

RHAGOLWGW

Gellir dod o hyd i ddogfennau ategol perthnasol dan "Busnes y Cynulliad" "Dogfennau a Osodwyd" sydd, fel arfer, yn cael eu gosod ar y wefan 3 diwrnod gwaith cyn y cyfarfod llawn perthnasol.

[Hysbyswyd gan y Trefnydd mewn datganiad i'r cynulliad

Dydd Mercher 28 Medi 2004]

Dydd Mawrth 4 Hydref a dydd Mercher 5 Hydref 2005

Dydd Mawrth 11 Hydref a dydd Mercher 12 Hydref 2005

Dydd Mawrth 18 Hydref a dydd Mercher 19 Hydref 2005

Toriad 24-30 Hydref 2005

Dydd Mawrth 4 Hydref 2005

- **Cynnig i ethol Pwyllgor Penderfyniadau Cynllunio (1 munud)**
- **Cwestiynau i Brif Weinidog Cymru (45 munud)**
- **Datganiad Busnes (10 munud)**
- **Cynnig i gymeradwyo o dan Reol Sefydlog 24.25 (1 munud)**
- **Gorchymyn Ffliw Adar a Chlefyd Newcastle (Cynllunio Wrth Gefn) (Cymru) 2005**

Bydd y Gorchymyn hwn yn nodi Ffliw Adar (clefyd feirysol heintus dros ben sy'n effeithio ar system anadlu, system dreulio a/neu system nerfol llawer o rywogaethau adar) a Chlefyd Newcastle fel clefydau sy'n galw am gynllun wrth gefn ar lefel Gymreig. Mae Clefyd Newcastle yn glefyd adar heintus dros ben a achosir gan feirws para-mycso (feirws sy'n effeithio ar y llwybr anadlu a'r

llwybr traul). Ymhlith yr adar y mae'r clefyd hwn yn effeithio arnynt mae tylluanod, twrcïod, gwyddau, hwyaid, ffesantod, ieir gini ac adar gwyllt a dof eraill gan gynnwys ratidau fel estrysiaid, emiwiaid a rheadod.

Cynnig i drafod y 2 eitem ganlynol gyda'i gilydd ond gyda phleidleisiau ar wahân (15 munud)

- Cynnig i gymeradwyo Gorchymyn Deddf Cynllunio a Phrynu Gorfodol 2004 (Cychwyn rhif 4 a Darpariaethau Canlyniadol a Throsiannol) (Cymru) 2005

Mae'r Gorchymyn Cychwyn arfaethedig yn dod â'r darpariaethau i rym sy'n weddill o Ran 6 Deddf Cynllunio a Phrynu Gorfodol 2004. Dim ond i Gymru y mae Rhan 6 Deddf 2004 yn berthnasol, ac mae adrannau 61 i 78 o Ran 6 yn sefydlu system o gynlluniau datblygu lleol yn lle'r cynlluniau datblygu unedol presennol sy'n ofynnol o dan Bennod 1 Rhan II Deddf Cynllunio Gwlad a Thref 1990. Mae'r cynlluniau datblygu statudol yn nodi polisiau a chynigion yr awdurdod cynllunio lleol ar gyfer datblygu a defnyddio tir yn ei ardal; maent yn ganllaw ac yn llywio'r penderfyniadau o ddydd i ddydd o ran a ddylid rhoi caniatâd cynllunio ai peidio.

- Cynnig i gymeradwyo Rheoliadau Cynllunio Gwlad a Thref (Cynllun Datblygu Lleol) (Cymru) 2005

Mae'r Rheoliadau arfaethedig yn darparu ar gyfer y materion hynny a gaiff eu rheoleiddio ymhellach mewn perthynas â pharatoad a chynnwys cynlluniau datblygu lleol o dan Ddeddf Cynllunio a Phrynu Gorfodol 2004 (Rhan 6, adrannau 61-78). Bydd y system cynlluniau datblygu lleol yn disodli system bresennol cynlluniau datblygu unedol yng Nghymru. Mae'r cynlluniau datblygu statudol yn nodi polisiau a chynigion yr awdurdod cynllunio lleol ar gyfer datblygu a defnyddio tir yn ei ardal; maent yn ganllaw ac yn llywio penderfyniadau o ddydd i ddydd o ran a ddylid rhoi caniatâd cynllunio ai peidio.

- **Dadl ar y Gyllideb ddrafft (120 munud)**

Dydd Mercher 5 Hydref 2005

- **Motion to establish a Standing Order 8.1 Committee in accordance with the Inquiries Act 2005 to consider the terms of reference for an inquiry to be held into the recent e-coli outbreaks in Wales (15 mins)**
- **Cwestiynau Llywodraeth Leol i Sue Essex, y Gweinidog dros Gyllid, Llywodraeth Leol a Gwasanaethau Cyhoeddus (30 munud)**
- **Cwestiynau i Jane Davidson, y Gweinidog dros Addysg a Dysgu Gydol Oes (30**

munud)

- **Dadl ar Adroddiad Blynyddol y Pwyllgor Archwilio (60 munud)**
- **Dadl ar NDM2552 Jeff Cuthbert (Caerffili): Addysg Uwch: Llwybrau Allan o Dlodi (30 munud)**

Cafodd y ddadl hon ei gohirio ar 13 Gorffennaf 2005

- **Y Ddadl Fer (30 munud)**

Dydd Mawrth 11 Hydref 2005

- **Motion to elect members under Standing Order 8.4 to the Committee to consider the terms of reference for an inquiry to be held into the recent e-coli outbreaks in Wales**
- **Cwestiynau i Brif Weinidog Cymru (45 munud)**
- **Datganiad Busnes (10 munud)**
- **Cynnig i gymeradwyo o dan Reol Sefydlog 24.25 (1 munud)**
- **Gorchymyn Deddf Ombwdsmon Gwasanaethau Cyhoeddus (Cymru) 2005 (Cychwyn Rhif 1 a Darpariaethau Trosiannol ac Arbedion) 2005**

Bydd y Gorchymyn hwn yn cychwyn mwyafrif darpariaethau Deddf Ombwdsmon Gwasanaethau Cyhoeddus (Cymru) 2005 o 12 Hydref 2005 ac 1 Ebrill 2006 i sicrhau y bydd swyddogaethau ombwdsmon presennol y sector cyhoeddus yng Nghymru yn cael eu tynnu ynghyd o dan Ombwdsmon Gwasanaethau Cyhoeddus Cymru o 1 Ebrill 2006. Ar hyn o bryd, un unigolyn sy'n gwneud gwaith ombwdsmon y sector cyhoeddus yng Nghymru, ond maent yn gweithredu o dan wahanol weithdrefnau a sefydlwyd o dan wahanol ddeddfwriaethau. Unwaith y gweithredir Deddf 2005, yn sgil y Gorchymyn hwn, un Ombwdsmon Gwasanaethau Cyhoeddus fydd yna i Gymru, a bydd yn gweithredu un system i ddelio â chwynion am gamweinyddu neu fethiant gwasanaethau mewn perthynas â chymau a gymerwyd gan y rhan fwyaf o wasanaethau cyhoeddus sy'n gweithio yng Nghymru. Bydd Ombwdsmon Gwasanaethau Cyhoeddus Cymru hefyd yn delio â chwynion sy'n ymwneud ag ymddygiad aelodau a gweithwyr llywodraeth leol, o dan y darpariaethau fframwaith ethgol yn Rhan 3 Deddf Llywodraeth Leol 2000.

- **Rheoliadau Addysg (Lleoedd a Gynorthwyr) (Mân Dreuliau) (Diwygio) (Cymru) 2005**

Sefydlwyd y Cynllun Lleoedd a Gynorthwyr ym 1980 gan ganiatáu i'r llywodraeth gynorthwyo rhieni gyda chost ffioedd mewn [ysgolion annibynnol](#) ar sail prawf moddion. Diddymwyd y cynllun ym 1997, ond roedd disgyblion yn gallu cwblhau'r rhan benodol honno o'u haddysg.

Mae Deddf Addysg (Ysgolion) 1997 yn darparu ar gyfer y broses raddol o gael gwared â'r Cynllun Lleoedd a Gynorthwyr ac mae'n rhoi dyletswydd ar y Cynulliad Cenedlaethol i barhau i ollwng ffioedd dysgu, yn gyfangwbl neu'n rhannol, a mân dreuliau eraill, y mae disgwyl i rieni eu talu mewn perthynas â rhan eu plentyn yn y Cynllun Lleoedd a Gynorthwyr.

Mae'r Rheoliadau hyn yn codi'r tablau 2.1% (yn unol â chwyddiant Mynegai Prisiau Manwerthu Hydref 2004) sy'n cael eu defnyddio i gyfrifo pa mor gymwys y mae rhieni i dderbyn y grant gwisg ysgol a'r grant teithio sydd ar gael o dan y cynllun yn ystod y flwyddyn academaidd 2005/06.

- **Rheoliadau Labelu Bwyd (Diwygio) (Cymru) (Rhif 2) 2005**

Bydd y Rheoliadau hyn yn darparu ar gyfer gweinyddu a gorfodi Cyfarwyddeb 2005/26/EC y Comisiwn, dyddiedig 21 Mawrth 2005, (gan gynnwys cosbau a throseddau), gan sefydlu rhestr o sylweddau neu gynhwysion bwyd sydd wedi'u heithrio dros dro o Atodiad IIIa Cyfarwyddeb 2000/13/EC Senedd Ewrop a'r Cyngor. Mae'r Gyfarwyddeb hon yn darparu eithriadau dros dro ar gyfer cynhwysion sy'n deillio o alergenau nad ydynt yn alergenig bellach, rhag y gofyniad i gael eu rhestru fel alergenau ar labeli bwyd. Mae hyn yn ei dro yn osgoi gor-labelu ac yn cadw'r dewis i gwsmeriaid.

Mae Atodiad IIIa Cyfarwyddeb 2000/13/EC yn sefydlu rhestr o gynhwysion bwyd i'w nodi ar y label gan eu bod yn debygol o achosi adwaith niweidiol mewn unigolion sy'n sensitif iddynt

² Sylwedd sy'n achosi adwaith niweidiol

- **Rheoliadau Addysg (Lleoedd a Gynorthwyr) (Diwygio) (Cymru) 2005**

Sefydlwyd y Cynllun Lleoedd a Gynorthwyr ym 1980 gan ganiatáu i'r llywodraeth gynorthwyo rhieni gyda chost ffioedd mewn ysgolion annibynnol ar sail prawf moddion. Diddymwyd y

cynllun ym 1997, ond roedd disgyblion yn gallu cwblhau'r rhan benodol honno o'u haddysg.

Mae Deddf Addysg (Ysgolion) 1997 yn darparu ar gyfer y broses raddol o gael gwared â'r Cynllun Lleoedd a Gynorthwyr ac mae'n rhoi dyletswydd ar y Cynulliad Cenedlaethol i barhau i ollwng ffioedd dysgu, yn gyfangwbl neu'n rhannol, a mân dreuliau eraill (ee gwisg ysgol a grantiau teithio), y mae disgwyl i rieni eu talu mewn perthynas â rhan eu plentyn yn y Cynllun Lleoedd a Gynorthwyr.

Mae'r Rheoliadau hyn yn codi'r tablau 2.1% (yn unol â chwyddiant Mynegai Prisiau Manwerthu Hydref 2004), sy'n cael eu defnyddio i gyfrifo faint mae'n rhaid i rieni plant sy'n parhau â lleoedd a gynorthwyr, mewn ysgolion annibynnol a arferai gymryd rhan, ei gyfrannu i ffioedd dysgu yn ystod y flwyddyn academaidd 2005/06, gan roi ystyriaeth i'w hincwm perthnasol. Mae'r Rheoliadau hefyd yn uwchraddio lwfans y dibynyddion 2.1% (hy y swm y mae incwm perthnasol y rhieni yn cael ei leihau er mwyn cyfrifo eu cyfraniad i'r lle a gymerir gan y disgybl yn y Cynllun Lleoedd a Gynorthwyr. Ar gyfer y flwyddyn ysgol 2005/2006, mae lwfans y dibynyddion wedi'i godi o £1,540 i £1,575.

- Cynnig i ddirprwyo swyddogaethau o dan Ddeddf Gwahaniaethu ar sail Anabledd 1995 i Brif Weinidog Cymru (15 munud)
- **Dadl wedi'i henwebu gan Blaid Cymru (45 munud)**
- **Dadl ar Adroddiad Blynyddol Comisiynydd Gwasanaeth Iechyd Cymru 2003/04 (45 munud)**

Dydd Mercher 12 Hydref 2005

- **Cwestiynau i Edwina Hart, y Gweinidog dros Gyfiawnder Cymdeithasol ac Adfywio (30 munud)**
- **Cwestiynau i Andrew Davies, y Gweinidog dros Ddatblygu Economaidd a Thrafnidiaeth (30 munud)**
- **Questions to Jane Hutt , Trefnydd, in accordance with Standing Order 6.28 and as specified in the list of Ministerial responsibilities (30 munud)**
- **Debate on Council Tax in Wales (60mins)**
- **Y Ddadl Fer (30 munud)**

Dydd Mawrth 18 Hydref 2005

- Cwestiynau i Brif Weinidog Cymru (45 munud)
- **Datganiad Busnes (10 munud)**
- **Cynnig I gymeradwyo o dan Reol Sefydlog 24. 25 (1 munud)**
- **The Education Act 2002 (Commencement No7) (Wales) Order 2005**

The purpose of these Regulations is to apply transitional modifications to the Education Act 2002 in connection with the bringing into force of provisions of the Act by the proposed Education Act 2002 (Commencement no. 7) (Wales) Order 2005. They also make amendments to a number of regulations which are mainly consequential on the new requirement for maintained nursery schools to have governing bodies.

Cynnig i drafod y 6 eitem ganlynol gyda'i gilydd ond gyda phleidleisiau ar wahân (45 munud)

- **Cynnig I gymeradwyo The Education Act 2003 (Transitional Provisions and Consequential Amendments)(Wales) Regulations 2005**

The purpose of this Order is to commence provisions in the Education Act 2002, which will allow the National Assembly for Wales to make Regulations to replace provisions in schedules to the School Standards and Framework Act 1998, and Regulations currently in force under the School Standards and Framework Act 1998, covering the government of maintained schools and instruments of government, annual parents meetings, payment of allowances to governors and the establishment of temporary governing bodies for new schools.

The Order also commences consequential amendments, which apply responsibilities for special educational needs (sen) provision, exclusion of pupils, school funding and inspection on governing bodies of nursery schools once they have been constituted under the proposed Government of Maintained Schools (Wales) Regulations 2005. The order also commences an amendment to the School Standards and Framework Act 1998 in relation to school attendance targets, which is expected to come into force early in the new year.

- **Cynnig I gymeradwyo The Change of Category of Maintained Schools (Wales) (Amendment) Regulations 2005**

Schedule 8 to the School Standards and Framework Act 1998 enables the making of Regulations, which provide for the procedure under which a maintained school within one of the categories set out in section 20(1) of the 1998 Act, to become a school in another one of those categories. In accordance with Schedule 8 to the 1998 Act, the Change of Category of Maintained Schools (Wales) Regulations 2001 make provision for the procedure for community, voluntary controlled, voluntary aided, and foundation schools to become another category of school within those categories, and for a community special school to become a foundation special school and a foundation special school a community special school.

Schedule 12 to the 1998 Act, as modified by the 2001 Regulations, currently sets out the new Instrument of Government to be adopted by a governing body when a school changes category, including the constitution of the new governing body. However, Schedule 12 to the 1998 Act has been repealed by the Education Act 2002, and its provisions are being replaced by the proposed Government of Maintained Schools (Wales) Regulations 2005.

- Cynnig I gymeradwyo The New Maintained Schools (Wales) Regulations 2005

These Regulations will replace The Education (New Schools) (Wales) Regulations 1999. The Regulations relate to the government of new schools and include provisions, which enable a temporary governing body to be established to carry out functions and responsibilities, put arrangements in place and conduct the business necessary to establish a new maintained school and ensure it is fully functional on the opening date.

The New Maintained Schools (Wales) Regulations 2005 also contain changes, which are consequential as a result of the proposed Government of Maintained Schools (Wales) Regulations 2005. Their purpose is to ensure that temporary governing bodies of new maintained schools continue to be properly constituted, have the same framework and responsibilities and can conduct business in the same way as permanent governing bodies operate.

- Cynnig I gymeradwyo The Annual Parents' Meeting (Exemptions) (Wales) Regulations 2005

These Regulations revoke The Education (Annual Parents' Meetings) (Wales) Regulations 1999 and introduce more flexibility for governing bodies in relation to the annual meeting with parents. The new Regulations no longer prescribe the way in which the meeting is conducted, that process will in future be for governing bodies to decide upon, and provide additional exemptions to the governing body's obligation to hold an annual meeting with parents.

However, the Regulations also specify two overriding requirements for holding a meeting, which are: that a governing body cannot be exempt under the new exemptions from holding a meeting for 2 years in a row; and if the parents of 5% of registered pupils request an annual meeting the governing body must comply with that request.

- Cynnig I gymeradwyo The Government of Maintained Schools (Wales) Regulations 2005

These Regulations will replace The Education (School Government) (Wales) Regulations 1999 as amended by the 2001 amending Regulations. They will provide a new regulatory framework within which governing bodies will operate and conduct their business, enabling them to be effective in discharging their duties and statutory responsibilities. The new Regulations reflect the provisions that currently exist in the 1999 regulations, although some changes have been made following consultation, so as to give governing bodies a greater degree of flexibility in relation to some of their statutory functions. These include delegations of functions and the way in which the governing body elects their officers and conducts their business. The Regulations are also more structured and provide consistency of approach and clarify matters where the 1999 Regulations were considered ambiguous.

- Cynnig I gymeradwyo The Governor Allowances (Wales) Regulations 2005

The current legislation contained in schedule 11 of the Schools Standards and Framework Act 1998 and the Education (Governors' Allowances) Regulations 1999, makes provision for governing bodies of maintained schools to establish a scheme to pay governors an allowance in respect of expenditure incurred in performing their duties as a governor or member of a governing body committee. The expenses are funded out of the school delegated budget and are paid in accordance with section 174 of the local government act 1972. Allowances cannot be paid in respect of loss of earnings.

The 1999 regulations are generic and cover the payment of allowances to governors and non governor members of committees of maintained schools. The regulations also provide for the payment of expenses to persons appointed to represent the interests of the local education authority at an institution providing further and higher education or both, or on the governing body of an independent school or non maintained special school.

The new regulations replicate the provisions that currently exist in the 1999 regulations except that payment of allowances are to be made in accordance with section 100 of the local government act 2000 instead of section 174 of the local government act 1972.

- **Cynnig I gymeradwyo the TSE (Wales) (Amendment) (No2) Regulations 2005 (20 munud)**

These Regulations further amend the TSE (Wales) Regulations 2002 (S.I. No. 1416), as amended by S.I. 2004/2735 and S.I. 2005/1392. The 2002 Regulations are the domestic legislation for the enforcement and administration of Regulation EC No. 999/2001, which lays down rules for the prevention, control and eradication of certain transmissible spongiform encephalopathies (TSEs) on an EU wide basis. Spongiform encephalopathies are neurological disorders, which include both bovine spongiform encephalopathy (BSE) in cattle and scrapie in sheep.

The Regulations provide a regime for the slaughter for human consumption, and testing, of cattle over thirty months of age. They will also make it an offence to consign cattle born before 1 August 1996 to an abattoir for slaughter for human consumption, and make a number of relatively minor amendments required to address issues in the 2002 Regulations, which have arisen in areas of enforcement, identification and feed controls and which need to be addressed as soon as possible, rather than in the consolidation of the regulations (the TSE (Wales) Regulations 2006) intended to revoke and replace the 2002 Regulations, that are scheduled to come into force on 25 January 2006.

- Welsh Conservative Party nominated debate (45 munud)
- **Dadl ar Adroddiad Blynyddol Cynllun Partneriaeth Llywodraeth Leol 2004-2005 (45 munud)**

Dydd Mercher 19 Hydref 2005

- **Cwestiynau Cyllid i Sue Essex, y Gweinidog dros Gyllid, Llywodraeth Leol a Gwasanaethau Cyhoeddus (30 munud)**
- **Cwestiynau i Carwyn Jones, y Gweinidog dros yr Amgylchedd, Cynllunio a Chefn Gwlad (30 munud)**
- **Slot ar gyfer is-ddeddfwriaeth (60 munud)**
- **Dadl ar Adroddiad Blynyddol y Sector Gwirfoddol (60 munud)**
- **Y Ddadl Fer (30 munud)**