



## Diwygiadau a diwygiadau arfaethedig i Faes 12, Atodlen 5 i *Ddeddf Llywodraeth Cymru 2006*

Maes: Llywodraeth leol

Diweddarwyd: 31 Hydref 2007

Mae'r ddogfen hon yn rhestru'r diwygiadau a wnaed i **Faes 12** yn Atodlen 5 i [Ddeddf Llywodraeth Cymru 2006](#) (Deddf 2006) (Saesneg yn unig), ynghyd â'r diwygiadau arfaethedig. Mae'r maes hwn yn ymwneud â **Ilywodraeth leol**.

Ceir gwybodaeth am ddiwygiadau eraill i Ddeddf 2006, tu allan i Faes 12, os ydynt yn effeithio ar yr hawl i ddeddfu ar Fater ym Maes 12. Ceir gwybodaeth hefyd am ffynhonnell pob diwygiad, ynghyd â'r diweddaraf am hynt unrhyw gynnig, os yw'n briodol. Mae'r materion wedi'u grwpio yn ôl y ddeddfwriaeth sy'n diwygio Deddf 2006, neu sy'n cynnig ei diwygio.

**(P)** Yn nodi bod Mater, neu grŵp o Faterion, wedi'i gynnig ond nad yw wedi dod i rym hyd yma.

### Cynnwys

Defnyddiwch y lincs isod i weld y Mater perthnasol.

#### [Materion 12.1 – 12.5](#)

- 12.1 [Y cyfansoddiad, diddymu neu addasu ardaloedd a sefydlu a diddymu cynghorau](#)
  - 12.2 [Is-ddeddfau](#)
  - 12.3 [Ymddygiad](#)
  - 12.4 [Datblygu cynaliadwy a lles economaidd, cymdeithasol neu amgylcheddol](#)
  - 12.5 [Gwella, cyfranogi, asesu ac arolygu](#)
- [Diwygiadau eraill i Atodlen 5 \(ardaloedd yr Heddlu\)](#)

## Materion 12.1 - 12.5

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<b>Statws:</b>	Mewn grym (Cychwyn ar 30 Rhagfyr 2007 (dyddiad dros dro))
<b>Ffynhonnell:</b>	Deddf Seneddol DU  Bydd y <a href="#"><u>Local Government and Public Involvement in Health Act 2007</u></a> yn mewnosod Materion 12.1 – 12.5.
<b>Gwybodaeth ddiweddaraf:</b>	Cafodd y <a href="#"><u>Local Government and Public Involvement in Health Act 2007</u></a> (pennod 28) 'Cydsyniad Brenhinol ar <b>30 Hydref 2007</b> .  Mae'r Adran sydd yn ychwanegu Materion 12.1 i 12.5 yn cychwyn ar <b>30 Rhagfyr 2007</b> (dyddiad dros dro).

### **Matter 12.1**

Provision for and in connection with—

- (a) the constitution of new principal areas and the abolition or alteration of existing principal areas, and
- (b) the establishment of councils for new principal areas and the abolition of existing principal councils.

“Principal area” means a county borough or a county in Wales, and “principal council” means a council for a principal area.

### **Matter 12.2**

Provision for and in connection with—

- (a) the procedure for the making and coming into force of byelaws, and
- (b) the enforcement of byelaws.

“Byelaws” means those of a class which may be confirmed by the Welsh Ministers (but the provision which may be made includes provision to remove a requirement of confirmation).

### **Matter 12.3**

Any of the following—

- (a) the principles which are to govern the conduct of members of relevant authorities,
- (b) codes of conduct for such members,

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- (c) the conferral on any person of functions relating to the promotion or maintenance of high standards of conduct of such members (including the establishment of bodies to have such functions),

- (d) the making or handling of allegations that members (or former members) of relevant authorities have breached standards of conduct, including in particular—
  - (i) the investigation and adjudication of such allegations and reports on the outcome of investigations,
  - (ii) the action that may be taken where breaches are found to have occurred,
- (e) codes of conduct for employees of relevant authorities.

For the purposes of this matter—

“relevant authority” has the same meaning as in Part 3 of the Local Government Act 2000, except that other than in paragraph (d) it does not include a police authority,

“member” includes a co-opted member within the meaning of that Part.

#### **Matter 12.4**

Provision for and in connection with strategies of county councils and county borough councils for promoting or improving the economic, social or environmental wellbeing of their areas or contributing to the achievement of sustainable development in the United Kingdom, including provision imposing requirements in connection with such strategies on other persons with functions of a public nature.

#### **Matter 12.5**

Provision for and in connection with—

- (a) the making of arrangements by relevant Welsh authorities to secure improvement in the way in which their functions are exercised,
- (b) the making of arrangements by relevant Welsh authorities for the involvement in the exercise of their functions of people who are likely to be affected by, or interested in, the exercise of the functions, and
- (c) the assessment and inspection of the performance of relevant Welsh authorities in exercising their functions.

The following are “relevant Welsh authorities”—

- (a) a county council, county borough council or community council in Wales,
- (b) a National Park authority for a National Park in Wales,
- (c) a fire and rescue authority in Wales constituted by a scheme under section 2 of the Fire and Rescue Services Act 2004 or a scheme to which section 4 of that Act applies,
- (d) a levying body within the meaning of section 74(1) of the Local Government Finance Act 1988 in respect of which the county council or charging authority referred to in section 74(1)(b) of that Act was a council or authority for an area in Wales,

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(e) a body to which section 75 of that Act applies (special levies) and which as regards the financial year beginning in 1989 had power to levy a rate by reference to property in Wales.

## Diwygiadau eraill i Atodlen 5

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Mae'r [Local Government and Public Involvement in Health Act 2007](#) hefyd yn cynnig mewnosod dau baragraff newydd yn Rhannau 2 a 3 o Atodlen 5 ynghylch ardaloedd yr Heddlu. Dyma'r diwygiadau arfaethedig:

In Part 2, after paragraph 2 insert –

*“Police areas*

2A A provision of an Assembly Measure cannot make any alteration in police areas.”

In Part 3, after paragraph 7 insert –

*“Police areas*

7A Part 2 does not prevent a provision of an Assembly Measure making an alteration to the boundary of a police area in Wales if the Secretary of State consents to the provision.”

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