#### WELSH STATUTORY INSTRUMENTS

# 2005 No. 1806

# The Hazardous Waste (Wales) Regulations 2005

## PART 5

### NOTIFICATION OF PREMISES

# **General interpretation of Part 5**

### **32.** In this Part—

"the 1963 Act" ("Deddf 1963") means the Offices, Shops and Railway Premises Act 1963(1);

"effective time" ("amser effeithiol") has the meaning given by regulation 28;

"exempt premises" ("mangre esempt") has the meaning given by regulation 23;

"notified premises" ("mangre a hysbyswyd") has the meaning given by regulation 21(2);

"office premises" ("mangre swyddfa") has the meaning given by section 1(2)(a) of the 1963 Act;

"period of notification" ("cyfnod hysbysu") has the meaning given by regulation 21(2);

"registered carrier" ("cludwr cofrestredig") means a carrier registered pursuant to the Control of Pollution (Amendment) Act 1989(2);

"related premises" ("mangre gysylltiedig") means the site premises at which a mobile service produces waste for which relevant premises are service premises in accordance with regulation 29;

"relevant premises" ("mangre berthnasol") means the premises which the producer or consignor is required to notify;

"relevant fee" ("ffi berthnasol") means the fee payable in accordance with a scheme made pursuant to section 41 of the 1995 Act;

"service premises" ("mangre gwasanaeth") has the meaning given by regulation 29(1);

"shop premises" ("mangre siop") has the meaning given by section 1(3) of the 1963 Act;

"site premises" ("mangre safle") means the premises at which hazardous waste is produced; and

"waste electrical and electronic equipment" ("cyfarpar gwastraff trydanol ac electronig") has the same meaning as in Directive 2002/96/EC(3).

<sup>(1) 1963</sup> c. 41.

<sup>(2) 1989</sup> c. 14.

<sup>(3)</sup> OJNo. L 037, 13.12.2003, p.24.