

Education and Lifelong Learning Committee**THE FINANCING OF MAINTAINED SCHOOLS (AMENDMENT) (WALES) REGULATIONS 2002****EXPLANATORY MEMORANDUM**

In accordance with Standing Order 22.5 I submit a draft of The Financing of Maintained Schools (Amendment) (Wales) Regulations 2002. These Regulations apply to Local Education Authorities across Wales. They come into force on 1 February 2002. They amend the 1999 Regulations, which prescribe the expenditure which makes up a local education authority's "local schools budget"; specify what expenditure may be deducted by local education authorities from their local schools' budget in order to arrive at their individual schools budget; provide the basis on which the latter budget is distributed between schools; and require local education authorities, in a scheme prepared by each of them, to deal with specified matters connected with the financing of schools which they maintain. The amendments are largely concerned with re-definition or addition of new categories of activity for which local education authorities are permitted to retain funding centrally if they wish.

1. The powers enabling this Instrument to be made are contained in sections 46 (2) and (3) and 138 (7) and (8) of the School Standards and Framework Act 1998.
2. The detailed effect of the Regulations is to:
 - Extend the definition of capital financing costs excluded from the local schools budget to cover the capital financing elements of Private Finance Initiative (PFI) payments.
 - Enable a local education authority not to allocate all of their individual schools budget in the form of budget shares at the beginning of the financial year and instead to retain an amount for the purpose of re-determinations or the correction of errors.
 - Stipulate that where authorities avail themselves of the option to retain part of their individual schools budget, any amounts not spent by the end of the financial year must be re-distributed to schools in the form of budget shares.
 - Exclude from the individual schools budget any part of it initially retained, for the purposes of calculating the 75% minimum pupil-led funding figure.
 - Allow authorities discretion to re-determine a schools budget share during the course of a financial year to take into account changes in pupil numbers or changes in data that determine budget shares.
 - Specify that calculations for adjusting a schools budget share where a pupil is permanently excluded from a school on or after the first of April covers a move from an infant school to a junior school.

- Allow authorities discretion to re-determine a schools budget share during the course of a financial year in order to correct an error.
- Allow authorities to retain funding to cover their statutory child protection duties.
- Make provision for exceptions where expenditure offset by grants is subject to a condition requiring it to be treated as part of the individual schools budget.
- Enable local education authorities to meet the costs of their statutory duties in giving advice to schools on Best Value issues.
- Permit LEAs to retain funding in order to meet their statutory health and safety duties.
- Enable local education authorities to retain funding to assist schools facing unavoidable payments for costs which they cannot reasonably be expected to meet.
- Permit local education authorities to make transitional arrangements when inserting new factors or criteria in their formula.
- Permit local education authorities to retain funding for payroll administration costs.
- Enable local education authorities to retain centrally funding for centres for sports and games.
- Include funding for nursery schools within the Local Schools Budget (but not the Individual Schools Budget).

3. There will be consequential amendments to the 'Amount to Follow Permanently Excluded Pupil Regulations' in order for them to correspond with these Regulations. The 'Amount to Follow Permanently Excluded Pupil (Amendment) Regulations' are being made by the Secretary of State for Wales because the relevant powers have not been transferred to the Assembly. There are however, plans to transfer the powers in the forthcoming Education Bill.

4. Local authorities and other organisations were consulted on these Regulations and the Regulations have been amended in the light of the responses received.

5. Financial Planning and Local Government Finance Divisions have been consulted about these Regulations and noted that there are no additional financial implications for the Assembly or local authorities.

6. I have decided that a regulatory appraisal shall not be carried out in the particular circumstances as I consider it would be inappropriate because the Regulations do not involve any additional burdens.

7. I confirm that the proposed legislation (as far as applicable):

- has due regard to the principle of equality of opportunity for all people (Government of Wales Act 1998, section 120);

- is compatible with the Assembly's scheme for sustainable development (section 121);
- is compatible with Community law (section 106); and
- is compatible with any international obligations of the United Kingdom.

8. I confirm that this memorandum has been cleared with the Office of the Counsel General.

9. These amending Regulations have the support of local authorities. I consider that there is no need for them to be considered by a subject committee.

JANE DAVIDSON
Minister for Education and Lifelong Learning

October 2001

2002 No. (W.)

EDUCATION, WALES

**The Financing of Maintained Schools (Amendment) (Wales)
Regulations 2002**

EXPLANATORY NOTE

(This note is not part of the Regulations)

These Regulations amend the Financing of Maintained Schools Regulations 1999 (which now apply only to Wales).

Those 1999 Regulations prescribe the expenditure which makes up a local education authority's "local schools budget" and specify what expenditure may be deducted by them from their local school's budget in order to arrive at their individual schools budget. They also provide for the basis on which the latter budget is to be distributed between schools. They require local education authorities in a scheme prepared by them, to deal with specified matters connected with the financing of schools which they maintain.

The present Regulations make a number of changes to the 1999 Regulations. The more important ones are outlined below:-

1. Regulation 3 is amended so that expenditure in connection with nursery schools is included in the local schools budget and so that the definition of capital financing costs excluded from the local schools budget extends to the capital financing elements of PFI payments.
2. Regulation 7 is amended so as to enable a local education authority not to allocate all of their individual schools budget in the form of budget shares at the beginning of the financial year and instead to retain an amount for the purpose of re-determinations or the correction of errors.
3. Regulation 19 is amended so as to require a local education authority to include factors or criteria in their formula to re-determine schools' budget shares and distribute to schools the unallocated balance of any amount retained under Regulation 7 before the end of the financial year.
4. Regulation 20 is amended so that the calculation for adjusting a school's budget share where a pupil is permanently excluded on or after 1 April covers a move from an infants school to a junior school.
5. Regulation 22 is amended so as to exclude from the individual schools budget any part of it initially retained, for the purpose of calculating the 75% minimum pupil-led funding figure.
6. Schedule 2 (which lists planned expenditure which may be deducted from the local schools budget) is amended in the following ways:

- (i) in paragraph 1, dealing with expenditure offset by grants, provision is made for an exception where the grant is subject to a condition requiring it to be treated as part of the individual schools budget;
- (ii) a new paragraph 2A is inserted enabling local education authorities to deduct expenditure in connection with nursery schools from their local schools budget;
- (iii) paragraph 19 is amended so that local education authorities may deduct from their local schools budget expenditure on the provision of premises and facilities for sporting activities and outdoor activities;
- (iv) a new paragraph 28(c) covers the local education authorities' statutory Best Value functions and enables them to meet the costs of giving advice to schools on Best Value issues;
- (v) Paragraph 33 is expanded so as to include payments to schools facing unavoidable costs which they cannot reasonably be expected to meet, in addition to unforeseeable items of expenditure.

7. Schedule 3 (additional factors or criteria which may be taken into account in a local education authority's formula for allocating funding to individual schools) is amended so as to permit transitional arrangements where a local education authority inserts new factors or criteria in their formula; and adds a factor for payroll administration costs.

2002 No. (W.)

EDUCATION, WALES

**The Financing of Maintained Schools (Amendment) (Wales)
Regulations 2002**

Made 2002

Coming into force 1st February 2002

The National Assembly for Wales makes the following Regulations in exercise of the powers conferred on the Secretary of State by sections 46(2) and (3) and 138(7) and (8) of the School Standards and Framework Act 1998⁽¹⁾ and now vested in the National Assembly for Wales⁽²⁾.

Name, commencement and application

1. —(1) These Regulations are called the Financing of Maintained Schools (Amendment) (Wales) Regulations 2002 and shall come into force on 1st February 2002.

(2) They apply only to Wales.

(3) The amendments made by these Regulations shall not apply in relation to the financing of maintained schools in any financial year beginning before 1st April 2002.

Amendment of Regulations

2. —(1) The Financing of Maintained Schools Regulations 1999⁽³⁾ are amended as follows.

(2) In regulation 3, omit paragraph (a) and after paragraph (d), insert –

“(dd) where expenditure on the acquisition or maintenance of a particular capital asset would fall within paragraph (d) if incurred by a local education authority directly, any expenditure incurred by the authority under –

- (i) any agreement between any person and the authority which includes provision for the supply or maintenance of such an asset by that person; or
- (ii) any borrowing arrangement (including any arrangement, whether by way of lease or otherwise, whose principal purpose is to raise money in respect of such an asset),

insofar as such expenditure is attributable to the supply or maintenance of that asset or to the repayment of principal, interest or other charges on monies lent to the authority in respect of the acquisition or maintenance of it.

⁽¹⁾ 1998 c.31. For the meaning of “prescribed” and “regulations” see section 142(1).

⁽²⁾ See the National Assembly for Wales (Transfer of Functions) Order 1999 (S.I. 1999/672).

⁽³⁾ S.I. 1999/101 amended by S.I. 2000/911 (W.40) and 2001/495 (W.22). Those Regulations originally applied to both England and Wales but were revoked in relation to England by S.I. 2000/478.

In this paragraph, “maintenance” means work of any description the expenditure for which, had it been incurred by the authority directly, would have fallen within paragraph (d).”.

(3) In regulation 7, insert before “A local education authority”, “(1) Subject to paragraph (2),” and insert at the end of that regulation –

“(2) A local education authority need not allocate all of their individual schools budget in accordance with this Part in the form of budget shares at the beginning of the financial year, and may instead retain an amount for the purpose of redeterminations or the correction of errors but such amount must be used for that purpose or distributed to schools as required by regulation 19(3A) before the end of the financial year.”.

(4) In regulation 19, in paragraph (1) for “to take account of”, substitute “, if they so wish, to take account wholly or partly of”, and after paragraph (3) of that regulation insert –

“(3A) Where a local education authority propose to retain part of their individual schools budget pursuant to regulation 7(2) for the purpose of redeterminations or the correction of errors they shall include factors or criteria in their formula which require them to redetermine schools’ budget shares before the end of the financial year so as to distribute to schools the unallocated balance of any such retained amount on the basis of pupil numbers in accordance with regulation 11(1) or (5).”.

(5) In regulation 20, for ‘B’ of the formula specified in paragraph (2), substitute –

“B is the number of complete weeks remaining in the financial year calculated from the relevant date:

EXCEPT that where the permanent exclusion takes effect on or after 1st April in a school year at the end of which pupils of the same age or age group as the pupil in question normally leave that school prior to being admitted to another school with a different pupil age range, B is the number of complete weeks remaining in that school year calculated from the relevant date.”.

(6) In regulation 22, omit “, less the aggregate of the sum of the budget shares of special schools and any transitional funding determined under regulation 18,”, and insert at the end -

“(2) For the purposes of this regulation, the budget shares of special schools and any part of the individual schools budget retained pursuant to regulation 7(2) for the purpose of redeterminations or the correction of errors shall be excluded from the local education authority’s individual schools budget.”.

(7) After regulation 23 insert –

“Correction of errors

23A A local education authority may at any time during the financial year redetermine a school’s budget share for that financial year in order to correct an error in a determination or redetermination under these Regulations, whether arising from a mistake as to the number of registered pupils at the school or otherwise.”.

(8) In paragraph 1 of Schedule 2, after “used” insert “except where the grant is made to the authority under a condition requiring it to be treated as part of the authority’s individual schools budget”.

(9) After paragraph 2 of that Schedule insert –

“Nursery schools

2A. Expenditure in connection with nursery schools.”.

(10) In paragraph 14 of that Schedule, insert after “1989”, “and other functions relating to child protection”.

(11) For paragraph 19 of that Schedule substitute –

(12) “**19.** Expenditure on the provision of premises and facilities for sporting activities and outdoor activities (including premises and facilities provided on the site of a school for the benefit of the community at large).” In paragraph 28 of that Schedule after sub-paragraph (b), insert –

“(c) functions of the authority under Part 1 of the Local Government Act 1999⁽⁴⁾ (Best Value) and also the provision of advice to assist governing bodies in procuring goods and services with a view to securing continuous improvement in the way the functions of those governing bodies are exercised, having regard to a combination of economy, efficiency and effectiveness;”.

(13) For paragraph 28(p) of that Schedule substitute –

“(p) compliance with the authority’s duties under the Health and Safety at Work etc. Act 1974⁽⁵⁾ and the relevant statutory provisions as defined in section 53(1) of that Act insofar as compliance cannot reasonably be achieved through functions delegated to the governing bodies of the schools; but including expenditure incurred by the authority in monitoring the performance of such functions by governing bodies and where necessary the giving of advice to them;”.

(14) For paragraph 33 of that Schedule, substitute –

“33. Expenditure without which the education of pupils at a school would be seriously prejudiced and which because of either –

- (a) its size and unexpectedness; or
- (b) its size and unavoidability,

it would not be reasonable to expect the governing body to meet from the school’s budget share.”.

(15) For paragraph 34 of that Schedule, substitute –

“34. Expenditure on increases to a school’s budget share to which the school is entitled by virtue of the authority’s formula under regulation 10 or arrangements under regulation 23 and expenditure on the correction of errors.”.

(16) At the end of the unnumbered paragraph at the beginning of Schedule 3 insert –

“Where in a financial year a local education authority take factors or criteria into account in their formula which are additional to or different from factors or criteria taken into account in the previous financial year, they may make such transitional provision as they consider reasonable.”.

(17) After paragraph 29 of Schedule 3, insert –

“29A. Payroll administration costs: the funding must be based on the number of staff at the school, unless factors permitted elsewhere in these Regulations are used.”.

Signed on behalf of the National Assembly for Wales under section 66(1) of the Government of Wales Act 1998⁽⁶⁾

Date

The Presiding Officer of the National Assembly

CYNULLIAD CENEDLAETHOL CYMRU

⁽⁴⁾ 1999 c.27.

⁽⁵⁾ 1974 c.37.

⁽⁶⁾ 1998 c.38.

2002 Rhif (Cy.)

ADDYSG, CYMRU

Rheoliadau Ariannu Ysgolion a Gynhelir (Diwygio) (Cymru) 2002

NODYN ESBONIADOL

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

Mae'r Rheoliadau hyn yn diwygio Rheoliadau Ariannu Ysgolion a Gynhelir 1999 (sy'n gymwys i Gymru yn unig erbyn hyn).

Mae Rheoliadau 1999 yn rhagnodi'r gwariant sy'n ffurfio "cyllideb ysgolion lleol" awdurdod addysg lleol ac yn pennu pa wariant a all gael ei ddiwynnu gan yr awdurdod o'r gyllideb ysgolion lleol er mwyn cyfrifo'u cyllideb ysgolion unigol. Maent yn darparu hefyd ar ba sail y mae'r gyllideb ysgolion unigol i gael ei dosbarthu rhwng yr ysgolion. Maent yn ei gwneud yn ofynnol i'r awdurdodau addysg lleol ymdrin, mewn cynllun a baratoir ganddynt, â materion penodedig sy'n gysylltiedig ag ariannu'r ysgolion y maent yn eu cynnal.

Mae'r Rheoliadau presennol yn gwneud nifer o newidiadau i Reoliadau 1999. Amlinellir y rhai pwysicaf isod:-

1. Mae Rheoliad 3 yn cael ei ddiwygio fel bod gwariant mewn cysylltiad ag ysgolion meithrin yn cael ei gynnwys yn y gyllideb ysgolion lleol ac fel bod y diffiniad o gostau ariannu cyfalaf nad ydynt yn cael eu cynnwys yn y gyllideb ysgolion lleol hefyd yn cynnwys yr elfennau ar gyfer ariannu cyfalaf a geir yn nhaliadau'r Fenter Cyllid Preifat (PFI).
2. Mae Rheoliad 7 yn cael ei ddiwygio er mwyn galluogi awdurdod addysg lleol i beidio â dyrannu'r cyfan o'u cyllideb ysgolion unigol ar ffurf cyfrannau o'r gyllideb ar ddechrau'r flwyddyn ysgol, ac yn hytrach na hynny gadw swm ar gyfer ail-benderfynu neu ar gyfer cywiro gwallau.
3. Mae Rheoliad 19 yn cael ei ddiwygio er mwyn ei gwneud yn ofynnol i awdurdod addysg lleol gynnwys ffactorau neu feini prawf yn eu fformwla i ail-benderfynu cyfrannau ysgolion o'r gyllideb ac i ddosbarthu unrhyw falans ar unrhyw swm sy'n cael ei gadw o dan Reoliad 7 i'r ysgolion cyn diwedd y flwyddyn ariannol os yw heb ei ddyrannu.
4. Mae Rheoliad 20 yn cael ei ddiwygio er mwyn i'r cyfrifiad ar gyfer addasu cyfran ysgol o'r gyllideb pan fydd disgybl yn cael ei wahardd yn barhaol ar neu ar ôl 1 Ebrill yn cynnwys symud o ysgol fabanod i ysgol iau hefyd.
5. Mae Rheoliad 22 yn cael ei ddiwygio er mwyn hepgor o'r gyllideb ysgolion unigol unrhyw ran ohoni a gafodd ei chadw ar y dechrau, at ddibenion cyfrifo'r ffigur o 75% o leiaf o'r cyllid y mae'n rhaid ei seilio ar niferoedd disgyblion.
6. Mae Atodlen 2 (sy'n rhestru'r gwariant cynlluniedig a all gael ei ddiwynnu o'r gyllideb ysgolion lleol) yn cael ei ddiwygio fel a ganlyn:

- (i) ym mharagraff 1, sy'n ymdrin â gwariant y ceir grantiau ar ei gyfer, gwneir darpariaeth ar gyfer eithriad os yw'r grant yn cael ei roi o dan amod sy'n ei gwneud yn ofynnol iddo gael ei drin fel rhan o'r gyllideb ysgolion unigol;
- (ii) mae paragraff 2A newydd yn cael ei fewnosod sy'n galluogi awdurdodau addysg lleol i ddiwynnu gwariant mewn cysylltiad ag ysgolion meithrin o'u cyllideb ysgolion lleol;
- (iii) mae paragraff 19 yn cael ei ddiwygio fel bod awdurdodau addysg lleol yn gallu didynnu o'u gwariant cyllideb ysgolion lleol ar ddarparu safleoedd a chyfleusterau ar gyfer gweithgareddau chwaraeon a gweithgareddau allanol;
- (iv) mae paragraff 28(c) newydd yn ymdrin â swyddogaethau statudol yr awdurdodau addysg lleol o ran y Gwerth Gorau ac yn eu galluogi i dalu costau rhoi cyngor i'r ysgolion ar faterion y Gwerth Gorau;
- (v) Mae paragraff 33 yn cael ei ehangu er mwyn cynnwys taliadau i ysgolion sy'n wynebu costau nad oes modd eu hosgoi ac nad yw'n rhesymol disgwyl iddynt eu talu, yn ychwanegol at eitemau gwariant sydd heb eu rhag-weld.

7. Mae Atodlen 3 (ffactorau neu feini prawf ychwanegol a all gael eu cymryd i ystyriaeth yn fformwla awdurdod addysg lleol ar gyfer dyrannu arian i ysgolion unigol) yn cael ei diwygio er mwyn caniatáu trefniadau trosiannol os bydd awdurdod addysg lleol yn cynnwys ffactorau neu feini prawf newydd yn eu fformwla; ac yn ychwanegu ffactor ar gyfer costau gweinyddu'r gyflogres.

2002 Rhif (Cy.)

ADDYSG, CYMRU

Rheoliadau Ariannu Ysgolion a Gynhelir (Diwygio) (Cymru) 2002

Wedi'u gwneud 2002

Yn dod i rym 1 Chwefror 2002

Mae Cynulliad Cenedlaethol Cymru'n gwneud y Rheoliadau hyn drwy arfer y pwerau a roddwyd i'r Ysgrifennydd Gwladol gan adrannau 46(2) a (3) a 138(7) ac (8) o Ddeddf Safonau a Fframwaith Ysgolion 1998(7) ac sydd bellach wedi'u breinio yng Nghynulliad Cenedlaethol Cymru (8).

Enwi, cychwyn a chymhwyso

- 1.—(1) Enw'r Rheoliadau hyn yw Rheoliadau Ariannu Ysgolion a Gynhelir (Diwygio) (Cymru) 2002 a deuant i rym ar 1 Chwefror 2002.
- (2) Maent yn gymwys i Gymru yn unig.
- (3) Ni fydd y diwygiadau a wneir gan y Rheoliadau hyn yn gymwys mewn perthynas ag ariannu ysgolion a gynhelir mewn unrhyw flwyddyn ariannol sy'n dechrau cyn 1 Ebrill 2002.

Diwygio'r Rheoliadau

- 2.—(1) Mae Rheoliadau Ariannu Ysgolion a Gynhelir 1999(9) yn cael eu diwygio fel a ganlyn.
- (2) Yn rheoliad 3, hepgorwch baragraff (a) ac ar ôl paragraff (d), mewnosodwch –

“(dd)where expenditure on the acquisition or maintenance of a particular capital asset would fall within paragraph (d) if incurred by a local education authority directly, any expenditure incurred by the authority under –

- (i) any agreement between any person and the authority which includes provision for the supply or maintenance of such an asset by that person; or
- (ii) any borrowing arrangement (including any arrangement, whether by way of lease or otherwise, whose principal purpose is to raise money in respect of such an asset),

insofar as such expenditure is attributable to the supply or maintenance of that asset or to the repayment of principal, interest or other charges on monies lent to the authority in respect of the acquisition or maintenance of it.

(7) 1998 p.31. I gael ystyr “prescribed” a “regulations” gweler adran 142(1).

(8) Gweler Gorchymyn Cynulliad Cenedlaethol Cymru (Trosglwyddo Swyddogaethau) 1999 (O.S. 1999/672).

(9) O.S. 1999/101 a ddiwygiwyd gan O.S. 2000/911 (Cy. 40) a 2001/495 (Cy.22). Yn wreiddiol, yr oedd y rheoliadau hyn yn gymwys yng Nghymru a Lloegr, ond cawsant eu dileu mewn perthynas â Lloegr gan O.S. 2000/478.

In this paragraph, “maintenance” means work of any description the expenditure for which, had it been incurred by the authority directly, would have fallen within paragraph (d).”.

(3) Yn rheoliad 7, o flaen “A local education authority”, mewnosodwch “(1) Subject to paragraph (2),” ac ar ddiwedd y rheoliad hwnnw mewnosodwch –

“(2) A local education authority need not allocate all of their individual schools budget in accordance with this Part in the form of budget shares at the beginning of the financial year, and may instead retain an amount for the purpose of redeterminations or the correction of errors but such amount must be used for that purpose or distributed to schools as required by regulation 19(3A) before the end of the financial year.”.

(4) Yn rheoliad 19, ym mharagraff (1) yn lle “to take account of”, rhowch “, if they so wish, to take account wholly or partly of”, ac ar ôl paragraff (3) o’r rheoliad hwnnw mewnosodwch –

“(3A) Where a local education authority propose to retain part of their individual schools budget pursuant to regulation 7(2) for the purpose of redeterminations or the correction of errors they shall include factors or criteria in their formula which require them to redetermine schools’ budget shares before the end of the financial year so as to distribute to schools the unallocated balance of any such retained amount on the basis of pupil numbers in accordance with regulation 11(1) or (5).”.

(18) Yn rheoliad 20, yn lle ‘B’ yn y fformwla a bennir ym mharagraff (2), rhowch –

“B is the number of complete weeks remaining in the financial year calculated from the relevant date:

EXCEPT that where the permanent exclusion takes effect on or after 1st April in a school year at the end of which pupils of the same age or age group as the pupil in question normally leave that school prior to being admitted to another school with a different pupil age range, B is the number of complete weeks remaining in that school year calculated from the relevant date.”.

(19) Yn rheoliad 22, hepgorwch “, less the aggregate of the sum of the budget shares of special schools and any transitional funding determined under regulation 18”, a mewnosodwch ar y diwedd -

“(2) For the purposes of this regulation, the budget shares of special schools and any part of the individual schools budget retained pursuant to regulation 7(2) for the purpose of redeterminations or the correction of errors shall be excluded from the local education authority’s individual schools budget.”.

(20) Ar ôl rheoliad 23 mewnosodwch –

“Correction of errors

23A A local education authority may at any time during the financial year redetermine a school’s budget share for that financial year in order to correct an error in a determination or redetermination under these Regulations, whether arising from a mistake as to the number of registered pupils at the school or otherwise.”.

(21) Ym mharagraff 1 o Atodlen 2, ar ôl “used” mewnosodwch “except where the grant is made to the authority under a condition requiring it to be treated as part of the authority’s individual schools budget”.

(22) Ar ôl paragraff 2 o’r Atodlen honno mewnosodwch –

“Nursery schools

2A. Expenditure in connection with nursery schools.”.

(23) Ym mharagraff 14 o’r Atodlen honno, mewnosodwch ar ôl “1989”, “and other functions relating to child protection”.

(24) Yn lle paragraff 19 o’r Atodlen honno rhowch –

“19. Expenditure on the provision of premises and facilities for sporting activities and outdoor activities (including premises and facilities provided on the site of a school for the benefit of the community at large).”.

(25) Ym mharagraff 28 o’r Atodlen honno ar ôl is-baragraff (b), mewnosodwch –

“(c) functions of the authority under Part 1 of the Local Government Act 1999(10) (Best Value) and also the provision of advice to assist governing bodies in procuring goods and services with a view to securing continuous improvement in the way the functions of those governing bodies are exercised, having regard to a combination of economy, efficiency and effectiveness;”.

(26) Yn lle paragraff 28(p) o’r Atodlen honno, rhowch –

“(p) compliance with the authority’s duties under the Health and Safety at Work etc. Act 1974(11) and the relevant statutory provisions as defined in section 53(1) of that Act insofar as compliance cannot reasonably be achieved through functions delegated to the governing bodies of the schools; but including expenditure incurred by the authority in monitoring the performance of such functions by governing bodies and where necessary the giving of advice to them;”.

(27) Yn lle paragraff 33 o’r Atodlen honno, rhowch –

“33. Expenditure without which the education of pupils at a school would be seriously prejudiced and which because of either –

(a) its size and unexpectedness; or

(b) its size and unavoidability,

it would not be reasonable to expect the governing body to meet from the school’s budget share.”.

(28) Yn lle paragraff 34 o’r Atodlen honno, rhowch –

“34. Expenditure on increases to a school’s budget share to which the school is entitled by virtue of the authority’s formula under regulation 10 or arrangements under regulation 23 and expenditure on the correction of errors.”

(29) Ar ddiwedd y paragraff heb rif ar ddechrau Atodlen 3 mewnosodwch –

“Where in a financial year a local education authority take factors or criteria into account in their formula which are additional to or different from factors or criteria taken into account in the previous financial year, they may make such transitional provision as they consider reasonable.”.

(30) Ar ôl paragraff 29 o Atodlen 3, mewnosodwch –

“29A. Payroll administration costs: the funding must be based on the number of staff at the school, unless factors permitted elsewhere in these Regulations are used.”.

Llofnodwyd ar ran Cynulliad Cenedlaethol Cymru o dan adran 66(1) o Ddeddf Llywodraeth Cymru 1998(12)

Dyddiad

Llywydd y Cynulliad Cenedlaethol

(10) 1999 c.27.
(11) 1974 p.37.
(12) 1998 p.38.