

YR ATODLEN

Rheoliad 6

Addasu darpariaethau'r Ddeddf

RHAN 1

Addasu adran 10(1)

1. Yn lle adran 10(1) (hysbysiadau gwella) rhodder—

“(1) If an authorised officer of an enforcement authority has reasonable grounds for believing that a person is failing to comply with any of Articles 3 to 6 and 8 of Commission Implementing Regulation (EU) No 1337/2013 laying down rules for the application of Regulation (EU) No 1169/2011 of the European Parliament and of the Council as regards the indication of the country of origin or place of provenance for fresh, chilled and frozen meat of swine, sheep, goats and poultry, or regulation 5 of the Country of Origin of Certain Meats (Wales) Regulations 2015, the authorised officer may, by a notice served on that person (in this Act referred to as an “improvement notice”)—

- (a) state the officer’s grounds for believing that the person is failing to comply with the relevant provision;
- (b) specify the matters which constitute the person’s failure so to comply;
- (c) specify the measures which, in the officer’s opinion, the person must take in order to secure compliance; and
- (d) require the person to take those measures, or measures that are at least equivalent to them, within such period as may be specified in the notice.”.

RHAN 2

Addasu adran 32(1)

2. Yn adran 32(1) (pwerau mynediad)—

- (a) ym mharagraff (a), yn lle “this Act, or of regulations or orders made under it” rhodder “any of Articles 3 to 6 or 8 of Commission Implementing Regulation (EU) No 1337/2013 laying down rules for the application of Regulation (EU) No 1169/2011 of the European Parliament and of the Council as regards the indication of the country of origin or place of provenance for fresh, chilled and frozen meat of swine, sheep, goats and poultry”; a
- (b) hepgorer paragraff (c).

RHAN 3

Addasu adran 37(1) a (6)

3.—(1) Yn lle adran 37(1) (apelau), rhodder—

“(1) Any person who is aggrieved by a decision of an authorised officer of an enforcement authority to serve an improvement notice under section 10(1), as applied and modified by regulation 6(1) of, and Part 1 of the Schedule to, the Country of Origin of Certain Meats (Wales) Regulations 2015, may appeal to a magistrates’ court.”.

(2) Yn adran 37(6) —

- (a) yn lle “(3) or (4)” rhodder “(1)”; a
- (b) hepgorer “or to the sheriff”.

RHAN 4

Addasu adran 39(1) a (3)

4.—(1) Yn lle adran 39(1) (apelau yn erbyn hysbysiadau gwella) rhodder—

“(1) On an appeal against an improvement notice served under section 10(1), as applied and modified by regulation 6(1) of, and Part 1 of the Schedule to, the Country of Origin of Certain Meats (Wales) Regulations 2015, the magistrates’ court may either cancel or affirm the notice and, if it affirms it, may do so either in its original form or with such modifications as the court may in the circumstances think fit.”.

(2) Yn adran 39(3), hepgorer “for want of prosecution”.

RHAN 5

Addasu darpariaethau eraill y Ddeddf

<i>Y ddarpariaeth yn y Ddeddf</i>	<i>Yr addasiadau</i>
Adran 2(1)(ystyr estynedig “sale” etc.)	Yn is-adran (1), yn lle “this Act” rhodder “the Country of Origin of Certain Meats (Wales) Regulations 2015”.
Adran 3 (rhagdybiaethau bod bwyd wedi ei fwriadu i’w fwyta gan bobl)	Yn is-adran (2), yn lle “This Act” rhodder “The Country of Origin of Certain Meats (Wales) Regulations 2015”.
Adran 20 (troseddau oherwydd bai person arall)	Yn lle “any of the preceding provisions of this Part” rhodder “section 10(2), as applied by regulation 6(1) of the Country of Origin of Certain Meats (Wales) Regulations 2015.”.
Adran 21(2)(amddiffyniad o ddiwydrwydd dyladwy)	Yn is-adran (1), yn lle “any of the preceding provisions of this Part” rhodder “section 10(2), as applied by regulation 6(1) of the Country of Origin of Certain Meats (Wales) Regulations 2015.”.
Adran 29 (caffael samplau)	Hepgorer is-adrannau (2) i (6).
	Ym mharagraff (b)(ii), ar ôl “under section 32 below”, mewnosoder “including under section 32 as applied and modified by regulation 6(2) of, and Part 2 of the Schedule to,

(1) Diwygiwyd adran 2(1) gan adran 40(1) o Ddeddf 1999, a pharagraff 8 o Atodlen 5 iddi.

(2) Diwygiwyd adran 21(2) gan O.S. 2004/3279.

<i>Y ddarpariaeth yn y Ddeddf</i>	<i>Yr addasiadau</i>
	the Country of Origin of Certain Meats (Wales) Regulations 2015”.
Adran 30(8) (tystiolaeth tystysgrifau a roddir gan ddadansoddydd neu archwilydd bwyd)	Yn lle “this Act” rhodder “the Country of Origin of Certain Meats (Wales) Regulations 2015”.
Adran 33 (rhwystro etc. swyddogion)	Yn is-adran (1), yn lle “this Act” (ym mhob man lle y mae’n digwydd) rhodder “the Country of Origin of Certain Meats (Wales) Regulations 2015”.
Adran 35(1)(3) a 2 (cosbi troseddau)	Yn is-adran (1), ar ôl “section 33(1) above”, mewnosoder “, as applied and modified by regulation 6(5) of, and Part 5 of the Schedule to, the Country of Origin of Certain Meats (Wales) Regulations 2015,”.
	Ar ôl paragraff (1), mewnosoder—
	“(1A) A person guilty of an offence under section 10(2), as applied by regulation 6(1) of the Country of Origin of Certain Meats (Wales) Regulations 2015, shall be liable, on summary conviction, to a fine.”.
	Yn is-adran (2), yn lle “any other offence under this Act” rhodder “an offence under section 33(2), as applied by regulation 6(5) of, and Part 5 of the Schedule to, the Country of Origin of Certain Meats (Wales) Regulations 2015,”.
Adran 36 (troseddau corff corfforaethol)	Yn is-adran (1), yn lle “this Act” rhodder “section 10(2), as applied by regulation 6(1) of the Country of Origin of Certain Meats (Wales) Regulations 2015,”.
Adran 36A(4)(troseddau partneriaethau Albanaidd)	Yn lle “this Act” rhodder “section 10(2), as applied by regulation 6(1) of the Country of Origin of Certain Meats (Wales) Regulations 2015.”.
Adran 44 (amddiffyn swyddogion sy’n gweithredu’n ddidwyll)	Yn lle “this Act” (ym mhob man lle y mae’n digwydd) rhodder “the Country of Origin of Certain Meats (Wales) Regulations 2015”.

(3) Diwygir adran 35(1) gan adran 280(2) o Ddeddf Cyflawnder Troseddol 2003 (p.44) a pharagraff 42 o Atodlen 26 iddi, o ddyddiad sydd i’w bennu.

(4) Mewnosodwyd adran 36A gan adran 40(1) o Ddeddf 1999 a pharagraff 16 o Atodlen 5 iddi.