

HYSBYSIAD YNGHYLCH GWELLIANAU NOTICE OF AMENDMENTS

Cyflwynwyd ar 1 Chwefror 2024
Tabled on 1 February 2024

Bil Senedd Cymru (Aelodau ac Etholiadau) Senedd Cymru (Members and Elections) Bill

Mae'r gwelliannau â * ar eu pwys yn rhai newydd neu'n rhai sydd wedi'u haddasu
Amendments marked * are new or have been altered

Darren Millar

1

Section 5, page 3, leave out lines 27 to 38.

Adran 5, tudalen 3, hepgorer llinellau 27 hyd at 38.

WITHDRAWN/TYNNWYD YN ÔL

Darren Millar

2*

Section 5, page 3, after line 38, insert –

- '(6) A statutory instrument containing regulations under subsection (3) may not be approved unless the number of Senedd Members voting in favour of it is not less than two-thirds of the total number of Senedd seats.'".

Adran 5, tudalen 3, ar ôl llinell 38, mewnosoder –

- '(6) A statutory instrument containing regulations under subsection (3) may not be approved unless the number of Senedd Members voting in favour of it is not less than two-thirds of the total number of Senedd seats.'".



Section 5, page 3, after line 38, insert –

- ‘(6) A statutory instrument containing regulations under subsection (3) must make provision for its expiry before the first time the First Minister appoints any persons to hold a relevant Welsh Ministerial office following a poll at an ordinary general election, or an extraordinary general election, following the dissolution of the Senedd term in which the regulations were made.”.

Adran 5, tudalen 3, ar ôl llinell 38, mewnosoder –

- ‘(6) A statutory instrument containing regulations under subsection (3) must make provision for its expiry before the first time the First Minister appoints any persons to hold a relevant Welsh Ministerial office following a poll at an ordinary general election, or an extraordinary general election, following the dissolution of the Senedd term in which the regulations were made.”.

Page 4, line 7, leave out section 7.

Tudalen 4, llinell 7, hepgorer adran 7.

Section 13, page 11, line 3, leave out ‘7’ and insert ‘5’.

Adran 13, tudalen 11, llinell 3, hepgorer ‘7’ a mewnosoder ‘5’.

Section 13, page 11, after line 3, insert –

- ‘(2) In section 4 of the 2013 Act, after subsection (2) insert –

- “(2A) In appointing an individual, the Welsh Ministers must have regard to the desirability of –
- (a) appointing members who have a range of skills and experience; and
 - (b) ensuring that all parts of Wales are represented when appointing members.”.

Adran 13, tudalen 11, ar ôl llinell 3, mewnosoder –

- ‘(2) Yn adran 4 o Ddeddf 2013, ar ôl is-adran (2) mewnosoder –

- “(2A) Wrth benodi unigolyn, rhaid i Weinidogion Cymru roi sylw i ddymunoldeb –
- (a) penodi aelodau a chanddynt ystod o sgiliau a phrofiad; a
 - (b) sicrhau bod pob rhan o Gymru wedi'i chynrychioli wrth benodi aelodau.”.



Page 11, after line 3, insert a new section –

[] Appointment process for members of the Commission

In section 4 of the 2013 Act (members of the Commission), after subsection (2) insert –

- “(2A) The members must be appointed by the Welsh Ministers in accordance with the Code of Practice for Ministerial Appointments to Public Bodies.”.

Tudalen 11, ar ôl llinell 3, mewnosoder adran newydd –

[] Y broses benodi ar gyfer aelodau'r Comisiwn

Yn adran 4 o Ddeddf 2013 (aelodau'r Comisiwn), ar ôl is-adran (2) mewnosoder –

- “(2A) Rhaid i'r aelodau gael eu penodi gan Weinidogion Cymru yn unol â'r Cod Ymarfer ar gyfer Penodiadau gan Weinidogion i Gyrrff Cyhoeddus.”.

Page 11, after line 3, insert a new section –

[] Appointment process for chief executive of the Commission

In section 8 of the 2013 Act (chief executive), after subsection (3) insert –

- “(3A) The chief executive must be appointed by the Welsh Ministers in accordance with the Code of Practice for Ministerial Appointments to Public Bodies.”.

Tudalen 11, ar ôl llinell 3, mewnosoder adran newydd –

[] Y broses benodi ar gyfer prif weithredwr y Comisiwn

Yn adran 8 o Ddeddf 2013 (prif weithredwr), ar ôl is-adran (3) mewnosoder –

- “(3A) Rhaid i'r prif weithredwr gael ei benodi gan Weinidogion Cymru yn unol â'r Cod Ymarfer ar gyfer Penodiadau gan Weinidogion i Gyrrff Cyhoeddus.”.

Page 12, line 22, leave out section 19.

Tudalen 12, llinell 23, hepgorer adran 19.

Section 19, page 12, leave out lines 33 to 34.

Adran 19, tudalen 12, hepgorer llinellau 34 hyd at 35.



Section 19, page 13, leave out lines 1 to 3.

Adran 19, tudalen 13, hepgorer llinellau 1 hyd at 3.

Section 19, page 13, leave out lines 1 to 3 and insert –

- ‘(3) The motion may propose a date before which a report on the review must be completed by the committee.’.

Adran 19, tudalen 13, hepgorer llinellau 1 hyd at 3 a mewnosoder –

- ‘(3) Caiff y cynnig gynnig dyddiad y mae rhaid i'r pwylgor gwblhau adroddiad ar yr adolygiad yn gynharach nag ef.’.

WITHDRAWN/TYNNWYD YN ÔL

Section 19, page 13, after line 3, insert –

- ‘(3) Subsection (4) applies if, following a review carried out by a committee of the Senedd established pursuant to a motion tabled in accordance with subsection (2) of any of the matters mentioned in subsection (2)(a), a report on the review is laid before the Senedd by the committee.
- (4) If this subsection applies, the Welsh Ministers must lay before the Senedd a statement that –
- (a) sets out the Welsh Ministers' response to the report mentioned in subsection (3), and
 - (b) sets out what steps, if any, the Welsh Ministers intend to take in relation to any recommendations in the report.’.

Adran 19, tudalen 13, ar ôl llinell 3, mewnosoder –

- ‘(3) Mae is-adran (4) yn gymwys os, yn dilyn adolygiad a gynhelir gan un o bwylgorau'r Senedd a sefydlir yn unol â chynnig a gyflwynir yn unol ag is-adran (2) o unrhyw un neu ragor o'r materion a grybwyllir yn is-adran (2)(a), gosodir adroddiad ar yr adolygiad gerbron y Senedd gan y pwylgor.
- (4) Os yw'r is-adran hon yn gymwys, rhaid i Weinidogion Cymru osod gerbron y Senedd ddatganiad sy'n –
- (a) nodi ymateb Gweinidogion Cymru i'r adroddiad a grybwyllir yn is-adran (3), a
 - (b) nodi pa gamau, os oes rhai, y mae Gweinidogion Cymru yn bwriadu eu cymryd mewn perthynas ag unrhyw argymhellion yn yr adroddiad.’.



Darren Millar

Schedule 2, page 21, line 6, leave out—

- ‘90% of the electoral quota, and
(b) no more than 110%’

And insert—

- ‘95% of the electoral quota, and
(b) no more than 105%’.

Atodlen 2, tudalen 21, llinell 6, hepgorer—

- ‘90% o’r cwota etholiadol, a
(b) dim mwy na 110%’

A mewnosoder—

- ‘95% o’r cwota etholiadol, a
(b) dim mwy na 105%’.

Darren Millar

Schedule 2, page 26, line 12, leave out ‘December 2028, and before 1 December’ and insert ‘November 2028, and before 1 November’.

Atodlen 2, tudalen 26, llinell 12, hepgorer ‘Rhagfyr 2028, a chyn 1 Rhagfyr’ a mewnosoder ‘Tachwedd 2028, a chyn 1 Tachwedd’.

Darren Millar

Schedule 2, page 27, line 10, leave out ‘six’ and insert ‘four’.

Atodlen 2, tudalen 27, llinell 11, hepgorer ‘chwe’ a mewnosoder ‘bedwar’.

Darren Millar

Schedule 2, page 27, line 16, leave out ‘six’ and insert ‘four’.

Atodlen 2, tudalen 27, llinell 17, hepgorer ‘chwe’ a mewnosoder ‘bedwar’.

