	Cabinet Member for Health and Social Care	Community Services Scrutiny Committee
	<b>Update In Relation To The Children Looked After: Residential Care Strategy 2022-2027</b>	Neil Elliott, Director of Social Services	Cabinet Member for Health and Social Care	Community Services Scrutiny Committee
	<b>Local Air Quality Management Reports</b>	Louise Davies, Director Public Health, Protection & Community Services	Cabinet Member for Prosperity and Development	Community Services Scrutiny Committee
	<b>Local Toilet Strategy</b>	Louise Davies, Director Public Health, Protection & Community Services	Cabinet Member for Prosperity and Development	Community Services Scrutiny Committee
	<b>21<sup>st</sup> Century School Transformation Programme</b>	Gaynor Davies, Director of Education and Inclusion Services	Cabinet Member for Education, Youth Participation & Welsh Language	Education and Inclusion Scrutiny Committee

	<b>Cardiff Capital Region - City Deal</b>	Chief Executive	Leader and Cabinet Member for Infrastructure and Investment	Overview and Scrutiny Scrutiny Committee
	<b>Staff Panel Report</b>	Richard Evans, Director of Human Resources	Deputy Leader and Cabinet Member for Council Business	Overview and Scrutiny Committee
	<b>Pre-Scrutiny Recommendations – To receive feedback and comments of the items that were pre-scrutinised by the Council’s thematic Scrutiny Committees.</b>	Christian Hanagan Service Director Democratic Services and Communications		

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## RHONDDA CYNON TAF COUNTY BOROUGH COUNCIL

### MUNICIPAL YEAR 2023/24

#### OVERVIEW & SCRUTINY COMMITTEE – 13 NOVEMBER 2023

#### REPORT OF THE SERVICE DIRECTOR, DEMOCRATIC SERVICES & COMMUNICATIONS

#### CONSULTATION - ELECTIONS AND ELECTED BODIES (WALES) BILL

#### **1. PURPOSE OF THE REPORT**

- 1.1 For Members of the Overview & Scrutiny Committee to formally respond to the Welsh Government's consultation which sets out the proposals on a [Elections and Elected Bodies \(Wales\) Bill](#) which is attached at Appendix 1 for members information

#### **2. RECOMMENDATIONS**

It is recommended that Members: -

- 2.1 Provide feedback on the proposals as outlined in paragraph 4, and decide whether they wish to make any further comments or suggestions as appropriate following consideration of the information before them.
- 2.2 Authorise the Service Director Democratic Services and Communications to submit the feedback provided by Members to Welsh Government on behalf of the Committee

#### **3. REASONS FOR RECOMMENDATIONS**

- 3.1. To provide Scrutiny with the opportunity to respond to the consultation so that it can have its say on the proposals for the Bill which set out a number of objectives as set out below.

#### **4. BACKGROUND**

- 4.1 The Elections and Elected Bodies (Wales) Bill has been referred to the Local Government and Housing Committee for Stage 1 scrutiny of the general principles of the Bill.

- 4.2 If passed, the Elections and Elected Bodies (Wales) Bill will:
- 4.2.1 Confer the functions of an Electoral Management Board for Wales on the Democracy and Boundary Commission Cymru, which will involve the Commission establishing the Board to take responsibility for oversight of the coordination and administration of devolved elections, collaboration with Returning Officers, and Electoral Registration Officers and advising Welsh Ministers on issues related to the democratic health of the nation.
  - 4.2.2 Introduce electoral registration without application, and the ability to pilot the most appropriate means of achieving this.
  - 4.2.3 Create a duty on the Welsh Ministers to put in place arrangements aimed at improving diversity within Senedd and local government democratic structures, and for individual schemes to be created and tailored to provide support for protected characteristics.
  - 4.2.4 Remove the requirement to set out the specific wording and format of the local government candidate survey in regulations.
  - 4.2.5 Create a requirement for a voter information platform that can host candidate and voter information for Senedd and ordinary principal council elections.
  - 4.2.6 Hold candidates and agents accountable for notional expenditure only where they direct it, allowing authorised persons to make payments not via an election agent, and restricting who can operate as a third-party campaigner in devolved elections. To support these campaign finance changes, the bill also proposes enabling the Electoral Commission to include them in their codes of practice.
  - 4.2.7 Make adjustments to the role and remit of the Local Democracy and Boundary Commission for Wales, including changes to the name and function of its audit committee, significant strengthening of electoral review arrangements, and the conferring of functions on the Commission to undertake the majority of the functions currently undertaken by the Panel. The Commission will also be responsible for determining the amount of any resettlement payment payable by a principal council to Councillors, who fail to be re-elected to the council at a local council election.
  - 4.2.8 Disqualify Town and Community councillors in Wales from serving as Members of the Senedd, and remove the existing “grace period” for principal Councillors elected to the Senedd and Members of the Senedd elected as Members of Parliament.

## **5. EQUALITY AND DIVERSITY IMPLICATIONS**

- 5.1 There are no equality and diversity implications as a result of the recommendations set out in the report.

**6. FINANCIAL IMPLICATIONS**

6.1 There are no financial implications aligned to this report.

**7. LEGAL IMPLICATIONS OR LEGISLATION CONSIDERED**

7.1 There are no legal implications arising from the recommendations in this report.

**8. LINKS TO THE COUNCILS CORPORATE PLAN / OTHER CORPORATE PRIORITIES.**

8.1 This is an information report presenting the Welsh Government's consultation on its proposals on for an Elections and Elected Bodies (Wales) Bill. No decisions are being taken in this report.

**9. CONCLUSION**

9.1 The Overview & Scrutiny Committee, in line with its Terms of Reference, has been afforded the opportunity to respond to the consultation for a Elections and Elected Bodies (Wales) Bill published by Welsh Government

**LOCAL GOVERNMENT ACT 1972**

**AS AMENDED BY**

**THE LOCAL GOVERNMENT (ACCESS TO INFORMATION) ACT 1985**

**RHONDDA CYNON TAF COUNTY BOROUGH COUNCIL**

**OVERVIEW & SCRUTINY COMMITTEE**

**13 NOVEMBER 2023**

**REPORT OF THE SERVICE DIRECTOR, DEMOCRATIC SERVICES &**

**COMMUNICATION**



**ACCOMPANYING DOCUMENTS**

**Explanatory Notes and an Explanatory Memorandum are printed separately.**

# **Elections and Elected Bodies (Wales) Bill**

[AS INTRODUCED]

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# Elections and Elected Bodies (Wales) Bill

[AS INTRODUCED]

An Act of Senedd Cymru to make provision about electoral administration and registration in Wales; piloting of changes to the electoral system in Wales; the system for reviewing arrangements for local government in Wales; disqualifying community councillors from membership of Senedd Cymru; the corrupt practice of undue influence as it applies to Senedd Cymru elections and local government elections in Wales; and the functions and constitution of the Democracy and Boundary Commission Cymru.

**Having been passed by Senedd Cymru and having received the assent of His Majesty, it is enacted as follows:**

## PART 1

### ELECTORAL ADMINISTRATION AND REGISTRATION

#### CHAPTER 1

##### CO-ORDINATION OF ELECTORAL ADMINISTRATION

#### **1 Electoral Management Board of Democracy and Boundary Commission Cymru**

- (1) The Democracy and Boundary Commission Cymru etc. Act 2013 (“the 2013 Act”) is amended as follows.
- (2) After Part 2 insert—

#### “PART 2A

##### CO-ORDINATION OF ELECTORAL ADMINISTRATION

###### *General functions*

#### **20A Electoral administration functions**

- (1) The Commission has the general function of co-ordinating the administration of Welsh elections and referendums.
- (2) The general function in subsection (1) includes—
  - (a) assisting returning officers, local authorities and other persons in carrying out their functions in relation to Welsh elections and referendums;
  - (b) promoting best practice in the administration of Welsh elections and referendums by providing information, advice or training (or otherwise).
- (3) The Commission may provide information, advice or other assistance to the Welsh Ministers about the administration of Welsh elections and referendums.
- (4) In this Part “Welsh elections and referendums” means—

- (a) Senedd Cymru elections;
- (b) local government elections in Wales;
- (c) devolved referendums.

*Directions*

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**20B Directions to returning officers**

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- (1) The Commission may give directions in writing to returning officers about the exercise of the officers' functions in relation to –
  - (a) Senedd Cymru elections generally,
  - (b) a particular Senedd Cymru election,
  - (c) local government elections in Wales generally,
  - (d) a particular local government election in Wales,
  - (e) devolved referendums generally, or
  - (f) a particular devolved referendum.
- (2) A direction under subsection (1) may require a returning officer to provide the Commission with information.
- (3) A direction under subsection (1) may require a returning officer –
  - (a) to exercise any discretion the officer has in performing the officer's functions, or
  - (b) to exercise the discretion in a particular way.
- (4) A returning officer to whom a direction under subsection (1) is given must comply with the direction in so far as it directs the officer –
  - (a) to exercise any discretion the officer would otherwise have in performing the officer's functions (or exercise it in a particular way), or
  - (b) to provide information to the Commission.
- (5) A returning officer is not required to comply with a direction under subsection (1) –
  - (a) if compliance with the direction would be inconsistent with a duty of the officer under any enactment,
  - (b) in so far as exercise of the officer's functions subject to the direction relates to a reserved election in a poll combined with a Welsh election or referendum, or
  - (c) in so far as exercise of the officer's functions subject to the direction relates to the combination of –

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- (i) a poll at a reserved election with the poll at a Welsh election or referendum;
- (ii) a poll at a Senedd Cymru election with the poll at an ordinary local government election in Wales.

5 (6) The Commission must publish each direction it gives under subsection (1).

#### **20C Directions to electoral registration officers**

(1) The Commission may give directions in writing to electoral registration officers about the exercise of the officers' functions in relation to –

- 10
- (a) a particular Senedd Cymru election,
  - (b) a particular local government election in Wales, or
  - (c) a particular devolved referendum.

(2) A direction under subsection (1) may require an electoral registration officer –

- 15
- (a) to exercise any discretion the officer has in performing the officer's functions, or
  - (b) to exercise the discretion in a particular way.

(3) A direction under subsection (1) may require an electoral registration officer to provide the Commission with information.

20 (4) An electoral registration officer to whom a direction under subsection (1) is given must comply with the direction in so far as it directs the officer –

- 25
- (a) to exercise any discretion the officer would otherwise have in performing the officer's functions (or exercise it in a particular way), or
  - (b) to provide information to the Commission.

(5) An electoral registration officer is not required to comply with a direction under subsection (1) –

- 30
- (a) if it is inconsistent with –
    - (i) a duty of the officer under any enactment, or
    - (ii) a direction given under section 52 of the 1983 Act;
  - (b) in so far as exercise of the officer's functions relates to a poll in a reserved election combined with a poll in a Welsh election or referendum.

35 (6) The Commission must publish each direction it gives under subsection (1).



**20D Consultation with the Electoral Commission**

- (1) Before giving a direction under section 20B or 20C, the Commission must consult the Electoral Commission.
- (2) The Electoral Commission must give a response in writing to the Commission to the matters on which it is consulted.

*The Board***20E Electoral Management Board**

- (1) The Commission must establish a board to be known as the Electoral Management Board (“the Board”).
- (2) The functions of the Commission under the provisions specified in subsection (3) are delegated to the Board and must only be exercised by the Board.
- (3) The provisions are –
  - (a) sections 20A to 20D;
  - (b) chapter 3 of Part 1 of the Elections and Elected Bodies (Wales) Act 2024 (Welsh elections piloting and reform);
  - (c) provision specified in regulations made by the Welsh Ministers.
- (4) The powers in section 12 may be exercised by the Board or the Commission in relation to the functions delegated by subsection (2).
- (5) Subsection (2) does not affect the Commission’s responsibility for exercise of the delegated functions.

**20F Board membership**

- (1) The Board is to consist of –
  - (a) a member of the Commission to chair the Board who is a former elections officer,
  - (b) one other member of the Commission, and
  - (c) members who are elections officers or former elections officers (one of whom is to be the deputy chair of the Board).
- (2) The members of the Board are to be appointed by the Commission.
- (3) The Commission must appoint at least four members to the Board of the kind described in subsection (1)(c).
- (4) The chair is to be chosen by the Commission and the deputy chair is to be chosen by the Board.
- (5) Members of the Board who are also members of the Commission are to be appointed on terms and conditions determined by the Welsh Ministers.

- (6) The other members of the Board are to be appointed on terms and conditions determined by the Commission after consultation with the Welsh Ministers.
- (7) The terms and conditions that may be determined under subsections (5) and (6) include conditions as to remuneration, allowances and expenses.
- (8) The Commission must not appoint a person under subsection (1)(c) who is –
- (a) a member of the House of Commons;
  - (b) a Member of the Senedd;
  - (c) a member of the staff of Senedd Cymru;
  - (d) a person (not falling within paragraph (c)) appointed to assist a Member of the Senedd with the carrying out of the Member's functions;
  - (e) a member of a local authority;
  - (f) a member of a National Park authority for a National Park in Wales;
  - (g) a police and crime commissioner for a police area in Wales;
  - (h) a Commissioner or Assistant Commissioner;
  - (i) a member of the Commission's staff;
  - (j) a person employed in the civil service of the state.
- (9) In this section "elections officer" means –
- (a) a returning officer, or
  - (b) an electoral registration officer.

#### **20G Tenure**

Members of the Board hold and vacate office in accordance with their terms and conditions of appointment.

#### **20H Board proceedings**

- (1) The members of the Board must have votes of equal weight to each other for the purpose of the Board's decisions, but the chair (or deputy chair if the chair is absent) has the casting vote in the event of a tied vote.
- (2) The Board may otherwise regulate its own procedure (including quorum).
- (3) The validity of anything done by the Board in exercise of the Commission's functions is not affected by any defect in the appointment of a member.

- (4) The chair or deputy chair may (with the agreement of the other members of the Board) invite a person to attend a meeting of the Board for the purpose of providing advice or otherwise assisting the Board.

*General*

**20I Interpretation of this Part**

In this Part—

“the 1983 Act” (*“Deddf 1983”*) means the Representation of the People Act 1983 (c. 2);

“devolved referendums” (*“refferenda datganoledig”*) means referendums held under—

- (a) section 27 of the Local Government Act 2000 (c. 22) or by virtue of regulations or an order made under Part 2 of that Act;
- (b) section 40 of the 2011 Measure;
- (c) any other enactment (whenever passed or made) that would be within the legislative competence of Senedd Cymru if it were in a provision of an Act of the Senedd (whether the provision would require the consent of a Minister of the Crown or not);

“electoral registration officer” (*“swyddog cofrestru etholiadol”*) means an officer appointed under section 8(2A) of the 1983 Act or any person who may exercise the functions of the officer;

“local government elections” (*“etholiadau llywodraeth leol”*) means the election of—

- (a) councillors for an electoral ward of a county or county borough,
- (b) councillors for a community ward or, in the case of a community where there are no wards, for the community, or
- (c) an elected mayor or elected executive member under regulations made by virtue of section 44 of the Local Government Act 2000 (c. 22);

“reserved election” (*“etholiad a gedwir yn ôl”*) means—

- (a) an election for membership of the House of Commons;
- (b) an election for the office of police and crime commissioner;

“returning officer” (*“swyddog canlyniadau”*) means—

- (a) a returning officer (however described)—
  - (i) appointed under section 35(1A) of the 1983 Act,

(ii) designated in accordance with an order made under section 13 of the Government of Wales Act 2006 (c. 32) (“the 2006 Act”), or

(iii) appointed under regulations made by virtue of section 44 or 45 of the Local Government Act 2000 (c. 22);

(b) any person who may exercise the functions of a returning officer falling within paragraph (a).”

## 2 Minor and consequential amendments

Part 1 of Schedule 1 makes minor and consequential amendments relating to this Chapter.

### CHAPTER 2

#### ELECTORAL REGISTRATION WITHOUT APPLICATIONS

## 3 Duty to register local government electors

(1) Section 18 (registration of local government electors without application) of the Local Government and Elections (Wales) Act 2021 is omitted.

(2) After section 9 of the Representation of the People Act 1983 (c. 2) (“the 1983 Act”) (registers of electors), insert –

#### “9ZA Duty to register eligible local government electors in Wales

(1) This section applies to the registration of local government electors for an area in Wales.

(2) The duty in subsection (3) applies if –

(a) a registration officer is aware of a person’s name and address,

(b) the person is not registered in the register of local government electors maintained by the officer, and

(c) the officer is satisfied that the person is entitled to be registered in that register.

(3) The registration officer must notify the person in writing of –

(a) the officer’s duty under subsection (5) to register the person after the end of the notice period,

(b) the exceptions to the duty under subsection (5) in paragraphs (a) to (c) of that subsection,

(c) the person’s right to request exclusion from the edited register of local government electors, if provision is made for an edited register in regulations under section 53,

(d) the person’s right to apply for anonymous registration,

(e) the type of elections in which the person will be entitled to vote following registration under this section, and

- (f) the type of elections in which the person will not be entitled to vote following registration under this section unless an application for registration is made.
- (4) In this section “the notice period” is the period of 45 days beginning with the day on which the notice under subsection (3) is given.
- (5) After the end of the notice period the registration officer must register the person in the register of local government electors, unless—
- (a) the person has notified the officer in writing that the person does not wish to be registered,
- (b) the officer is no longer satisfied that the person is entitled to be registered in the register of local government electors (whether because of information provided by the person or otherwise), or
- (c) the person has notified the officer that the person wishes to make an application for an anonymous entry in the local government register under section 9B in conjunction with an application for registration in that register under section 10ZC or the person has made such an application.
- (6) The Welsh Ministers may by regulations make provision about giving notice for the purpose of this section, including (but not limited to) provision—
- (a) about the form of the notice;
- (b) about how the notice is given;
- (c) requiring or authorising the registration officer to give a copy of the notice to a person other than the person to be registered.
- (7) The registration officer must keep a separate list of the persons registered under this section.
- (8) The power to make regulations under this section is exercisable by statutory instrument.
- (9) A statutory instrument containing regulations under this section is subject to annulment in pursuance of a resolution of Senedd Cymru.”

#### **4 Provision connected to the duty to register eligible local government electors**

- (1) The 1983 Act is amended as follows.
- (2) In section 9 (registers of electors), after subsection (2) insert—
- “(2A) Subject to any other provision of this Act, each register of local government electors for an area in Wales must also contain the names of persons who are registered in accordance with section 9ZA(5) along with the information mentioned in paragraphs (b) and (c) of subsection (2) relating to those persons.”
- (3) In section 9E (maintenance of registers: invitations to register in Great Britain), after subsection (1) insert—

“(1A) The duty of a registration officer under subsection (1) does not apply in relation to the registration of a person in a register of local government electors for an area in Wales if –

5 (a) the registration officer has yet to complete any steps prescribed under section 53 in connection with the duty in section 9ZA(3) as it relates to the person or is otherwise yet to decide whether the duty in section 9ZA applies to the person,

(b) the duty in section 9ZA(3) applies in relation to the person and the notice period under that section has not ended, or

10 (c) the duty in section 9ZA(5) applies in relation to the person.”

(4) In section 13A(1) (alteration of registers), after paragraph (zb) insert –

“(zc) in the case of a registration officer for a local government area in Wales, is required by section 9ZA(5) to enter a person in the register;”.

15 (5) In section 13AB(1) (alteration of registers: interim publication dates), in paragraph (a) after “(zb),” insert “ (zc),”.

(6) In section 13B(2) (alteration of registers: pending elections), in paragraph (a) after “(zb),” insert “ (zc),”.

(7) In section 53 (power to make regulations as to registration etc.), after subsection (8) insert –

20 “(8A) Provision made by regulations relating to the matters specified in paragraph 1A(1)(aa) of Schedule 2 –

(a) may only be made by the Welsh Ministers;

25 (b) may not include provision that would require the consent of the appropriate Minister under paragraph 8(1)(a) or (c), 10 or 11 of Schedule 7B to the Government of Wales Act 2006 (c. 32) if the provision were included in an Act of Senedd Cymru;

30 (c) may not include provision that would require consultation of the appropriate Minister under paragraph 11(2) of Schedule 7B to that Act if the provision were included in an Act of Senedd Cymru.”

(8) In section 56(1) (registration appeals: England and Wales), after paragraph (aa) insert –

“(azaa) from any decision of a registration officer for a local government area in Wales to register a person under section 9ZA(5);”.

(9) In Schedule 2 (provisions which may be contained in regulations as to registration etc.) –

35 (a) in paragraph 1A(1), after paragraph (a) insert –

“(aa) to decide whether a person is eligible to be included in the register for the purpose of section 9ZA;”;

(b) after paragraph 1B insert –

“1C Provision authorising or requiring a registration officer maintaining a register of local government electors for an area in Wales to take specified steps for the purpose of deciding whether a person is eligible to be included in the register for the purpose of section 9ZA.”

### CHAPTER 3

#### WELSH ELECTIONS PILOTING AND REFORM

##### *Welsh election pilots*

#### 5 Pilot regulations: powers

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- (1) The Welsh Ministers may by regulations make Welsh election pilot provision (“pilot regulations”).
  - (2) Welsh election pilot provision is provision that –
    - (a) relates to one or more relevant electoral matters,
    - (b) has effect for a specified period or a specified Welsh election,
    - (c) applies in relation to an electoral area or two or more electoral areas, and
    - (d) is either –
      - (i) not in elections legislation,
      - (ii) different from provision in elections legislation, or
      - (iii) connected to provision of the kind specified in sub-paragraph (i) or (ii).
  - (3) The relevant electoral matters are –
    - (a) registration of persons eligible to vote in a Welsh election, including (among other things) –
      - (i) the rights and duties of individuals as regards registration,
      - (ii) the administration of registration and the register of electors,
      - (iii) access to and publication of the register of electors,but it does not include any condition of eligibility for registration provided for in primary legislation;
    - (b) when, where and how voting at a Welsh election is to take place;
    - (c) how the votes cast at a Welsh election are to be counted;
    - (d) communication with voters about a Welsh election;
    - (e) processes and procedures before, on or after polling in a Welsh election.
  - (4) Welsh election pilot provision also includes provision made for the purpose of testing how the changes made by section 3 work in practice –
    - (a) that has effect for a specified period or a specified Welsh election,
    - (b) that applies in relation to an electoral area or two or more electoral areas, and

(c) the effect of which corresponds to the effect of the amendments made by section 3 (or the subordinate legislation that may be made by virtue of that section).

(5) Pilot regulations may implement proposals for pilot regulations made under this Act with or without modifications to the proposal.

(6) Pilot regulations may create, remove or modify offences.

(7) Pilot regulations must not create an offence that is punishable (or modify an offence so that it becomes punishable) –

(a) on conviction on indictment, with imprisonment for a term exceeding one year;

(b) on summary conviction, with imprisonment for a term exceeding the applicable limit for a summary offence or an either way offence (as the case may be) under section 224(1A) of the Sentencing Code (as it has effect from time to time).

(8) In this section –

“electoral area” (*“ardal etholiadol”*) means –

(a) in relation to the return of a member of Senedd Cymru, a Senedd constituency;

(b) in relation to a local government election, the area of a council to which the election applies or any part of its area;

“elections legislation” (*“deddfwriaeth etholiadau”*) means an enactment (whenever passed or made) that applies in relation to –

(a) a Welsh election, or

(b) registration of persons eligible to vote in a Welsh election;

“primary legislation” (*“deddfwriaeth sylfaenol”*) means provision contained in an Act of Senedd Cymru or an Act of the Parliament of the United Kingdom;

“specified” (*“penodedig” ac “a bennir”*) means specified in pilot regulations;

“Welsh election” (*“etholiad Cymreig”*) means an election for the return of a member of –

(a) Senedd Cymru;

(b) the council of a county or county borough in Wales;

(c) the council of a community in Wales.

## 6 Pilot regulations: requirements

(1) Pilot regulations must specify –

(a) the objective of the pilot for which they make provision;

(b) the day before which the Electoral Commission must send its report under section 18.

(2) Pilot regulations must not make provision applying to the area of a principal council (or any part of it) unless –

(a) the principal council consents, or



(b) if the council does not consent, the Welsh Ministers have had regard to any recommendations made by the Democracy and Boundary Commission Cymru on whether the regulations should be made without the principal council's consent.

- 5 (3) Subsection (2) does not apply to pilot regulations that only contain provision of the kind specified in section 5(4) if they are made before the end of the period of 12 months beginning with the day on which this Act receives Royal Assent.
- (4) Pilot regulations must not modify section 9D of the 1983 Act (annual canvass) or any other provision relating to a canvass under that section unless the regulations implement a proposal (with or without modification) from a registration officer under section 12.

## 10 7 Pilot regulations: procedure

- (1) The power to make pilot regulations is exercisable by statutory instrument.
- (2) When a statutory instrument or a draft statutory instrument containing pilot regulations is laid before Senedd Cymru for the purposes of this section, the Welsh Ministers must also lay before the Senedd a copy of the report on the regulations prepared by the Democracy and Boundary Commission Cymru under section 15.
- 15 (3) A statutory instrument to which this subsection applies may not be made unless a draft of the instrument has been laid before and approved by a resolution of Senedd Cymru.
- (4) Subsection (3) applies to a statutory instrument containing pilot regulations that make provision –
- 20 (a) applying to the area of a principal council (or any part of it) and the council has not given its consent,
- (b) for a Welsh election pilot falling within section 5(4), or
- (c) creating, or widening the scope of, a criminal offence.
- (5) A statutory instrument containing pilot regulations to which subsection (4) does not apply is subject to annulment in pursuance of a resolution of Senedd Cymru.
- 25

## 8 Power to change the power to make pilot regulations

- (1) The Welsh Ministers may by regulations –
- 30 (a) add further matters to section 5(3) relating to the conduct of Welsh elections, except the voting system for returning members of Senedd Cymru, a principal council or a community council;
- (b) amend matters added under paragraph (a) in respect of the same subject-matter;
- (c) remove matters added under this section.
- (2) The power to make regulations under subsection (1) is exercisable by statutory instrument.
- (3) A statutory instrument containing regulations under subsection (1) may not be made unless a draft of the instrument has been laid before and approved by a resolution of Senedd Cymru.
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- (4) In this section “voting system” means the general system for returning members in an election, such as a simple majority system, a single transferrable vote system or a closed list proportional system.

*Proposals for pilots*

5 **9 Proposals for pilots made by the Welsh Ministers**

- (1) Before making pilot regulations that have not been the subject of a proposal under sections 10 to 12, the Welsh Ministers must consult each returning officer for an area to which the regulations will apply about their proposals for the pilot to be provided for in the regulations.
- 10 (2) After consulting in accordance with subsection (1) and before making pilot regulations relating to any relevant electoral matter, the Welsh Ministers must –
- (a) submit proposals for the pilot to be provided for in regulations to the Democracy and Boundary Commission Cymru, and
  - (b) have regard to the Commission’s report on the proposals under section 15.
- 15 (3) This section does not apply to pilot regulations that only contain provision of the kind specified in section 5(4) if they are made before the end of the period of 12 months beginning with the day on which this Act receives Royal Assent.

**10 Proposals for pilots made by principal councils**

- 20 (1) A principal council may propose to the Welsh Ministers that pilot regulations are made in relation to any relevant electoral matter in so far as it relates to local government elections.
- (2) Before making a proposal under subsection (1), the principal council must consult the Welsh Ministers.
- (3) After consulting in accordance with subsection (2) and before making a proposal under subsection (1), the principal council must –
- 25 (a) submit the proposal for the pilot to be provided for in regulations to the Democracy and Boundary Commission Cymru, and
  - (b) have regard to the Commission’s report on the proposal under section 15.
- (4) If a principal council makes a proposal under subsection (1), it must send a copy of the Democracy and Boundary Commission Cymru report on the proposals under section 15 to
- 30 the Welsh Ministers.

**11 Proposals for pilots made jointly by the Electoral Commission and principal councils**

- (1) The Electoral Commission and one or more principal councils (“relevant councils”) may, acting jointly, propose to the Welsh Ministers that pilot regulations are made in relation to any relevant electoral matter in so far as it relates to local government elections.
- 35 (2) Before making a proposal under subsection (1), the Electoral Commission and each relevant council acting jointly must consult the Welsh Ministers.

- (3) After consulting in accordance with subsection (2) and before making a proposal under subsection (1), the Electoral Commission and each relevant council acting jointly must –
- (a) submit the proposal for the pilot to be provided for in regulations to the Democracy and Boundary Commission Cymru, and
  - (b) have regard to the Commission’s report on the proposal under section 15.
- (4) If the Electoral Commission and each relevant council acting jointly makes a proposal under subsection (1), they must send a copy of the Democracy and Boundary Commission Cymru report on the proposal under section 15 to the Welsh Ministers.

## 12 Proposals for pilots made by electoral registration officers

- (1) An electoral registration officer may propose to the Welsh Ministers that pilot regulations are made in relation to ascertaining –
- (a) the names and addresses of persons who are not registered in a register but who are entitled to be registered;
  - (b) those persons who are registered in a register but who are not entitled to be registered.
- (2) Before making a proposal under subsection (1), an electoral registration officer must consult the Welsh Ministers.
- (3) After consulting in accordance with subsection (2) and before making a proposal under subsection (1), the electoral registration officer must –
- (a) submit the proposal for the pilot to be provided for in regulations to the Democracy and Boundary Commission Cymru, and
  - (b) have regard to the Commission’s report on the proposal under section 15.
- (4) If an electoral registration officer makes a proposal under subsection (1), the officer must send a copy of the Democracy and Boundary Commission Cymru report on the proposal under section 15 to the Welsh Ministers.

## 13 Joint proposals for pilots

- (1) A person who may make a proposal under any of sections 10 to 12 may make the proposal jointly with one or more other persons making a proposal under any of those sections.
- (2) Any duty to consult a person with whom the person makes a joint proposal does not apply.
- (3) If the joint proposal relates to matters that the person does not have the power to propose, the person may still make the proposal in so far as the person does have the power to do so.

## 14 Electoral Commission recommendations

The Electoral Commission may recommend proposals for pilot regulations to a person that may make a proposal under any of sections 10 to 12.

*Evaluation of pilot proposals***15 Evaluation of pilot proposals**

- 5 (1) When proposals for pilot regulations are submitted to the Democracy and Boundary Commission Cymru under sections 9 to 12, the Commission must prepare a report on the proposals.
- (2) The report must contain an assessment of –
- (a) whether the objective of the proposed pilot is desirable;
  - (b) the likely costs and feasibility of the proposed pilot.
- 10 (3) In making its assessment for the purposes of the report, the Democracy and Boundary Commission Cymru must have regard to any relevant factors specified in regulations made by the Welsh Ministers.
- (4) The report may contain recommendations on any matter the Democracy and Boundary Commission Cymru considers relevant to the proposed pilot.
- 15 (5) A public authority that submits proposals to the Democracy and Boundary Commission Cymru under any of sections 9 to 12 must give the Commission such assistance as the Commission may reasonably require in connection with the preparation of the report.
- (6) The Democracy and Boundary Commission Cymru must send its report to the person who submitted the proposal before the end of a period of 6 weeks beginning with the day it receives the proposals.
- 20 (7) The Welsh Ministers must publish a report sent to them under this section or sections 10 to 12 when they make the pilot regulations.
- (8) The power to make regulations in subsection (3) is exercisable by statutory instrument.
- (9) A statutory instrument containing regulations under subsection (3) is subject to annulment in pursuance of a resolution of Senedd Cymru.

**16 Welsh election pilot forums**

- 25 (1) This section applies if –
- (a) the Democracy and Boundary Commission Cymru has prepared a report on one or more proposals for pilot regulations under section 15,
  - (b) the proposals are for –
- 30 (i) a pilot in the area of more than one principal council, or
- (ii) different pilots in the areas of different principal councils to take place at the same Senedd Cymru general election or the same ordinary elections of councillors, and
- (c) the Commission considers it likely that the pilot or pilots will take place.
- 35 (2) The Democracy and Boundary Commission Cymru must establish a forum for discussion of issues relating to the pilot or pilots with a view to providing persons implementing the pilot or pilots with information and advice.
- (3) A forum established under subsection (2) must include –

- 5
- (a) the returning officers of each principal council participating in the pilot or pilots;
  - (b) representation of electoral administrators from each principal council participating in the pilot or pilots;
  - (c) one or more members of the Democracy and Boundary Commission Cymru with relevant experience.
- (4) The Democracy and Boundary Commission Cymru may invite any person they consider appropriate to participate in a forum.

*Guidance on pilots*

**17 Guidance on pilots**

- 10
- (1) In relation to each instrument containing pilot regulations, the Democracy and Boundary Commission Cymru must give guidance in writing to persons responsible for implementing the regulations.
- (2) The guidance must include advice on –
- 15 (a) the arrangements needed for the pilot;
  - (b) the staff training required for the pilot;
  - (c) running the pilot in accordance with the pilot regulations.
- (3) The guidance may include information or advice on any other matter the Democracy and Boundary Commission Cymru considers relevant to the pilot.
- (4) The Welsh Ministers may by regulations specify further matters that the Democracy and Boundary Commission Cymru must include in the guidance.
- 20 (5) The power to make regulations in subsection (4) is exercisable by statutory instrument.
- (6) A statutory instrument containing regulations under subsection (4) is subject to annulment in pursuance of a resolution of Senedd Cymru.

*Evaluation of pilots*

25 **18 Evaluation of pilot regulations**

- (1) The Electoral Commission must prepare a report on the operation of the pilot regulations before the day specified under section 6(1)(b).
- (2) The report must contain, in particular –
- 30 (a) a description of –
    - (i) the way in which the provision made by the pilot regulations differed from the provisions which would otherwise have applied, or
    - (ii) in the case of pilot regulations containing provision of the kind specified in section 5(4), the provisions being tested;
  - (b) a copy of the pilot regulations;
  - 35 (c) an assessment of the success or otherwise of the pilot regulations in achieving the objective specified in the pilot regulations;

(d) an assessment of whether provision similar to that made by the pilot regulations should apply generally, and on a permanent basis, in relation to Welsh elections or any type of Welsh election.

5 (3) The principal council for any area or part of an area to which pilot regulations apply must give the Commission such assistance as the Commission may reasonably require in connection with the preparation of the report.

(4) The assistance may include –

(a) making arrangements for ascertaining the views of electors about the operation of the provisions of the pilot regulations;

10 (b) reporting to the Commission allegations of electoral offences or other malpractice.

(5) The Commission must send a copy of the report to –

(a) the Welsh Ministers,

(b) each returning officer for the election to which the pilot regulations applied, unless the report only relates to proposals made under section 12, and

15 (c) if the report relates to proposals made under section 12, each electoral registration officer for an area to which the pilot regulations applied,

before the day specified in the pilot regulations.

(6) A returning officer who receives a report under subsection (5) must publish the report before the end of the period of one month beginning with the day the officer receives the report from the Commission, unless the report only relates to proposals made under section 12.

(7) An electoral registration officer who receives a report under subsection (5) must publish the report before the end of the period of one month beginning with the day the officer receives the report from the Commission.

25 *Reform following pilots*

**19 Electoral reform regulations**

(1) The power in subsection (3) applies if –

30 (a) the Welsh Ministers consider, in the light of a report made under section 18 on the operation of pilot regulations, that it would be desirable to achieve the reform outcome in subsection (2) (“the reform outcome”), and

(b) the Electoral Commission recommends making regulations under this section to achieve the reform outcome.

(2) The reform outcome is for provision similar to that made by the pilot regulations to apply generally, and on a permanent basis, in relation to Welsh elections or any type of Welsh election.

35 (3) The Welsh Ministers may by regulations make provision for or in connection with relevant electoral matters to achieve the reform outcome (“electoral reform regulations”).

- (4) Nothing in this section affects the other powers of the Welsh Ministers to make provision for or in connection with relevant electoral matters to achieve the reform outcome.
- (5) Electoral reform regulations may create, remove or modify offences.
- (6) Electoral reform regulations must not create an offence that is punishable (or modify an offence so that it becomes punishable) –
- 5           (a) on conviction on indictment, with imprisonment for a term exceeding one year;
- (b) on summary conviction, with imprisonment for a term exceeding the applicable limit for a summary offence or an either way offence (as the case may be) under section 224(1A) of the Sentencing Code (as it has effect from time to time).
- (7) Electoral reform regulations may confer, remove or modify power to make subordinate legislation.
- (8) If electoral reform regulations create a power to make subordinate legislation, the regulations must provide –
- 10           (a) that the subordinate legislation is to be made by statutory instrument, and
- 15           (b) that the instrument may not be made unless a draft of it has been laid before and approved by a resolution of Senedd Cymru.

## 20       **Electoral reform regulations: procedure**

- (1) The power to make electoral reform regulations is exercisable by statutory instrument.
- (2) When a statutory instrument or a draft statutory instrument containing electoral reform regulations is laid before Senedd Cymru for the purposes of this section, the Welsh Ministers must also lay before the Senedd a copy of the report on the regulations prepared by the Electoral Commission under section 18.
- (3) A statutory instrument to which this subsection applies may not be made unless a draft of the instrument has been laid before and approved by a resolution of Senedd Cymru.
- 20           (4) Subsection (3) applies to a statutory instrument containing electoral reform regulations that make provision –
- 25               (a) modifying primary legislation,
- (b) creating, or widening the scope of, a criminal offence, or
- (c) creating or amending a power to legislate.
- (5) Any other statutory instrument containing electoral reform regulations is subject to annulment in pursuance of a resolution of Senedd Cymru, unless a draft of the instrument has been laid before, and approved by a resolution of, the Senedd.
- (6) Subsection (7) applies if the Welsh Ministers are of the opinion that the appropriate procedure for a statutory instrument containing electoral reform regulations is for it to be subject to annulment in pursuance of a resolution of Senedd Cymru.
- 30           (7) The Welsh Ministers may not make the instrument so that it is subject to that procedure unless –
- 35               (a) condition 1 is met, and

(b) either condition 2 or 3 is met.

(8) Condition 1 is that the Welsh Ministers –

(a) have made a statement in writing to the effect that in their opinion the instrument should be subject to annulment in pursuance of a resolution of Senedd Cymru, and

(b) have laid before the Senedd –

(i) a draft of the instrument, and

(ii) a memorandum setting out the statement and the reasons for the Welsh Ministers' opinion.

(9) Condition 2 is that a committee of Senedd Cymru charged with doing so has made a recommendation as to the appropriate procedure for the instrument.

(10) Condition 3 is that the period of 14 days beginning with the first day after the day on which the draft instrument was laid before Senedd Cymru as mentioned in subsection (8) has ended without any recommendation being made as mentioned in subsection (9).

(11) Nothing in this section prevents the Welsh Ministers from deciding at any time before a statutory instrument to which subsection (5) applies is made that another procedure should apply to the instrument.

(12) If after the expiry of the 40-day period the draft regulations laid under this section are approved by a resolution of Senedd Cymru, the Welsh Ministers may make regulations in the terms of the draft regulations, subject to subsection (13).

(13) The procedure in subsections (14) to (17) applies to the draft regulations instead of the procedure in subsection (12) if –

(a) either Senedd Cymru so resolves within the 30-day period, or

(b) a committee of Senedd Cymru charged with reporting on the draft regulations so recommends within the 30-day period and Senedd Cymru does not by resolution reject the recommendation within that period.

(14) The Welsh Ministers must have regard to –

(a) any representations,

(b) any resolution of Senedd Cymru, and

(c) any recommendations of a committee of Senedd Cymru charged with reporting on the draft regulations,

made during the 60-day period with regard to the draft regulations.

(15) If after the expiry of the 60-day period the draft regulations are approved by a resolution of Senedd Cymru, the Welsh Ministers may make regulations in the terms of the draft regulations.

(16) If after the expiry of the 60-day period the Welsh Ministers wish to proceed with the draft regulations but with material changes, the Welsh Ministers must lay before Senedd Cymru –



- (a) revised draft regulations, and
- (b) a statement giving a summary of the changes proposed.

(17) If the revised draft regulations are approved by a resolution of Senedd Cymru, the Welsh Ministers may make regulations in the terms of the revised draft regulations.

(18) For the purposes of this section regulations are made in the terms of draft regulations or revised draft regulations if they contain no material changes to their provisions.

(19) In this section references to the “30-day”, “40-day” and “60-day” periods in relation to any draft regulations are to the periods of 30, 40 and 60 days beginning with the day on which the draft regulations were laid before Senedd Cymru.

(20) For the purposes of subsections (10) and (19) no account is to be taken of any time during which Senedd Cymru is dissolved or is in recess for more than 4 days.

(21) Section 6(1) of the Statutory Instruments Act 1946 (c. 36) as applied by section 11A of that Act (alternative procedure for certain instruments laid in draft before Senedd Cymru) does not apply in relation to any statutory instrument to which this section applies.

#### *General*

## **21 Publication**

(1) Where this Chapter imposes a duty to publish anything, it must be published –

- (a) electronically, and
- (b) in such other manner as the person subject to the duty considers appropriate.

(2) The duty to publish electronically is –

- (a) a duty to provide access free of charge, and
- (b) a duty to publish on the person’s own website, if the person has one.

(3) Copies of anything published under subsection (1) may be supplied free of charge or on payment of such fee, not exceeding the cost of supplying the copy, as the person subject to the duty to publish may determine.

## **22 Regulations: ancillary provision**

Pilot regulations and electoral reform regulations may –

- (a) make consequential, supplementary, incidental, transitional or saving provision;
- (b) modify any enactment (whenever passed or made);
- (c) make different provision for different purposes or different areas.

**23 Interpretation of this Chapter**

In this Chapter –

“electoral registration officer” (*“swyddog cofrestru etholiadol”*) means an officer appointed under section 8(2A) of the 1983 Act;

“modify” (*“addasu”*) includes repeal, revoke and amend;

“pilot regulations” (*“rheoliadau peilot”*) means regulations made under section 5;

“electoral reform regulations” (*“rheoliadau diwygio etholiadol”*) means regulations made under section 19;

“returning officer” (*“swyddog canlyniadau”*) means a returning officer (however described) –

(a) appointed under section 35(1A) of the 1983 Act,

(b) designated in accordance with an order made under section 13 of the Government of Wales Act 2006 (c. 32), or

(c) appointed under regulations made by virtue of section 44 or 45 of the Local Government Act 2000 (c. 22);

“relevant electoral matter” (*“mater etholiadol perthnasol”*) has the meaning given by section 5.

**24 Consequential amendments**

Part 2 of Schedule 1 makes consequential amendments relating to this Chapter.

**CHAPTER 4****ACCESSIBILITY AND DIVERSITY: WELSH ELECTIONS***Reports on assistance for disabled voters***25 Reports by the Electoral Commission**

(1) The Political Parties, Elections and Referendums Act 2000 (c. 41) (“the 2000 Act”) is amended as follows.

(2) After section 5, insert –

**“5A Further provision about reports on Welsh elections**

(1) After an ordinary election of councillors for counties and county boroughs in Wales or communities in Wales, the Electoral Commission must prepare and publish (in such manner as the Commission may determine) a report on the administration of the election.

(2) Subsection (3) applies to –

(a) a report under section 5 relating to a Senedd Cymru general election;

(b) a report under subsection (1).

(3) The report must include a description of the steps taken by returning officers to assist persons with disabilities that would otherwise adversely affect their right to vote at the election.

(4) In subsection (3) –

“disability”, in relation to doing a thing, includes a short term inability to do it;

“returning officer” –

(a) in the case of a Senedd Cymru general election, means a returning officer (however described) designated in accordance with an order made under section 13 of the Government of Wales Act 2006 (c. 32);

(b) in the case of an ordinary election of councillors for local government areas, means an officer who is appointed under section 35(1A) of the Representation of the People Act 1983 (c. 2).”

(3) Until the coming into force of sections 8 (Senedd general elections) and 9 (vacant seats) of the Senedd Cymru (Members and Elections) Act 2024 (asc ), section 5A(3) of the 2000 Act also applies to a report under section 5 of that Act relating to an election held under section 10 of the Government of Wales Act 2006 (c. 32) (election for Senedd Cymru in the case of a constituency vacancy).

*Candidate survey: local government elections*

**26 Survey of councillors and unsuccessful candidates in local elections**

(1) The Local Government (Wales) Measure 2011 (nawm 4) is amended as follows.

(2) In section 1 (duty to conduct a survey) –

(a) in subsection (1), for “regulations” substitute “a direction”;

(b) for subsection (3) substitute –

“(3) The Welsh Ministers may give a direction to local authorities that –

(a) specifies the questions that must be asked in a survey;

(b) specifies requirements about –

(i) the form of the survey;

(ii) how the survey is to be conducted;

(iii) the collation of information from the survey.”;

(c) in subsection (3A), for “answer the prescribed questions” substitute “respond to the survey”;

(d) after subsection (3A), insert –

“(3B) A local authority may include questions in a survey, or arrange for the inclusion of questions in a survey, in addition to the questions required by a direction of the Welsh Ministers under this section.”;

(e) in subsection (4), for “prescribed” substitute “specified in a direction”.

(3) In section 2 (completion of a survey and publication of information), in subsection (2), for “any prescribed form or manner” substitute “in such form or manner as the Welsh Ministers may direct”.

(4) After section 3 (guidance about surveys), insert –

**“3A Publication of directions about surveys**

The Welsh Ministers must publish any direction given under section 1(3) or 2(2).”

*Welsh elections information platform*

**27 Welsh elections information platform**

(1) The Welsh Ministers must by regulations provide for the establishment and operation of a Welsh elections information platform.

(2) A Welsh elections information platform is an electronic facility (such as a website, part of a website or a software application) to provide electors with up-to-date information, or access to up-to-date information from other electronic sources, about specified elections.

(3) For the purpose of subsection (2), regulations under subsection (1) –

(a) must specify –

(i) elections to Senedd Cymru;

(ii) ordinary elections to principal councils in Wales;

(b) may specify other local government elections in Wales.

(4) Regulations under subsection (1) may (among other things) make provision –

(a) conferring functions on persons or categories of person specified in the regulations;

(b) about the publication of information on the platform, including the publication of candidate statements and other information about candidates;

(c) conferring exemption from civil and criminal liability in connection with the publication of candidate statements and other candidate information;

(d) making the information on the platform available other than by electronic means.

(5) Regulations under subsection (1) must require –

(a) a report to be published about the exercise of functions conferred by the regulations –

(i) in the case of functions exercised in respect of Senedd Cymru elections, before the end of a period of 12 months beginning with the day of the poll for that election;

(ii) in the case of functions exercised in respect of ordinary elections of principal councils, before the end of a period of 12 months beginning with the day of the poll for those elections;

(b) the reports to be laid before Senedd Cymru.

- (6) The power to make regulations under this section is exercisable by statutory instrument.
- (7) A statutory instrument containing provision in regulations of the kind described in subsection (4)(c) may not be made unless a draft of the instrument has been laid before and approved by a resolution of Senedd Cymru.
- (8) A statutory instrument containing any other provision in regulations under this section is subject to annulment in pursuance of a resolution of Senedd Cymru.
- (9) In this section –

“local government elections” (*“etholiadau llywodraeth leol”*) means elections of –

- (a) councillors for an electoral ward of a county or county borough,
- (b) councillors for a community ward or, in the case of a community where there are no wards, for the community, or
- (c) an elected mayor or elected executive member under regulations made by virtue of section 44 of the Local Government Act 2000 (c. 22);

“specified” (*“penodedig” ac “a bennir”*) means specified in regulations under subsection (1).

*Diversity in persons seeking elected office*

**28 Services to promote diversity in persons seeking elected office**

- (1) The Welsh Ministers must make arrangements for the provision of services to promote diversity in the protected characteristics and socio-economic circumstances of persons seeking to be elected as members of Senedd Cymru and the councils of counties, county boroughs and communities in Wales.
- (2) The Welsh Ministers must, in discharging their duty under subsection (1), have regard to –
- (a) whether there are groups of persons with the same protected characteristics that are under-represented in the membership of Senedd Cymru or the councils of counties, county boroughs and communities in Wales;
- (b) the desirability of reducing the inequalities of outcome that result from socio-economic disadvantage;
- (c) the desirability of services being available to persons regardless of their membership (or otherwise) of a registered political party.
- (3) The question of whether a group is under-represented in the membership of a body must be considered, for the purposes of subsection (2)(a), by reference to the population served by the body.
- (4) Subsection (1) does not require the provision of services in respect of every under-represented group that may be identified for the purposes of subsection (2)(a).
- (5) The services that may be provided under subsection (1) are the provision of –
- (a) information;
- (b) advice;

- (c) training;
- (d) coaching and mentoring;
- (e) work experience;
- (f) equipment;
- (g) assistance with tasks.

(6) The arrangements under subsection (1) must ensure that the Welsh Ministers do not make decisions in particular cases as to whether an individual is to receive a service under the arrangements.

(7) The arrangements under subsection (1) may include (among other things) –

- (a) the provision of financial assistance to individuals who may benefit from services for the purpose of the individuals buying the services themselves;
- (b) the provision of financial assistance to persons who provide services;
- (c) financial assistance schemes for which provision is made by regulations under section 29.

(8) The Welsh Ministers may by regulations –

- (a) add further services to subsection (5);
- (b) amend services added under paragraph (a);
- (c) remove services added under paragraph (a).

(9) The power to make regulations in subsection (8) is exercisable by statutory instrument.

(10) A statutory instrument containing regulations under subsection (8) may not be made unless a draft of the instrument has been laid before and approved by a resolution of Senedd Cymru.

(11) In this section “protected characteristics” has the meaning given by section 4 of the Equality Act 2010 (c. 15).

(12) Nothing in this section limits any other power of the Welsh Ministers.

## **29 Financial assistance schemes to promote diversity in persons seeking elected office**

(1) The Welsh Ministers may by regulations provide for schemes of financial assistance (of any specified kind) to help candidates in a Welsh election having specified characteristics or specified circumstances overcome barriers to their participation in the election connected to those characteristics or circumstances.

(2) The Welsh Ministers must by regulations provide for a scheme of financial assistance (of any specified kind) to help disabled candidates in a Welsh election overcome barriers to their participation in the election connected to their disability.

(3) The regulations under subsection (2) may provide that only specified kinds of disabled candidate may be given financial assistance under the scheme.

(4) Before making regulations under subsection (1) or (2) the Welsh Ministers must consult such persons as they consider appropriate.

- (5) The Welsh Ministers may make payments to a person operating a scheme established by regulations under this section, subject to terms and conditions determined by the Welsh Ministers, for the purpose of funding –
- (a) financial assistance made under the scheme, and
  - (b) the costs of operating the scheme.
- (6) Regulations under this section must appoint or provide for the appointment of a person to operate the scheme for which they provide.
- (7) Excluded persons (see section 30) must not be appointed to operate the scheme.
- (8) Regulations under this section may –
- (a) confer functions (including functions involving the exercise of a discretion) on a person;
  - (b) provide for the delegation of a person’s functions under the scheme –
    - (i) to the person’s staff;
    - (ii) where the person is a body, to members or a committee of the body;
  - (c) require a person on whom functions are conferred to keep, and make available for inspection, accounts and other records;
  - (d) require the person operating the scheme to publish specified information about financial assistance given in accordance with the scheme.
- (9) Regulations under this section may not impose a duty to publish information where its publication would (taking the duty into account) contravene the data protection legislation (within the meaning of the Data Protection Act 2018).
- (10) Regulations under this section may include provision under which –
- (a) financial assistance is given subject to conditions specified by, or in accordance with, the scheme;
  - (b) financial assistance is required to be repaid in circumstances specified by, or in accordance with, the scheme.
- (11) The power to make regulations under this section is exercisable by statutory instrument.
- (12) A statutory instrument containing regulations under this section may not be made unless a draft of the instrument has been laid before and approved by a resolution of Senedd Cymru.
- (13) In this section –
- “disabled” (*“anabl”*), in relation to a person, means having a physical, mental, intellectual or sensory impairment (including a temporary impairment) that, in interaction with any barrier, may hinder the person’s full and effective participation in society on an equal basis with others;
  - “specified” (*“penodedig” ac “a bennir”*) means specified in regulations made under this section.
- (14) Nothing in this section limits any other power of the Welsh Ministers.

### 30 Excluded persons

The excluded persons for the purposes of section 29 are –

- (a) a member of the Welsh Government;
- (b) a Minister of the Crown;
- 5 (c) a United Kingdom government department;
- (d) a member of the civil service of the state (including the staff of the Welsh Government);
- (e) a member of the House of Commons;
- (f) a Member of the Senedd;
- 10 (g) the Senedd Commission;
- (h) the council of a county, county borough or community in Wales;
- (i) a corporate joint committee established by regulations made under Part 5 of the Local Government and Elections (Wales) Act 2021;
- (j) a National Park authority for a National Park in Wales;
- 15 (k) a fire and rescue authority constituted by a scheme under section 2 of the Fire and Rescue Services Act 2004 (c. 21), or a scheme to which section 4 of that Act applies;
- (l) a police and crime commissioner;
- (m) a company in respect of which a person mentioned in paragraphs (a) to (l) (or two or more of those persons together) –
  - 20 (i) wholly owns the company,
  - (ii) owns a simple majority of shares in the company, or
  - (iii) owns more shares in the company than any other shareholder;
- (n) a member of a body mentioned in paragraphs (h) to (j);
- (o) a member of the staff of a person mentioned in paragraphs (g) to (l);
- 25 (p) a registered political party.

#### *General*

### 31 Interpretation of this Chapter

In this Chapter –

“financial assistance” (*“cymorth ariannol”*) means grants, loans or guarantees;

30 “registered political party” (*“plaid wleidyddol gofrestredig”*) means a party registered under Part 2 of the 2000 Act.



## CHAPTER 5

## CAMPAIGN FINANCE

*Expenditure in respect of local government elections***32 Notional expenditure: candidates in local government elections**

In section 90C(1A) of the 1983 Act (making use of property etc. on behalf of a candidate), omit “or Wales”.

*Expenditure in respect of Senedd Cymru elections***33 Notional and third party expenditure: Senedd Cymru elections**

(1) The 2000 Act is amended as follows.

(2) In section 73(1A) (notional campaign expenditure: use of property etc. on behalf of registered party) –

(a) after “paragraph 3,” insert “6,”;

(b) after “parliamentary general elections” insert “, ordinary or extraordinary general elections to Senedd Cymru,”.

(3) In section 86(1A) (notional controlled expenditure: use of property etc. on behalf of third party) –

(a) after “paragraph 3,” insert “6,”;

(b) after “parliamentary general elections” insert “, ordinary or extraordinary general elections to Senedd Cymru,”.

(4) In section 94(8A) (limits on controlled expenditure: use of property etc. on behalf of third party) –

(a) after “paragraph 3,” insert “6,”;

(b) after “parliamentary general elections” insert “, ordinary or extraordinary general elections to Senedd Cymru,”.

(5) In Schedule 8A (controlled expenditure: qualifying expenses), in paragraph 3(11) –

(a) after “paragraph 3,” insert “6,”;

(b) after “parliamentary general elections” insert “, ordinary or extraordinary general elections to Senedd Cymru,”.

**34 Codes of practice on expenses**

(1) In paragraph 14A of Schedule 4A to the 1983 Act (election expenses: Electoral Commission guidance) –

(a) in sub-paragraph (1), after paragraph (b) insert –

“(c) guidance relating to the application of Part 2 of this Act in relation to expenses incurred for the purposes of a candidate’s election (whether or not election expenses).”;

(b) in sub-paragraph (7)(b), after “order” insert “made by statutory instrument”.

(2) In section 156 of the 2000 Act (orders and regulations) –

- (a) in subsection (1) after “State” insert “or the Welsh Ministers”;
- (b) in subsection (2) –
- (i) the words from “a statutory instrument” to the end become paragraph (a);
- (ii) after “Parliament” insert –
- “(b) a statutory instrument containing any order or regulations made under this Act by the Welsh Ministers shall be subject to annulment in pursuance of a resolution of Senedd Cymru.”;
- (c) in subsection (3), in paragraph (aa), omit “, other than an order of the Welsh Ministers”;
- (d) in subsection (4), after “Parliament” insert “(in the case of an order made by the Secretary of State) or (in the case of an order made by the Welsh Ministers) a draft of the statutory instrument containing the order has been laid before, and approved by a resolution of, Senedd Cymru”;
- (e) in subsection (4A) after “Parliament” insert “(in the case of an order made by the Secretary of State) or (in the case of an order made by the Welsh Ministers) a draft of the statutory instrument containing the order has been laid before, and approved by a resolution of, Senedd Cymru”;
- (f) in subsection (5) –
- (i) in the opening words, after “State” insert “, the Welsh Ministers,”;
- (ii) in paragraph (a), after “State” insert “, the Welsh Ministers,”.

### 35 **Authorised persons not required to pay through election agent**

In section 73(5) of the 1983 Act (payment of expenses through election agent), in paragraph (ca), omit “, otherwise than in relation to an election in Wales under the local government Act,”.

### 36 **Restriction on which third parties may incur controlled expenditure**

- (1) The 2000 Act is amended as follows.
- (2) After section 89A insert –

#### **“89B Restriction on which third parties may incur controlled expenditure: Senedd Cymru elections**

- (1) No amount of controlled expenditure may be incurred by or on behalf of a third party during a Welsh devolved regulated period unless the third party falls within any paragraph of section 88(2) (third parties eligible to give notification).
- (2) Subsection (1) does not apply to any expenses incurred by or on behalf of a third party during a Welsh devolved regulated period which do not in total exceed £700.
- (3) Subsections (4) and (5) apply where expenses are incurred by or on behalf of a third party in contravention of subsection (1).
- (4) If the third party is not an individual –

(a) any person who authorised the expenses to be incurred by or on behalf of the third party is guilty of an offence if the person knew or ought reasonably to have known that the expenses would be incurred in contravention of subsection (1), and

(b) the third party is also guilty of an offence.

(5) If the third party is an individual, the individual is guilty of an offence if they knew or ought reasonably to have known that the expenses would be incurred in contravention of subsection (1).

(6) A “Welsh devolved regulated period” means a period in relation to which any limit is imposed by paragraph 6 of Schedule 10 (periods involving general elections to Senedd Cymru).”

(3) In Schedule 20 (penalties), at the appropriate place in the table insert –

“Section 89B(4) and (5) (incurring controlled expenditure in contravention of section 89AA(1))	On summary conviction in England and Wales: fine On indictment: fine”.
--	---

### 37 Third parties capable of giving notification

(1) The 2000 Act is amended as follows.

(2) In section 88 (third parties recognised for the purposes of Part 6), after subsection (10) insert –

“(11) The Welsh Ministers may by order amend subsection (2), as it applies for the purposes of a period in relation to which any limit is imposed by paragraph 6 of Schedule 10 (periods involving general elections to Senedd Cymru), by –

(a) adding a description of third party to the list in that subsection,

(b) removing a description of third party from that list, or

(c) varying the description of a third party in that list.

(12) An order under subsection (11)(b) or (c) may be made only where the order gives effect to a recommendation of the Commission.”

(3) In section 156 (orders and regulations), in subsection (4), after paragraph (de) insert –

“(df) section 88(11),”.

### 38 Code of practice on controls relating to third parties

(1) The 2000 Act is amended as follows.

(2) In section 100A (code of practice on controlled expenditure) –

(a) after subsection (1) insert –

“(1A) The Commission must prepare a code of practice about the operation of this Part in relation to a Welsh devolved regulated period.”;

(b) in subsection (2), for “The code” substitute “A code”;

(c) in subsection (3), for “the code” substitute “a code”;

- (d) in subsection (4), for “the code” substitute “a code”;  
 (e) after subsection (5) insert –

“(5A) It is a defence for a third party charged with an offence under any provision of this Part, where the offence relates to expenditure incurred or treated as incurred by a third party during a Welsh devolved regulated period to show –

- (a) that the code, in the form for the time being issued under section 100C, was complied with by the third party in determining whether the expenditure is controlled expenditure for the purposes of this Part, and  
 (b) that the offence would not have been committed on the basis of the controlled expenditure as determined in accordance with the code.”;

- (f) after subsection (6) insert –

“(6A) In this section “Welsh devolved regulated period” means a period in relation to which any limit is imposed by paragraph 6 of Schedule 10 (regulated period for general elections to Senedd Cymru).”;

- (g) in subsection (7), after “revised code” insert “under subsection (1)”;

- (h) after subsection (7) insert –

“(8) Section 100C sets out consultation and procedural requirements relating to the code or any revised code under subsection (1A).”

- (3) In section 100B (code of practice: consultation and procedural requirements), in subsection (1), after “100A” insert “(1)”.

- (4) After section 100B insert –

**“100C Code of Practice: consultation and procedural requirements on controlled expenditure in Senedd Cymru elections**

- (1) The Commission must consult the following on a draft of a code under section 100A(1A) –

- (a) the Llywydd’s Committee;  
 (b) the Legislation, Justice and Constitution Committee of Senedd Cymru;  
 (c) such other persons as the Commission consider appropriate.

- (2) After the Commission have carried out the consultation required by subsection (1), the Commission must –

- (a) make whatever modifications to the draft code the Commission consider necessary in light of responses to the consultation, and  
 (b) submit the draft to the Welsh Ministers for approval by the Welsh Ministers.

- 5
- (3) The Welsh Ministers may approve a draft code either without modifications or with such modifications as the Welsh Ministers may determine.
- (4) Once the Welsh Ministers have approved a draft code, they must lay a copy of the draft before Senedd Cymru (“the Senedd”), whether –
- (a) in its original form, or
- (b) in a form which incorporates any modifications determined under subsection (3).
- 10
- (5) If the draft code incorporates modifications, the Welsh Ministers must at the same time lay before the Senedd a statement of their reasons for making them.
- (6) If, within the 40-day period, the Senedd resolves not to approve the draft code, the Welsh Ministers must take no further steps in relation to it.
- 15
- (7) Subsection (6) does not prevent a new draft code from being laid before the Senedd.
- (8) If no resolution of the kind mentioned in subsection (6) is made within the 40-day period –
- (a) the Welsh Ministers must issue the code in the form of the draft laid before the Senedd,
- (b) the code comes into force on the date appointed by the Welsh Ministers by order, and
- (c) the Commission must arrange for the code to be published in such manner as the Commission consider appropriate.
- 20
- (9) References in this section (other than in subsection (1)) to a code or draft code include a revised code or draft revised code.
- (10) In this section “the 40-day period”, in relation to a draft code, means the period of 40 days beginning with the day on which the draft is laid before the Senedd, no account being taken of any period during which the Senedd is dissolved or is in recess for more than four days.
- 30
- (11) If the name of the Legislation, Justice and Constitution Committee is changed, the reference in subsection (1)(b) to that Committee is to be read as a reference to the Committee by its new name.
- (12) If the functions of the Legislation, Justice and Constitution Committee at the passing of this Act with respect to electoral matters (or functions corresponding substantially to such matters) become functions of a different committee of Senedd Cymru, the reference in subsection (1)(b) to that Committee is to be read as a reference to the committee which for the time being has those functions.”
- 35
- (5) In section 156 (orders and regulations), in subsection (3), after paragraph (za) insert –
- 40 “(zb) an order under section 100C(8);”.

- (6) In Schedule 8A (controlled expenditure: qualifying expenses), in paragraph 3(11) for “and 100B” substitute “, 100B and 100C”.

*General*

### 39 Consequential amendments

5 Part 3 of Schedule 1 makes consequential amendments relating to this Chapter.

## PART 2

### ELECTED BODIES AND THEIR MEMBERS

#### CHAPTER 1

#### ARRANGEMENTS FOR LOCAL GOVERNMENT

10 *Electoral arrangements reviews: principal councils*

### 40 Considerations for a review of principal area electoral arrangements

- (1) The 2013 Act is amended as follows.
- (2) In section 30 (considerations for a review of principal area electoral arrangements), for subsection (1) substitute –

15 “(1) When considering whether to make recommendations for changes to the electoral arrangements of a principal area, the Commission must have regard to the following factors –

(a) the desirability of having a ratio of local government electors to the number of members of the council to be elected that is the same, or nearly the same, in every electoral ward of the principal area;

20 (b) special geographical considerations, including in particular the size, shape and accessibility of an electoral ward;

(c) any local ties that would be broken by such changes.”

### 25 41 Review period for principal area reviews

- (1) The 2013 Act is amended as follows.
- (2) In section 29 (review of electoral arrangements for principal area) –

(a) in subsection (3) –

(i) for paragraph (a) substitute –

30 “(a) the period of 12 years beginning on 30 September 2023, and”;

(ii) in paragraph (b), for “10” substitute “12”;

(b) after subsection (3), insert –

“(3A) The Welsh Ministers may by regulations amend subsection (3).”

- (3) In section 71(2) (orders and regulations), after paragraph (ba) (inserted by paragraph 1(5)(b) of Part 1 of Schedule 1 to this Act) insert –
- 35

“(bb) regulations under section 29(3A),”.

- (4) In the Local Government and Elections (Wales) Act 2021 (asc 1), in section 138 (reviews of electoral arrangements), omit subsection (6).

*Reviews of seaward boundaries*

5 **42 Review of seaward boundaries**

In section 28 of the 2013 Act (review of seaward boundaries), after subsection (2) insert –

“(3) A review under this section may review the boundary of more than one local government area.”

*Consultation and consideration of representations*

10 **43 Electoral review recommendations and decisions: duty to have regard to representations**

- (1) The 2013 Act is amended as follows.

- (2) In section 37 (implementation by the Welsh Ministers), for subsection (3) substitute –

“(3A) The Welsh Ministers must not exercise their functions under subsection (1) before the end of the period of 6 weeks beginning with the day on which the Welsh Ministers receive the recommendations.

(3B) In exercising their functions under subsection (1), the Welsh Ministers must have regard to any representations made by any person on the recommendations and received by the Welsh Ministers during the period of 6 weeks beginning with the day on which the Welsh Ministers receive the recommendations.”

- (3) In section 38 (implementation of community boundary change), for subsection (2) substitute –

“(2A) The Commission must not exercise its functions under subsection (1) before the end of the period of 6 weeks beginning with the day on which the Commission receives the recommendations.

(2B) In exercising its functions under subsection (1), the Commission must have regard to any representations made by any person on the recommendations and received by the Commission during the period of 6 weeks beginning with the day on which the Commission receive the recommendations.”

- (4) In section 39 (implementation of community electoral arrangements change), for subsection (4) substitute –

“(4A) The Council must not exercise its functions under subsection (3) before the end of the period of 6 weeks beginning with the day on which the Council receives the recommendations.

- (4B) In exercising its functions under subsection (1) or (3), the Council must have regard to any representations made by any person on the recommendations and received by the Council during the period of 6 weeks beginning with the date on which the Council publishes the report (for functions in subsection (1)) or receives the recommendations (for functions under subsection (3)).”

#### 44 Names of electoral wards

- (1) The 2013 Act is amended as follows.  
(2) After section 36 (reporting on review) insert—

##### “36A Names of electoral wards in review reports

- (1) Subsection (2) applies to a review report under this Part so far as it relates to—
- (a) an electoral ward that has different names (in any respect) for the purposes of identifying the ward in communication through Welsh and English;
  - (b) a proposal for an electoral ward to have different names in any respect for the purposes of identifying the ward in communication through Welsh and English.
- (2) The Commission or the principal council (as the case may be) must specify both names or proposed names for the electoral ward in each language version of a report under section 35(2), 36(3) or 36(4).
- (3) In this section “each language version” means the Welsh version and the English version.”

#### 45 Consultation on reviews

- (1) The 2013 Act is amended as follows.  
(2) In section 34 (pre-review procedure), in subsection (1)(a), after “attention of” insert “members of the public affected by the review,”.  
(3) In section 35 (consultation and investigation)—
- (a) in subsection (1), after “must—” insert—

“(za) consult members of the public in the area affected by the review,”;
  - (b) in subsection (3)—
    - (i) after paragraph (a) insert—

“(aa) publicise the fact that representations relating to the review may be made to the reviewing body during the public consultation period,
    - (ab) indicate in the publicity when the public consultation period begins and ends,”;



(ii) in paragraph (b) for “period for representations” substitute “public consultation period”;

(iii) for paragraph (e) substitute –

“(e) take into account any representations made to it during the public consultation period.”;

(iv) for subsection (4) substitute –

“(4) In subsection (3), the “public consultation period” means a period of at least 6 weeks and no more than 12 weeks determined by the reviewing body, which may not begin before the end of a period of 7 days beginning with the day on which the report is published.”

(4) In section 36 (reporting on review), in subsection (1), for “period of representations” substitute “public consultation period”.

#### **46 Meaning of “mandatory consultees” in Part 3 of the 2013 Act**

(1) The 2013 Act is amended as follows.

(2) In section 34(3) (pre-review procedure), after paragraph (c) insert –

“(ca) the National Park authority for a National Park in an area affected by the review,

(cb) the Port Health authority constituted under section 2 of the Public Health (Control of Disease) Act 1984 (c. 22) for a port health district in an area affected by the review,

(cc) the Welsh Language Commissioner.”

#### *Timing of reviews and implementation*

#### **47 Electoral review recommendations and decisions: period before a local election**

(1) The 2013 Act is amended as follows.

(2) In section 29(8) (review of electoral arrangements for principal area), for “9” substitute “12”.

(3) In section 37 (implementation by the Welsh Ministers), after subsection (2) insert –

“(2A) The Welsh Ministers must not, in any period of 6 months preceding the day of an ordinary council election under section 26 of the 1972 Act (elections of councillors), exercise their functions under subsection (1).”

#### **48 Deadline for completion of reviews**

(1) The 2013 Act is amended as follows.

(2) After section 36A (proposals for names of electoral wards: review reports) (inserted by section 44) insert –

**“36B Deadline for completion of reviews**

- (1) Before conducting a review under this Part, the Commission or, as the case may be, a principal council must publish a statement specifying the day on which the review begins.
- (2) The Commission must, in relation to a review it conducts under section 23, 27 or 29, use its best endeavours to publish its further report on the review in accordance with section 36(5)(b) before the end of a period of 12 months beginning with the day specified under subsection (1).
- (3) The Commission must, in relation to a review it conducts under section 28, use its best endeavours to publish its further report on the review in accordance with section 36(5)(b) before the end of a period of 18 months beginning with the day specified under subsection (1).
- (4) The Commission must, in relation to a review it conducts under section 26, 31 or 32, use its best endeavours to publish its further report on the review in accordance with section 36(5)(b) before the end of a period of 24 months beginning with the day specified under subsection (1).
- (5) A principal council must, in relation to a review it conducts under section 25 or 31, use its best endeavours to publish its further report on the review in accordance with section 36(5)(b) before the end of a period of 24 months beginning with the day specified under subsection (1).
- (6) If a reviewing body fails to comply with a duty imposed by this section in relation to a review, the body’s failure to comply does not affect the validity of the review for the purposes of this Act.”

**49 Deadline for completion of implementation**

- (1) The 2013 Act is amended as follows.
- (2) In section 37 (implementation by the Welsh Ministers) –
  - (a) in subsection (1)(b), after “action” insert “on any recommendation”;
  - (b) after subsection (4) insert –
    - “(5) The Welsh Ministers must use their best endeavours to make a decision on each recommendation received by them, of the kind described in subsection (1), before the end of a period of 3 months beginning at the end of the period specified by subsection (3A).
    - (6) The Welsh Ministers must publish a statement setting out their decision in respect of each recommendation; and the date on which the statement is published is to be treated as the date of the decision for the purposes of subsection (5).
    - (7) If the Welsh Ministers fail to comply with the duty in subsection (5), the failure to comply does not affect the validity of any order under subsection (1)(a) or any decision to take no action under subsection (1)(b).”
- (3) In section 38 (implementation of community boundary change), after subsection (4) insert –

“(5) The Commission must use its best endeavours to make a decision on each recommendation received by it, of the kind described in subsection (1), before the end of a period of 3 months beginning at the end of the period specified by subsection (2A).

(6) The Commission must publish a statement setting out its decision in respect of each recommendation; and the date on which the statement is published is to be treated as the date of the decision.

(7) If the Commission fails to comply with the duty in subsection (5), the failure to comply does not affect the validity of any order under subsection (1)(a) or (b) or any review under subsection (1)(c).”

(4) In section 39 (implementation of community electoral arrangements change) –

(a) after subsection (4B) (inserted by section 43(4)) insert –

“(4C) The principal council must use its best endeavours to make a decision on each recommendation received by it, of the kind described in subsection (3), before the end of a period of 3 months beginning at the end of the period specified by subsection (4A).

(4D) The principal council must publish a statement setting out its decision in respect of each recommendation; and the date on which the statement is published is to be treated as the date of the decision.

(4E) If a principal council fails to comply with the duty in subsection (4C), the failure to comply does not affect the validity of any order under subsection (3)(a) or (b) or any decision or notification under subsection (3)(c).”

(b) in subsection (6), in paragraph (b), for “6 months beginning with the date on which the council received the Commission’s recommendations” substitute “3 months beginning with the end of period specified by subsection (4C)”.

## 50 Directions to pause reviews

(1) The 2013 Act is amended as follows.

(2) In section 48 (directions and guidance relating to Part 3) –

(a) in subsection (2), after paragraph (e) insert –

“(f) to pause a review it conducts under this Part for a period specified in the direction or until a further direction is given.”;

(b) in subsection (5), after paragraph (b) insert –

“(c) to pause a review it conducts under this Part for a period specified in the direction or until a further direction is given.”;

(c) after subsection (9), insert –

“(10) The Welsh Ministers must not use the powers of direction under this Act to pause a review for more than 9 months, whether the pause is one period of 9 months or more than one period totalling 9 months.

“(11) Any period during which the Commission or a principal council is directed under this Act to pause a review is not to be taken into account for the purpose of calculating the length of the periods mentioned in subsections (2) to (5) of section 36B.”

*Community reviews and status as towns*

**51 Community reviews and implementation**

(1) The 2013 Act is amended as follows.

(2) In section 22 (duties of principal councils in relation to area), for subsections (5) and (6) substitute—

“(5) Before 1 July in each year, a principal council must publish a report on the performance of its functions under this Part and section 76 of the 1972 Act (change of name of community) in the previous year, so far as the functions relate to—

- (a) community names,
- (b) community boundary changes,
- (c) community council changes, and
- (d) community electoral arrangements.

(6) A principal council must send a copy of each report it publishes to the Commission and the Welsh Ministers.

(7) In subsection (5), “year” means the period of 12 months beginning with 1 April.”

(3) In section 31 (review of electoral arrangements for community by principal council)—

(a) before subsection (1) insert—

“(A1) A principal council must conduct a review of the electoral arrangements for each community in its area at least once in every review period.

(A2) In subsection (A1), “review period” means—

- (a) the period of 12 years beginning with the day on which section 51 of the Elections and Elected Bodies (Wales) Act 2024 comes into force, and
- (b) each subsequent period of 12 years.

(A3) The Welsh Ministers may by regulations amend subsection (A2).”;

(b) in subsection (1), after “may” insert “also”.

(4) In section 33(3) (considerations for a review of community electoral arrangements), for paragraph (b) substitute—

“(b) special geographical considerations, including in particular the size, shape and accessibility of a community ward, and”.

- (5) In section 71(2) (orders and regulations), after section (bb) (inserted by section 41(3) of this Act) insert –

“(bc) regulations under section 31(A3),”.

## 52 Notice of resolutions on status of communities as towns

- (1) The Local Government Act 1972 (c. 70) is amended as follows.

- (2) In section 245B (community having the status of a town), after subsection (7) insert –

“(7A) The community council must give notice electronically in writing of any resolution passed under subsection (1) or (6) to the following bodies –

- (a) the Welsh Ministers,
- (b) the principal council for the area in which the community is situated, and
- (c) the Democracy and Boundary Commission Cymru.”

*Publication of information: arrangements for local government*

## 53 Publication of orders under Part 3 of the 2013 Act

- (1) The 2013 Act is amended as follows.

- (2) After section 49 (local inquiries), insert –

### “49ZA Publication of orders under Part 3

- (1) A principal council must publish and maintain on its website –

- (a) a copy of each order it makes under this Part;
- (b) a copy of each order relating to its area made by the Commission under this Part;
- (c) a copy of, or a link to, each statutory instrument containing an order relating to its area made by the Welsh Ministers under this Part.

- (2) The Commission must publish and maintain on its website –

- (a) a copy of each order made by a principal council under this Part;
- (b) a copy of each order the Commission makes under this Part;
- (c) a copy of, or a link to, each statutory instrument containing an order made by the Welsh Ministers under this Part;
- (d) a copy of, or a link to, each statutory instrument containing an order made by the Secretary of State under this Part.

- 5
- (3) A principal council must send a copy of each order it makes under this Part to the Commission.
- (4) The Commission must send to a principal council a copy of each order it makes under this Part affecting the area of the principal council.
- (5) The Welsh Ministers must –
- (a) notify a principal council of each order they make under this Part affecting the area of the principal council;
- (b) notify the Commission of each order they make under this Part.
- 10 (6) The duties in subsections (1) and (2) apply to orders made after the coming into force of this section.”

#### 54 **Publication of up-to-date lists of communities and community councils**

- (1) The 2013 Act is amended as follows.
- (2) After section 49ZA (inserted by section 53), insert –

15 **“49ZB Publication of up-to-date lists of communities and community councils**

- (1) A principal council must publish and maintain on its website an up-to date list of all communities and community councils in its area with their current names.
- 20 (2) The Commission must publish and maintain on its website an up-to date list of all communities and community councils in Wales with their current names.
- 25 (3) If a community or community council has different names for the purpose of communication through the medium of the Welsh language and the English language, both names must be included in a list required to be published under this section.”

#### *General*

#### 55 **Transitional provision**

- 30 (1) A review being conducted under Part 3 of the 2013 Act at the time of the coming into force of this Chapter is to be completed as if the amendments made by this Chapter had not been made.
- (2) The provisions of Part 3 of the 2013 Act (and any orders or regulations made under that Part) continue in effect for the purpose of such reviews as the provisions of that Part (and any orders or regulations made under that Part) had effect immediately before the coming into force of this Chapter.

## CHAPTER 2

## REMUNERATION OF ELECTED MEMBERS

*Abolition of the Independent Remuneration Panel for Wales***56 Abolition of Independent Remuneration Panel for Wales**

In the Local Government (Wales) Measure 2011 (nawm 4) (Independent Remuneration Panel for Wales: functions relating to remuneration of members), omit sections 141 to 159 and Schedule 2.

*Functions of the Democracy and Boundary Commission Cymru***57 Democracy and Boundary Commission Cymru functions relating to remuneration**

- (1) The 2013 Act is amended as follows.
- (2) After section 69 insert –

**“PART 5A**

## FUNCTIONS RELATING TO PAYMENTS AND PENSIONS

*Remuneration of authority members***69A Function relating to payments to members**

- (1) For the financial year beginning 1 April 2025 and for each following financial year, the Commission must decide the relevant matters for which a relevant authority –
  - (a) is required to make payments to members of the authority;
  - (b) is authorised to make payments to members of the authority.
- (2) In this Part relevant matters are –
  - (a) matters relating to the official business of members of relevant authorities;
  - (b) periods of family absence under Part 2 of the 2011 Measure.
- (3) When making a decision under subsection (1) the Commission must set for each relevant matter one of the following –
  - (a) the amount that a relevant authority must pay to a member of the authority;
  - (b) the maximum amount that a relevant authority may pay to a member of the authority.
- (4) The Commission may decide that payments in respect of a relevant matter or matters may not be paid to more than a fixed proportion or specified number of the members of a relevant authority.

- 5
- (5) The proportion fixed by the Commission under subsection (4) may not exceed 50% unless the Welsh Ministers give their consent.
- (6) The number specified by the Commission under subsection (4), expressed as a proportion of the total number of members of a relevant authority, may not exceed 50% unless the Welsh Ministers give their consent.
- (7) The Commission may set –
- 10
- (a) the maximum percentage or other rate by which a relevant authority may adjust for a financial year the amounts that had effect in respect of relevant matters for the financial year preceding that year;
- (b) an index by reference to which a relevant authority may adjust for a financial year the amounts that had effect in respect of such of the relevant matters for the previous year as the Commission decides.
- 15
- (8) The powers under subsection (7) may be exercised to –
- (a) set a rate and an index in relation to the same matter;
- (b) set different rates or indices in relation to different matters.
- (9) When setting an amount under subsection (3), making a determination under subsection (4) or setting a rate or index under subsection (7), the Commission must take into account what it considers will be the likely financial impact of doing so on relevant authorities.
- 20
- (10) The Commission may make different decisions under subsection (1), set different amounts under subsection (3), make different determinations under subsection (4), or set different rates or indices under subsection (7), in relation to relevant authorities of different descriptions or different relevant authorities of the same description.
- 25
- (11) For the purposes of subsection (2) a matter relates to the official business of a member of a relevant authority if it is a matter which a member undertakes –
- 30
- (a) as a member of a relevant authority, or
- (b) as a member of a body to which the member is appointed by, or following nomination by, the relevant authority or a group of bodies including the relevant authority.
- 35
- (12) In this section and in section 69E “financial year” means a period of 12 months ending with 31 March.

#### **69B Functions relating to members’ pensions**

- (1) This section applies in relation to members of relevant authorities who –



- (a) are not co-opted members, and
- (b) are for the time being eligible for membership of a pension scheme in accordance with regulations under section 7 of the Superannuation Act 1972 (c. 11)(local government pension schemes).

- (2) The Commission must decide the descriptions of members in respect of whom a relevant authority is required to pay a pension (a “relevant pension”).
- (3) The Commission must decide the relevant matters in respect of which a relevant authority is required to pay a relevant pension.
- (4) The Commission may make different decisions in relation to relevant authorities of different descriptions or different relevant authorities of the same description.

### **69C Relevant authorities, members etc.**

- (1) This section applies for the purposes of this Part.
- (2) An authority is a relevant authority if it is –
  - (a) a local authority;
  - (b) a National Park authority for a National Park in Wales;
  - (c) a Welsh fire and rescue authority, that is an authority in Wales constituted by a scheme under section 2 of the Fire and Rescue Services Act 2004 (c. 21) or a scheme to which section 4 of that Act applies;
  - (d) a corporate joint committee;
  - (e) a body specified as a relevant authority in regulations made by the Welsh Ministers.
- (3) A reference to a description of a relevant authority is to be read with subsection (2).
- (4) “Member”, in relation to a relevant authority, includes –
  - (a) an elected mayor of the authority (within the meaning of section 39(1) of the Local Government Act 2000),
  - (b) an elected executive member of the authority (within the meaning of section 39(4) of that Act),
  - (c) a co-opted member of the authority, and
  - (d) a person who is a member of a sub-committee of a corporate joint committee and is entitled to vote on any question to be decided by that sub-committee.
- (5) “Co-opted member”, in relation to a relevant authority other than a corporate joint committee, means a person who is not a member of the authority (except by virtue of subsection (4)) but –

- 5
- (a) is a member of a committee or sub-committee of the authority or is a member of, and represents the authority on, a joint committee or joint sub-committee of the authority, and
  - (b) is entitled to vote on questions for decision at meetings of that committee or sub-committee.
- (6) A body may only be specified as a relevant authority in regulations under subsection (2)(e) if –
- 10 (a) the Welsh Ministers exercise functions in respect of it,
  - (b) it exercises a function conferred by a Measure or Act of Senedd Cymru, or a function that could be conferred by an Act of Senedd Cymru (including a function that could be conferred only with the consent of a Minister of the Crown), and
  - (c) its membership includes at least one member of an authority described in subsection (2)(a) to (d).
- 15 (7) Sections 69A(4), 69B, 69E(4)(d) and 69O do not apply in relation to a relevant authority described in subsection (2)(d) or (e).
- (8) In this section “corporate joint committee” means a committee established by regulations under Part 5 of the Local Government and Elections (Wales) Act 2021.

20 **69D Functions relating to resettlement payments**

- (1) A resettlement payment is a payment to a person who –
- 25 (a) ceases to be a member of a local authority at the end of their term of office,
  - (b) when in office was a member of a local authority of a description specified in regulations made by the Welsh Ministers,
  - (c) stands for re-election for membership of the same authority in the ordinary election of the local authority for the term following the term of office, and
  - (d) is not returned as a member at that election.
- 30 (2) The Commission must decide –
- (a) the circumstances in which a local authority is required to make a resettlement payment;
  - (b) the circumstances in which a local authority is authorised to make a resettlement payment;

- (c) the matters in respect of which a resettlement payment is payable.
- (3) When making a decision under subsection (2) the Commission must set –
- 5 (a) the qualifying conditions for payment;
- (b) the amount a local authority is required to pay;
- (c) the maximum amount a local authority may pay to a member;
- (d) a mechanism by which the amount of payments set under paragraph (b) or (c) may be increased or decreased;
- 10 (e) requirements on how payments are to be made (and their frequency).
- (4) The Commission must make arrangements to review any decision it makes under subsection (2) and, if it thinks appropriate, may revise its decision.
- 15 (5) When making a decision under this section the Commission must take into account the likely financial impact of its decision on local authorities.
- (6) When making a decision under subsection (2) the Commission may make different provision in relation to local authority members of different descriptions or different members of the same description.
- 20 (7) The Commission must make a decision under subsection (2) before each ordinary election of the local authority, beginning with the election that is to be held in May 2027 and must review the decision before each subsequent ordinary election.
- 25 (8) Subsection (7) applies only if the Welsh Ministers make regulations under subsection (1)(b).

**69E Annual remuneration reports in relation to members of relevant authorities**

- 30 (1) The Commission must prepare and publish a report (an “annual remuneration report”) about the exercise of its functions under this Part in respect of each financial year.
- (2) An annual remuneration report must set out the requirements imposed on relevant authorities by the Commission under sections 69A, 69B and 69D.
- 35 (3) An annual remuneration report must be published no later than –
- (a) 28 February in the financial year before the financial year to which the report relates, or
- (b) such later date as the Commission and the Welsh Ministers may agree.
- 40 (4) An annual remuneration report must set out –
- (a) the relevant matters,

- 5
- (b) the amounts set under section 69A(3),
  - (c) the proportion or number determined under section 69A(4),
  - (d) the members or descriptions of members of relevant authorities to or in respect of whom relevant authorities will be required to pay a relevant pension,
  - (e) the relevant matters in respect of which a relevant pension is payable,
  - (f) any percentage, rate or index set under section 69A(7) and the relevant matter to which it relates, and
  - 10 (g) any decision about resettlement payments under section 69D.

**69F Supplementary remuneration reports**

- 15
- (1) After publishing an annual remuneration report but before publishing the next report, the Commission may prepare and publish one or more supplementary remuneration reports to the annual remuneration report (“a supplementary remuneration report”).
  - (2) The supplementary remuneration report may –
    - (a) vary the provision made in the annual remuneration report under section 69E(4);
    - 20 (b) make any provision that the annual remuneration report could have made under section 69E(4).

**69G Further provision about annual remuneration reports and supplementary remuneration reports**

- 25
- (1) Before publishing an annual remuneration report or a supplementary remuneration report under section 69E or 69F, the Commission must –
    - (a) send a draft of the report it proposes to make to –
      - (i) the Welsh Ministers,
      - (ii) the relevant authorities that are required or authorised by the Commission to make payment to their members in respect of relevant matters, and
      - 30 (iii) such other persons as the Commission considers appropriate,
    - (b) publish the draft report as soon as practicable after sending it.
  - (2) When preparing an annual remuneration report or a supplementary remuneration report under section 69E or 69F, the Commission must take into account –
- 35

- (a) the last annual remuneration report and any supplementary remuneration reports relating to the last annual remuneration report;
- (b) representations received about the reports referred to in paragraph (a) and the draft reports referred to in subsection (1).
- (3) The provisions of an annual or supplementary remuneration report under section 69E or 69F have effect on the date specified for that purpose in the report.
- (4) But where a supplementary remuneration report contains provision made under section 69F(2) varying a provision made under section 69E(4)(a), (b) or (c), the supplementary remuneration report may specify that the provision is to be treated as having effect up to 3 months earlier than the date of publication of the supplementary remuneration report.

#### **69H Directions to reconsider draft reports**

- (1) The Welsh Ministers may direct the Commission to reconsider a provision of a draft annual or draft supplementary remuneration report.
- (2) A direction under this section must specify –
- (a) the provision,
- (b) the reason for giving the direction, and
- (c) the date by which the Welsh Ministers require the Commission to respond.
- (3) The Commission –
- (a) must respond to the direction no later than the date specified in the direction;
- (b) must not publish the report before responding to the direction.
- (4) If the Commission decides not to vary the draft report in response to the direction, it must specify in its response the reason for its decision.

#### **69I Commission's publication and notification duties in relation to reports**

- (1) The Commission must not publish an annual remuneration report under section 69E before the end of the period of 12 weeks beginning with the day on which it sends a draft of the report under section 69G(1)(a)(i).
- (2) The Commission must not publish a supplementary remuneration report –
- (a) before the end of the period of 8 weeks beginning with the day on which it sends a draft of the report in accordance with section 69G(1)(a)(i), or

(b) later than the end of the period of 12 weeks beginning with the day on which it sends a draft of the report in accordance with section 69G(1)(a)(i).

(3) Subsections (1) and (2) are subject to section 69H(3)(b) (publishing of report permitted only if Commission has responded to direction).

(4) The Commission must publish each annual remuneration report, supplementary remuneration report, and draft report prepared under Part 5A on its website, and in any other way the Commission considers appropriate.

(5) Copies of anything published under subsection (4) may be supplied free of charge or on payment of such fee, not exceeding the cost of supplying the copy, as the Commission may determine.

(6) As soon as reasonably practicable after publishing an annual remuneration report or supplementary remuneration report, the Commission must notify the persons it considers likely to be affected by it of how they can access the report or obtain a copy of it.

#### **69J Administrative requirements for relevant authorities in reports**

(1) An annual remuneration report may include the Commission's requirements for –

(a) avoiding duplication of –

(i) payments in respect of relevant matters, and

(ii) requests for payment in respect of the same relevant matters under section 69A(2)(a);

(b) keeping records of –

(i) requests for payments in respect of relevant matters;

(ii) payments made in respect of relevant matters;

(iii) payments made in respect of relevant pensions;

(iv) resettlement payments made under section 69D.

(2) An annual remuneration report must set out the Commission's requirements in relation to how a relevant authority determines which relevant authority is required to make a payment in a case where a member of a relevant authority does something –

(a) for which a payment in respect of a relevant matter must be made, and

- (b) which relates to another relevant authority (as well as the authority to which the member belongs).

**69K Publishing requirements for relevant authorities in reports**

- 5
- (1) An annual remuneration report may set out the Commission's requirements for relevant authorities to publish information about –
- (a) payments made in respect of relevant matters;
  - (b) payments made in respect of relevant pensions;
  - (c) resettlement payments made under section 69D;
  - (d) other payments made to members of relevant authorities from
- 10 other public bodies.
- (2) For the purposes of sub-paragraph (1)(d), a “public body” is –
- (a) a local health board;
  - (b) a police and crime panel;
  - (c) a relevant authority;
  - (d) a body designated as a public body in regulations made by the
- 15 Welsh Ministers.
- (3) The Commission may require different publishing arrangements to be made by authorities of different descriptions or different authorities of the same description.

20 **69L Monitoring compliance with Commission's requirements**

- (1) A relevant authority must comply with any requirement set out in an annual remuneration report or supplementary remuneration report.
- (2) The Commission may monitor the making of payments by relevant authorities in respect of relevant matters; and may require a relevant
- 25 authority to provide it with information about –
- (a) the matters which are relevant matters in relation to the authority;
  - (b) requests to the authority for payments in respect of relevant matters;
  - (c) payments made by the authority in respect of relevant matters.
- 30 (3) The Commission may monitor the making of payments by relevant authorities in respect of relevant pensions and may require a relevant authority to provide it with information about –
- (a) the members of the authority to or in respect of whom the
- 35 authority is required to pay relevant pensions;

- (b) payments made by the authority in respect of relevant pensions.
- (4) The Commission may monitor the making of resettlement payments by local authorities and may require a local authority to provide it with information about –
- (a) the former members of the local authority to or in respect of whom the authority is required to pay a resettlement payment;
- (b) resettlement payments made by the local authority.

**69M Directions to enforce compliance with Commission’s requirements**

- (1) If the Welsh Ministers are satisfied that a relevant authority has failed to comply with a requirement in an annual or supplementary remuneration report made under this Part, they may direct the authority to comply with the requirement.
- (2) A direction under this section must specify –
- (a) the requirement;
- (b) the reason for giving the direction;
- (c) the steps that the Welsh Ministers require the authority to take;
- (d) the date by which the Welsh Ministers require the authority to take the steps.

**69N Members wishing to forgo payments**

- (1) This section applies if a person elects, by notice in writing given to the proper officer of the authority, to forgo (either completely or to the extent specified in the notice) entitlement to payments in respect of the relevant matters, or resettlement payment, specified in the notice.
- (2) The requirement imposed on the authority by section 69A and 69D to make payments specified in the notice does not apply in the case of that member (or does not apply to the extent specified in the notice).
- (3) In this section “proper officer” has the meaning given in section 270(3) of the 1972 Act.

**69O Withholding payments**

- (1) A relevant authority must not make payments in respect of relevant matters or a relevant pension to a person who is –
- (a) suspended or partially suspended from being a member of the authority by virtue of Part 3 of the Local Government Act 2000 (c. 22) (conduct of local government members etc.);



- (b) prevented from acting in the office of a member of a local authority in Wales under section 80A(6) of the 1972 Act (disqualification).
- (2) A local authority must not make a resettlement payment to a person who is prevented from acting in the office of a member of a local authority in Wales under section 80A(6) of the 1972 Act.
- (3) The Welsh Ministers may, in cases they consider appropriate, direct a relevant authority not to –
- (a) make payments (including in respect of pensions) in respect of the relevant matters specified in the direction;
  - (b) make a resettlement payment.
- (4) Before giving a direction under subsection (3), the Welsh Ministers must consult the Commission.
- (5) A relevant authority may require a person to repay payments made in respect of relevant matters or a relevant pension to a person in respect of a period during which the person was not entitled to receive the payment for any reason, including (but not limited to) the following reasons –
- (a) the payments were made in breach of subsection (1);
  - (b) the payments were made in breach of a direction under subsection (3)(a);
  - (c) the person had ceased to be a member of the authority.
- (6) A local authority may require a person to repay a resettlement payment made under section 69D where the person was not entitled to receive the payment for any reason, including (but not limited to) the following reasons –
- (a) the payment was made in breach of subsection (2);
  - (b) the payment was made in breach of a direction under subsection (3)(b).

**69P Guidance**

- (1) The Commission may issue guidance to relevant authorities about how to comply with requirements imposed under this Part.
- (2) The Welsh Ministers may issue guidance to the Commission about the Commission's functions under this Part.
- (3) The powers of the Commission and the Welsh Ministers to issue guidance under subsections (1) and (2) includes the power to vary or revoke guidance given.
- (4) A relevant authority, or the Commission as the case may be, must have regard to guidance given under this section.

**69Q Directions under this Part**

- (1) A direction given under section 69M and 69O is enforceable by mandatory order on the application of the Welsh Ministers.
- (2) The power to give directions under this Part does not limit the general power of direction under section 14.

**69R Power to modify provision**

The Welsh Ministers may by regulations make modifications of this Part so as to add, vary or omit provision conferring or imposing a function on the Commission."

**58 Transfer of property, rights and liabilities**

All property, rights and liabilities vested in the Independent Remuneration Panel for Wales immediately before its abolition by section 56 are transferred to the Democracy and Boundary Commission Cymru.

**59 Minor and consequential provision**

Part 4 of Schedule 1 makes minor and consequential amendments relating to this Chapter.

**60 Savings**

The effect of the provisions repealed by section 56 is saved for the purposes of the financial year beginning 1 April 2025, except that every reference to the Independent Remuneration Panel for Wales (however expressed) is to be interpreted as a reference to the Democracy and Boundary Commission Cymru.

**CHAPTER 3****DISQUALIFICATION AND UNDUE INFLUENCE***Disqualification***61 Disqualification from being a Member of the Senedd and a community councillor**

- (1) The Government of Wales Act 2006 (c. 32) is amended as follows.
- (2) In section 16 (disqualification from being a Member of the Senedd) in subsection (1) –
  - (a) in paragraph (za), omit "and 17B";
  - (b) for paragraph (zc), substitute –
 

“(zc) is a member of the council of a county, a county borough or a community in Wales (but see section 17D),”.
- (3) Omit section 17B.
- (4) In section 17D (exception from disqualification by virtue of being a councillor) –
  - (a) in subsection (1), after “borough” insert “or community council”;
  - (b) in subsection (2), after “borough” insert “or community council”.
- (5) Omit section 17E.

- (6) Omit section 17F.
- (7) The amendments made by this section have effect for the purposes of an election for membership of the Senedd at which a poll is held on or after 6 April 2026.

**62 Disqualification for corrupt or illegal practice: local government elections**

In section 80A(1) of the Local Government Act 1972 (c. 70) (disqualification for election or being a member of a local authority in Wales), after paragraph (b) insert—

“(ba) the person is incapable of being elected to or holding elective office in a district council in Northern Ireland under Part 10 of the Electoral Law Act (Northern Ireland) 1962 (c. 14) (corrupt or illegal practices);”.

**63 Disqualification for corrupt or illegal practice: Senedd Cymru elections**

In Schedule 1A to the Government of Wales Act 2006 (c. 32) (disqualification from being a Member of the Senedd or a candidate in an election to be a Member of the Senedd), after paragraph 5 insert—

“5A A person who is incapable of being elected to or holding elective office in a district council in Northern Ireland under Part 10 of the Electoral Law Act (Northern Ireland) 1962 (c. 14) having been reported guilty or convicted of a corrupt or illegal practice.”

*Undue influence*

**64 Undue influence**

- (1) The 1983 Act is amended as follows.
- (2) In section 114A (undue influence offence inserted by section 8 of the Elections Act 2022), omit “or Wales”.
- (3) In section 115 (undue influence offence: local government elections in Scotland and Wales)—
- (a) in subsection (1), omit “or Wales”;
- (b) in subsection (2), omit “or Wales”;
- (c) in the heading, omit “and Wales”.

**CHAPTER 4**

**DEMOCRACY AND BOUNDARY COMMISSION CYMRU**

**65 Democracy and Boundary Commission Cymru: governance and audit committee**

- (1) The 2013 Act is amended as follows.
- (2) In the cross-heading before section 15 (funding), after “matters” insert “and governance”.
- (3) In section 17 (audit committee)—
- (a) for the section heading, substitute “Governance and audit committee”;

(b) in subsection (1) –

(i) for “(an “audit committee”)” substitute “(a “governance and audit committee”)”;

(ii) after paragraph (b) insert –

“(ba) review, assess and manage the Commission’s internal and external audit arrangements,

(bb) review and assess the Commission’s handling of complaints,

(bc) review –

(i) statements of accounts and reports prepared by the Commission under sections 19(1) and 20,

(ii) reports prepared by the Auditor General for Wales under section 19(4),”;

(iii) in paragraph (d), after “(b)” insert “, (ba), (bb), (bc)”;

(c) in subsection (2), for “audit” substitute “governance and audit”;

(d) in subsection (3), for “audit” substitute “governance and audit”;

(e) after subsection (2) insert –

“(2A) The Commission may confer on the governance and audit committee the functions the Commission considers suitable to be exercised by the committee.”

(4) In section 18 (audit committee: membership) –

(a) for the section heading, substitute “Governance and audit committee: membership and quorum”;

(b) for subsections (1) and (2) of the 2013 Act substitute –

“(1) The governance and audit committee is to consist of –

(a) at least two members of the Commission;

(b) at least two lay members;

(c) no more than five members.

(2) A lay member of the governance and audit committee must be appointed –

(a) to chair the committee (the “chair”);

(b) as deputy to the chair.

(2A) A person may not be a member of the governance and audit committee if the person is a member of the Commission and is either the Commission’s chairing member or is acting as deputy to the Commission’s chairing member.

(2B) The quorum for meetings of the governance and audit committee is three members, which must consist of at least one lay member.”

**66 Democracy and Boundary Commission Cymru: power to charge**

- (1) The 2013 Act is amended as follows.
- (2) After section 11 (assistant commissioners) and the cross-heading that follows that section, insert—

**“11A Power to charge**

- (1) The Commission may charge a person for the provision of goods or services mentioned in subsection (2) to recover the cost of the provision if the person has agreed to the goods or services being provided.
- (2) The goods or services are—
  - (a) goods or training the Commission provides or secures in exercise of its functions under section 20A (electoral administration functions);
  - (b) training the Commission provides or secures for a principal council in connection with the council’s functions under Part 3.”

**PART 3****GENERAL PROVISION****67 Regulations: restrictions**

- (1) Regulations under this Act—
  - (a) may not include provision that would require the consent of the appropriate Minister under paragraph 8(1)(a) or (c), 10 or 11 of Schedule 7B to the Government of Wales Act 2006 (c. 32) if the provision were included in an Act of Senedd Cymru;
  - (b) may not include provision that would require consultation of the appropriate Minister under paragraph 11(2) of Schedule 7B to that Act if the provision were included in an Act of Senedd Cymru.
- (2) In this section “appropriate Minister” has the meaning given by paragraph 8(5) of Schedule 7B to the Government of Wales Act 2006.

**68 General interpretation**

In this Act—

“1983 Act” (“*Deddf 1983*”) means the Representation of the People Act 1983 (c. 2);

“2000 Act” (“*Deddf 2000*”) means the Political Parties, Elections and Referendums Act 2000 (c. 41);

“2013 Act” (“*Deddf 2013*”) means the Democracy and Boundary Commission Cymru etc. Act 2013 (anaw 4);

“principal council” (“*prif gyngor*”) means the council of a county or county borough in Wales.

## 69 Power to make consequential and transitional provision etc.

- 5 (1) If the Welsh Ministers consider it appropriate for the purposes of, in consequence of, or for giving full effect to any provision of this Act, they may by regulations make –
- (a) supplementary, incidental or consequential provision;
  - (b) transitional or saving provision.
- (2) Regulations under subsection (1) may amend, modify, repeal or revoke any enactment (including an enactment contained in this Act).
- 10 (3) The power to make regulations under this section is exercisable by statutory instrument.
- (4) If regulations under subsection (1) amend, repeal or otherwise modify a provision of an Act of Parliament or an Act or Measure of Senedd Cymru, the instrument containing the regulations may not be made unless a draft of the instrument has been laid before and approved by a resolution of Senedd Cymru.
- 15 (5) A statutory instrument containing regulations under subsection (1) to which subsection (4) does not apply is subject to annulment in pursuance of a resolution of Senedd Cymru.

## 70 Coming into force

- (1) The following provisions of this Act come into force on the day after the day on which this Act receives Royal Assent –
- 20 (a) Chapter 3 of Part 1 and Part 1 of Schedule 1 (Welsh elections piloting and reform);
- (b) section 61 (disqualification from being a Member of the Senedd and a community councillor), but that section has effect in accordance with section 61(7);
- (c) this Part.
- (2) The following provisions of this Act come into force at the end of the period of two months beginning with the day on which this Act receives Royal Assent –
- 25 (a) Chapter 1 of Part 2 (arrangements for local government);
- (b) section 26 (survey of councillors and unsuccessful candidates in local elections);
- (c) sections 62 and 63 (disqualification for corrupt or illegal practice).
- (3) The other provisions of this Act come into force on a day appointed by the Welsh Ministers in an order made by statutory instrument.
- 30 (4) An order under subsection 70(3) may –
- (a) appoint different days for different purposes;
  - (b) make transitory, transitional or saving provision in connection with the coming into force of a provision brought into force by the order.

**71 Short title**

The short title of this Act is the Elections and Elected Bodies (Wales) Act 2024.

## SCHEDULE 1

(introduced by sections 2, 23, 39 and 59)

## MINOR AND CONSEQUENTIAL AMENDMENTS

## PART 1

## AMENDMENTS RELATING TO CO-ORDINATION OF ELECTORAL ARRANGEMENTS

*Democracy and Boundary Commission Cymru etc. Act 2013 (anaw 4)*

1 (1) The 2013 Act is amended as follows –

(2) In section 1 (overview), after subsection (2), insert –

10 “(2A) Part 2A confers electoral administration functions on the Commission and requires the functions to be exercised by a board established by the Commission called the Electoral Management Board.”

(3) In section 4(3) (membership), in paragraph (a), for “Parliament” substitute “the House of Commons”.

(4) In section 14 (directions) –

15 (a) for subsection (1) substitute –

“(1A) The Welsh Ministers may give a direction to the Commission in relation to the exercise of the Commission’s functions under any enactment, except in relation to the exercise of functions under –

(a) Part 2A (co-ordination of electoral administration);

20 (b) Part 3A (functions relating to Senedd constituency boundary reviews).

(1B) The Commission must comply with a direction given to it by the Welsh Ministers under this Act.

25 (1C) The Welsh Ministers must publish each direction they give to the Commission or a principal council under this Act.”;

(b) omit subsection (3).

(5) In section 71 (orders and regulations), in subsection (2) –

(a) in paragraph (b), after “preserved county”, omit “or”;

(b) after paragraph (b), insert –

30 “(ba) regulations under section 20E(3)(c),”.

(6) In section 72 (interpretation), for the definition of “enactment” substitute –

““enactment” means any of the following or a provision of any of the following –

(a) an Act or Measure of Senedd Cymru;

35 (b) an Act of the Parliament of the United Kingdom;



(c) any subordinate legislation.”

(7) In Schedule 3 (index of defined expressions), in Table 2, at the appropriate places, insert the following entries –

5	“1983 Act ( <i>Deddf 1983</i> )	section 20I”
	“Devolved referendums ( <i>Refferenda datganoledig</i> )	section 20I”
	“Electoral registration officer ( <i>Swyddog cofrestru etholiadol</i> )	section 20I”
10	“Local government elections ( <i>Etholiadau llywodraeth leol</i> )	section 20I”
	“Reserved election ( <i>Etholiad a gedwir yn ôl</i> )	section 20I”
	“Returning officer ( <i>Swyddog canlyniadau</i> )	section 20I”
	“Welsh elections and referendums ( <i>Etholiadau a refferenda Cymreig</i> )	section 20A(4)”

15 *Senedd Cymru (Members and Elections) Act 2024 (asc)*

2 In paragraph 2 of Schedule 2 to the *Senedd Cymru (Members and Elections) Act 2024* (new Part 3A of the 2013 Act), omit sub-paragraph (4).

## PART 2

### AMENDMENTS RELATING TO WELSH ELECTIONS PILOTING AND REFORM

20 *Representation of the People Act 2000 (c. 2)*

3 (1) The *Representation of the People Act 2000* is amended as follows.

(2) In section 10(11) (pilot schemes for local elections in England and Wales) –

(a) in paragraph (a) for “as respects” substitute “the following authorities in”;

(b) omit paragraph (b).

25 (3) In section 11 (revision of procedures in light of pilot schemes) –

(a) in subsection (1), in paragraph (a), omit “and Wales”;

(b) in subsection (2), in paragraph (b), omit “and Wales”;

(c) omit subsection (6A).

*Electoral Administration Act 2006 (c. 22)*

30 4 (1) The *Electoral Administration Act 2006* is amended as follows.

(2) In section 32(9) (photographs on ballot papers: piloting), omit paragraph (b).

(3) In section 34(1)(b) (revision of electoral provisions in the light of pilot schemes), omit “and Wales”.

*Electoral Registration and Administration Act 2013 (c. 6)*

35 5 (1) The *Electoral Registration and Administration Act 2013* is amended as follows.

- (2) In section 7 (power to amend or abolish the annual canvass), after subsection (2) insert –
- “(2A) But the power in subsection (2) does not include the power to modify any provision or abolish the duty in section 9D so far as the provision or duty applies in relation to a register of local government electors maintained by a registration officer in Wales.”
- (3) In section 10 (piloting registration provisions), after subsection (1) insert –
- “(1A) But an order under subsection (1) may not make provision for the purpose of testing how the changes made by any registration provision work in relation to a register of local government electors maintained by a registration officer in Wales.”
- (4) In section 12 (interpretation of Part 1), in the definition of “register”, after “Great Britain” insert “other than a register of local government electors maintained by a registration officer in Wales”.

## PART 3

## AMENDMENTS RELATING TO CAMPAIGN FINANCE

*Political Parties, Elections and Referendums Act 2000 (c. 41)*

- (1) The 2000 Act is amended as follows.
- (2) In section 5 (reports on elections, referendums etc.) –
- (a) in subsection (2)(d), for “National Assembly for Wales” substitute “Senedd Cymru”;
- (b) in subsection (2A)(c) for “the National Assembly for Wales” substitute “Senedd Cymru”.
- (3) In section 7(2)(f) (Commission to be consulted on changes to electoral law), for “the National Assembly for Wales” substitute “Senedd Cymru”.
- (4) In section 8(3)(b) (powers with respect to elections exercisable only on Commission recommendation), for “the National Assembly for Wales” substitute “Senedd Cymru”.
- (5) In section 10(6) (giving of advice and assistance) –
- (a) in paragraph (c), for “the National Assembly for Wales” substitute “Senedd Cymru”;
- (b) in paragraph (ca), for “National Assembly for Wales” substitute “Senedd”.
- (6) In section 22(5)(d) (parties to be registered in order to field candidates at elections), for “the National Assembly for Wales” substitute “Senedd Cymru”.
- (7) In section 67(2)(b)(iii) (weekly donation reports in connection with elections other than general elections), for “the National Assembly for Wales” substitute “Senedd Cymru”.
- (8) In section 160(4)(c) (general interpretation) for “National Assembly for Wales” substitute “Senedd”.
- (9) In Schedule 7 (control of donations to individuals and members associations), in paragraph 1(8)(d) for “National Assembly for Wales” substitute “Senedd”.

(10) In Schedule 9 (limits on campaign expenditure)–

- (a) in paragraph 1(1), in paragraphs (c) and (ca), for “the National Assembly for Wales” substitute “Senedd Cymru”;
- (b) in the italic heading before paragraph 6, for “the National Assembly for Wales” substitute “Senedd Cymru”;
- (c) in paragraph 6(1), for “the National Assembly for Wales” substitute “Senedd Cymru”.

(11) In Schedule 10 (limits on controlled expenditure)–

- (a) in paragraph 1(1), in paragraphs (c) and (ca), for “the National Assembly for Wales” substitute “Senedd Cymru”;
- (b) in the italic heading before paragraph 6, for “the National Assembly for Wales” substitute “Senedd Cymru”;
- (c) in paragraph 6(1), for “the National Assembly for Wales” substitute “Senedd Cymru”.

#### PART 4

#### AMENDMENTS RELATING TO REMUNERATION OF PUBLIC AUTHORITY MEMBERS

##### *Local Government Act 1972 (c. 70)*

(1) The Local Government Act 1972 is amended as follows.

- (2) In section 112(2A) (appointment of staff), omit “and in relation to a local authority in Wales, section 143A of the Local Government (Wales) Measure 2011 (functions of the Independent Remuneration Panel in relation to remuneration of chief executives)”.
- (3) In section 246(16) (allowances to charter trustees), for “Part 8 of the Local Government (Democracy) Wales Measure 2011” substitute “Part 5A of the Democracy and Boundary Commission Cymru etc. Act 2013”.
- (4) In section 249(4)(b) (allowance not payable to honorary aldermen) for “Part 8 of the Local Government (Wales) Measure 2011” substitute “Part 5A of the Democracy and Boundary Commission Cymru etc. Act 2013”.

##### *Local Government and Housing Act 1989 (c. 42)*

In section 18(3A)(b) of the Local Government and Housing Act 1989 (power to make regulations on gratuities and payments relating to relevant matters), for “Part 8 of the Local Government (Wales) Measure 2011” substitute “Part 5A of the Democracy and Boundary Commission Cymru etc. Act 2013”.

##### *School Standards and Framework Act 1998 (c. 31)*

(1) The School Standards and Framework Act 1998 is amended as follows.

(2) In section 94(5C) (power to apply payments and pensions provisions to admission appeal panel members), for “Part 8 of the Local Government (Wales) Measure 2011” substitute “Part 5A of the Democracy and Boundary Commission Cymru etc. Act 2013”.

(3) In section 95(3B) (power to apply payments and pensions provisions to appeal panel members), for “Part 8 of the Local Government (Wales) Measure 2011” substitute “Part 5A of the Democracy and Boundary Commission Cymru etc. Act 2013”.

*Freedom of Information Act 2000 (c. 36)*

10 In Part 6 of Schedule 1 to the Freedom of Information Act 2000 (other public bodies and offices: general), omit “The Independent Remuneration Panel for Wales.”

10 *Education Act 2002 (c. 32)*

11 In section 52(6) of the Education Act 2002 (power to apply payments and pensions provisions to panels dealing with pupil exclusion), for “Part 8 of the Local Government (Wales) Measure 2011” substitute “Part 5A of the Democracy and Boundary Commission Cymru etc. Act 2013”.

15 *Government of Wales Act 2006 (c. 32)*

12 In Schedule 1A to the Government of Wales Act 2006 (disqualification), in the table, omit “Independent Remuneration Panel for Wales or Panel Annibynnol Cymru ar Gydnabyddiaeth Ariannol” from the first column and “The members of the Panel” from the corresponding entry in the second column.

20 *Democracy and Boundary Commission Cymru etc. Act 2013 (anaw 4)*

13 (1) The Democracy and Boundary Commission Cymru etc. Act 2013 is amended as follows.

(2) In section 1 (overview) –

(a) in subsection (5), omit paragraph (h);

(b) after subsection (5), insert –

25 “(5A) Part 5A makes provision relating to the functions of the Commission in deciding on the payments and pensions payable to members and former members of certain authorities (including local authorities).”

(3) Omit sections 62 to 67 (Independent Remuneration Panel for Wales) and the cross-heading before section 62.

30 (4) In Part 6 (miscellaneous and general provision), before section 70 insert –

**“70ZA Directions**

A direction given by the Welsh Ministers under this Act must be given in writing.”

(5) In section 71(2) (orders and regulations), after paragraph (c) insert –

35 “(d) regulations under section 69C(2)(e), 69D(1)(b) or 69K(2)(d),”.

(6) In Schedule 3 (index of defined expressions), in Table 2, in the appropriate place insert the following entries –

“Annual remuneration report ( <i>Adroddiad blynyddol ar dâl</i> )	Section 69E”
“Relevant authority ( <i>Awdurdod perthnasol</i> )	Section 69C”
“Relevant pension ( <i>Pensiwn perthnasol</i> )	Section 69B”
“Resettlement payment ( <i>Taliad ailsefydlu</i> )	Section 69D”
“Supplementary remuneration report ( <i>Adroddiad atodol ar dâl</i> )	Section 69F”

10 *Local Government (Wales) Act 2015 (anaw 6)*

14 In the Local Government (Wales) Act 2015 –

- (a) in section 1(2) (overview), omit paragraphs (b) and (c);
- (b) omit sections 40 (changes to duty to have regard to Panel recommendations about salaries) and 41 (Panel membership).

15 *Local Government and Elections (Wales) Act 2021 (asc 1)*

15 (1) The Local Government and Elections (Wales) Act 2021 is amended as follows.

(2) In section 53 (overview), omit paragraph (b).

(3) Omit sections 55 (replacement of references to “salary” in section 143A of the 2011 Measure) and 56 (reconsideration of remuneration following direction by the Welsh Ministers).

(4) In section 132(2)(h) (restructuring regulations which provide for part of a principal area to become part of another existing principal area), for “Independent Remuneration Panel for Wales” substitute “Democracy and Boundary Commission Cymru”.

(5) In section 142 (directions to Independent Remuneration Panel for Wales) –

(a) in the heading, for “Independent Remuneration Panel for Wales” substitute “Democracy and Boundary Commission Cymru”;

(b) in subsection (1), for “Independent Remuneration Panel for Wales (“the Panel”)” substitute “Democracy and Boundary Commission Cymru”;

(c) in subsection (2) –

(i) for “Panel’s” substitute “Commission’s”;

(ii) for “Part 8 of the 2011 Measure” substitute “Part 5A of the 2013 Act”;

(iii) in paragraph (a), for “section 142” substitute “section 69A”;

(iv) in paragraph (b), for “section 143” substitute “section 69B”;

(d) in subsection (3) –

(i) for “Part 8” in both places where it occurs” substitute “Part 5A”;

(ii) for “of the 2011 Measure” substitute “of the 2013 Act”;

- (e) in subsection (4) –
- (i) for “Part 8 of the 2011 Measure” in both places where it occurs, substitute “Part 5A of the 2013 Act”;
  - (ii) in paragraph (c), for “section 142”, substitute “section 69A”;
  - (iii) omit paragraphs (d) and (e).
- (6) In section 143 (reports of Panel relating to shadow councils and new principal councils) –
- (a) in the heading, for “Panel” substitute “Commission”;
  - (b) in subsection (1), for “Part 8 of the 2011 Measure” substitute “Part 5A of the 2013 Act”;
  - (c) in subsection (2) –
    - (i) for “Part 8 of the 2011 Measure” substitute “Part 5A of the 2013 Act”;
    - (ii) in paragraph (b), for “sections 147(2) and 148(1) and (1A)(a) of the 2011 Measure” substitute “sections 69E(3) and 69I(1) and (2)(a) of the 2013 Act”;
  - (d) in subsection (3), for “Section 148(1A)(b) of the 2011 Measure” substitute “Section 69I(2)(b) of the 2013 Act”;
  - (e) in subsection (4), for “Panel” substitute “Commission”;
  - (f) in subsection (5) –
    - (i) for “Panel”, in both places where it occurs, substitute “Commission”;
    - (ii) for “section 147 of the 2011 Measure” substitute “section 69E of the 2013 Act”;
    - (iii) for “section 147(8)(a) of the 2011 Measure” substitute “section 69G(1)(a) of the 2013 Act”;
  - (g) in subsection (6) –
    - (i) in paragraph (a), for “section 150(1) or (3) of the 2011 Measure” substitute “section 69J(1) of the 2013 Act”;
    - (ii) in paragraph (b), for “section 151(1) of that Measure” substitute “section 69K(1) of the 2013 Act”;
  - (h) in subsection (7), for “section 150(2) of the 2011 Measure” substitute “section 69J(2) of the 2013 Act”;
  - (i) in subsection (8), for “sections 153, 154 and 157 of the 2011 Measure” substitute “sections 69L, 69N and 69P of the 2013 Act”;
  - (j) in subsection (9), for “section 146(3) of the 2011 Measure” substitute “section 69E(4) of the 2013 Act”;
  - (k) in subsections (10) and (11), for “Panel” substitute “Commission”.
- (7) In section 144 (guidance to Panel), and in the heading, for “Panel” substitute “Commission”.
- (8) In section 145 (pay policy statements), omit subsection (6).
- (9) In Schedule 5 (consequential amendments relating to chief executives), omit paragraph 15.

- (10) In Schedule 12 (restraints on transactions and recruiting etc. by merging and restructuring councils), in paragraph 1, omit sub-paragraph (7).

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