

# HYSBYSIAD YNGHYLCH GWELLIANNAU NOTICE OF AMENDMENTS

Cyflwynwyd ar 16 Rhagfyr 2025  
Tabled on 16 December 2025

## Bil yr Amgylchedd (Egwyddorion, Llywodraethiant a Thargedau Bioamrywiaeth) (Cymru) Environment (Principles, Governance and Biodiversity Targets) (Wales) Bill

**Rhys ab Owen** 1

Section 10, page 6, after line 4, insert –

‘(c) in accordance with the Aarhus convention.’

Adran 10, tudalen 6, ar ôl llinell 4, mewnosoder –

‘(c) yn unol â chonfensiwn Aarhus.’

**Rhys ab Owen** 2

Section 17, page 8, after line 28, insert –

‘(3) Subject to section 27, if the OEGW produces a report in connection with an investigation under this section, the OEGW must publish the report as soon as reasonably practicable.’

Adran 17, tudalen 8, ar ôl llinell 29, mewnosoder –

‘(3) Yn ddarostyngedig i adran 27, os yw SLIAC yn llunio adroddiad mewn cysylltiad ag ymchwiliad o dan yr adran hon, rhaid i SLIAC gyhoeddi’r adroddiad cyn gynted ag y bo’n rhesymol ymarferol.’

**Rhys ab Owen** 3

Page 8, after line 28, insert a new section –

*‘Record of representations*

**[ ] Record of representations**

(1) The OEGW must maintain a public register under this section (the “record of representations”).

- (2) The record of representations must –
- (a) itemise each representation received by the OEGW in a table format;
  - (b) provide an overview of each representation;
  - (c) indicate whether the OEGW carried out an investigation in relation to each representation;
  - (d) explain, if applicable, the reason why the OEGW did not investigate a matter on which it received a representation.
- (3) Nothing in this section requires the OEGW to publish any information which would be in breach of the data protection legislation.
- (4) In this section, “the data protection legislation” has the same meaning as in the Data Protection Act 2018 (c. 12) (see section 3(9) of that Act).’.

Tudalen 8, ar ôl llinell 29, mewnosoder adran newydd –

*‘Cofnod o sylwadau*

**[ ] Cofnod o sylwadau**

- (1) Rhaid i SLIAC gynnal cofrestr gyhoeddus o dan yr adran hon (y “cofnod o sylwadau”).
- (2) Rhaid i’r cofnod o sylwadau –
  - (a) eitemeiddio pob sylw a ddaw i law SLIAC ar ffurf tabl;
  - (b) rhoi trosolwg o bob sylw;
  - (c) dangos a gynhaliodd SLIAC ymchwiliad mewn perthynas â phob sylw;
  - (d) esbonio, os yw’n berthnasol, pam nad ymchwiliodd SLIAC i fater y cafodd sylw arno.
- (3) Nid oes dim byd yn yr adran hon sy’n ei gwneud yn ofynnol i SLIAC gyhoeddi unrhyw wybodaeth a fyddai’n torri’r ddeddfwriaeth diogelu data.
- (4) Yn yr adran hon, mae i “y ddeddfwriaeth diogelu data” yr un ystyr ag a roddir i “the data protection legislation” yn Neddf Diogelu Data 2018 (p. 12) (gweler adran 3(9) o’r Ddeddf honno).’.

**Rhys ab Owen**

**4**

Section 35, page 18, after line 11, insert –

**[ ] Duty to make regulations setting targets: plastic and microplastic pollution**

- (1) The Welsh Ministers must exercise the power in section 6B to set a target in respect of reducing plastic and microplastic pollution to levels that are not harmful to biodiversity in Wales.
- (2) The Welsh Ministers must lay a draft of a Welsh statutory instrument containing the regulations required by this section before Senedd Cymru before the end of the period of 2 years beginning with the date on which the Environment (Principles, Governance and Biodiversity Targets) (Wales) Act 2026 (asc xx) receives Royal Assent.’.

**{}** **Dyletswydd i wneud rheoliadau sy'n gosod targedau: llygredd plastig a microblastig**

- (1) Rhaid i Weinidogion Cymru arfer y pŵer yn adran 6B i osod targed mewn cysylltiad â lleihau llygredd plastig a microblastig i lefelau nad ydynt yn niweidiol i fioamrywiaeth yng Nghymru.
- (2) Rhaid i Weinidogion Cymru osod drafft o offeryn statudol Cymreig sy'n cynnwys y rheoliadau sy'n ofynnol gan yr adran hon gerbron Senedd Cymru cyn diwedd y cyfnod o 2 flynedd sy'n dechrau â'r dyddiad y caiff Deddf yr Amgylchedd (Egwyddorion, Llywodraethiant a Thargedau Bioamrywiaeth) (Cymru) 2026 (dsa xx) y Cydsyniad Brenhinol.'.

**Rhys ab Owen**

5

Section 35, page 18, after line 11, insert –

**{}** **2050 biodiversity recovery target**

- (1) The Welsh Ministers must exercise the power in section 6B to set a target (the “2050 biodiversity recovery target”) in respect of matters relating to biodiversity recovery.
- (2) Before making regulations under subsection (1) which set or amend a target, the Welsh Ministers must be satisfied that meeting the target, or the amended target, would result in the improvement in the status of species and ecosystems by 2030 and their clear recovery in Wales by 2050.
- (3) The Welsh Ministers must lay a draft of a Welsh statutory instrument containing the regulations required by this section before Senedd Cymru before the end of the period of 2 years beginning with the date on which the Environment (Principles, Governance and Biodiversity Targets) (Wales) Act 2026 (asc xx) receives Royal Assent.'.

Adran 35, tudalen 18, ar ôl llinell 12, mewnosoder –

**{}** **Targed adfer bioamrywiaeth 2050**

- (1) Rhaid i Weinidogion Cymru arfer y pŵer yn adran 6B i osod targed (“targed adfer bioamrywiaeth 2050”) mewn cysylltiad â materion sy'n ymwneud ag adfer bioamrywiaeth.
- (2) Cyn gwneud rheoliadau o dan is-adran (1) sy'n gosod neu'n diwygio targed, rhaid i Weinidogion Cymru fod wedi eu bodloni y byddai cyrraedd y targed, neu ddiwygio'r targed, yn arwain at wella statws rhywogaethau ac ecosystemau erbyn 2030 a'u hadfer yn glir yng Nghymru erbyn 2050.



- (3) Rhaid i Weinidogion Cymru osod drafft o offeryn statudol Cymreig sy'n cynnwys y rheoliadau sy'n ofynnol gan yr adran hon gerbron Senedd Cymru cyn diwedd y cyfnod o 2 flynedd sy'n dechrau â'r dyddiad y caiff Deddf yr Amgylchedd (Egwyddorion, Llywodraethiant a Thargedau Bioamrywiaeth) (Cymru) 2026 (dsc xx) y Cydsyniad Brenhinol.'

**Rhys ab Owen**

6

Section 35, page 18, line 23, after 'pollution', insert ', including but not limited to microplastic pollution'.

Adran 35, tudalen 18, llinell 26, ar ôl 'llygredd', mewnosoder ', gan gynnwys llygredd microblastig ond heb fod yn gyfyngedig iddo'.

**Rhys ab Owen**

7

Section 44, page 27, after line 5, insert –

“Aarhus convention” (“*Confensiwn Aarhus*”) means the United Nations Economic Commission for Europe Convention on Access to Information, Public Participation in Decision-making and Access to Justice in Environmental Matters adopted on 25 June 1998 in Aarhus, Denmark, at the Fourth Ministerial Conference in the ‘Environment for Europe’ process;’.

Adran 44, tudalen 27, ar ôl llinell 18, mewnosoder –

‘ystyr “confensiwn Aarhus” (“*Aarhus convention*”) yw Confensiwn Comisiwn Economaidd Ewrop y Cenhedloedd Unedig ar Fynediad at Wybodaeth, Cyfranogiad y Cyhoedd yn y Broses o Wneud Penderfyniadau a Mynediad at Gyfiawnder mewn Materion Amgylcheddol a fabwysiadwyd ar 25 Mehefin 1998 yn Aarhus, Denmarc, yn y Bedwaredd Gynhadledd Weinidogol ym mhroses ‘Amgylchedd Ewrop’;’.

**Rhys ab Owen**

8

Schedule 1, page 40, after line 7, insert –

*Website*

[ ] The OEGW must establish and maintain a website.’.

Atodlen 1, tudalen 40, ar ôl llinell 7, mewnosoder –

*Gwefan*

[ ] Rhaid i SLIAC sefydlu a chynnal gwefan’.