

Local Government and Elections (Wales) Act 2021

2021 asc 1

PART 8

LOCAL GOVERNMENT FINANCE

Non-domestic rating

152 Requirement to supply to billing authorities information relevant to determining liability to non-domestic rates

- (1) The Local Government Finance Act 1988 (c. 41) is amended as follows.
- (2) In Schedule 9 (administration in relation to non-domestic rating), after paragraph 6A insert—
 - "6AA (1) The Welsh Ministers may by regulations require persons to provide to billing authorities in Wales information relevant to determining—
 - (a) whether a person is, as regards a hereditament in Wales, subject to a non-domestic rate in respect of a chargeable financial year;
 - (b) where a person is, as regards a hereditament in Wales, subject to a non-domestic rate, the amount the person is liable to pay.

(2) Regulations under sub-paragraph (1) must specify—

- (a) the information to be provided,
- (b) the persons who must provide the information,
- (c) the circumstances in which the information is to be provided, and
- (d) the period within which the information is to be provided.

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Changes to legislation: There are currently no known outstanding effects for the	Local
Government and Elections (Wales) Act 2021, Section 152. (See end of Document for	· details)

- (3) The regulations may provide that a billing authority may impose a financial penalty on a person who fails to comply with a requirement in the regulations to provide information. (4) If provision is made under sub-paragraph (3) the penalty specified in the regulations must be £500; (a) the regulations must require any sum received by a billing (b) authority by way of penalty to be paid into the Welsh Consolidated Fund: the regulations may include provision for any penalty to be (c) recovered by the billing authority concerned as a civil debt due to the authority; the regulations must include provision enabling a person on (d) whom a financial penalty is imposed to require a review of the imposition of the penalty or its amount by the billing authority that imposed the penalty; the regulations must include provision enabling a person on (e) whom a financial penalty is imposed to appeal against the imposition of the penalty or its amount to a valuation tribunal established under paragraph 1 of Schedule 11. (5) The regulations may provide that a person who knowingly or recklessly provides information required under the regulations which is false in a material particular is liable on summary conviction to a fine not exceeding level 3 on the standard scale. (6) The Welsh Ministers may by regulations substitute a different amount for the amount for the time being specified in sub-paragraph (4)(a)."
- (3) In section 143 (procedural requirements for orders and regulations), after subsection (9AA) insert—
 - "(9AB) The power of the Welsh Ministers to make regulations under paragraph 6AA(1) or (5) of Schedule 9 shall be exercisable by statutory instrument, and no such regulations shall be made by them unless a draft of the regulations has been laid before and approved by resolution of Senedd Cymru."
- (4) In Part 2 of Schedule 11 (valuation tribunals: Wales), after paragraph 2(ca) insert— "(cb) regulations under paragraph 6AA of Schedule 9 above;".

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