



2020 Rhif 1516 (Cy. 324)

**CYNLLUNIO GWLAD A
THREF, CYMRU**

Gorchymyn Ceisiadau Cynllunio
(Addasiadau a Datgymhwysos Dros
Dro) (Rhif 3) (Cymru)
(Coronafeirws) 2020

NODYN ESBONIADOL

(Nid yw'r nodyn hwn yn rhan o'r Gorchymyn)

Mae'r Gorchymyn hwn yn diwygio Gorchymyn Cynllunio Gwlad a Thref (Gweithdrefn Rheoli Datblygu) (Cymru) 2012 ("Gorchymyn 2012") a Gorchymyn Datblygiadau o Arwyddocâd Cenedlaethol (Gweithdrefn) (Cymru) 2016 ("Gorchymyn 2016"). Mae'n diwygio darpariaethau yn y Gorchymynion hynny er mwyn estyn y cyfnod pan fo gofynion penodol wedi eu haddasu neu eu datgymhwysos.

Mae erthygl 2 yn diwygio erthygl 2G(2)(b) o Orchymyn 2012 er mwyn estyn cyfnod yr argyfwng pan fo'r gofynion cyhoeddusrwydd a hysbysu ar gyfer ymgynghori cyn ymgeisio wedi eu haddasu. Mae hefyd yn estyn cyfnod yr argyfwng at ddiben yr amser sydd gan gyngorau cymuned i wneud sylwadau ar geisiadau yr hysbysir hwy amdanyst. Daw cyfnod yr argyfwng i ben ar 8 Hydref 2021.

Mae erthygl 3 yn diwygio erthygl 12(6A)(b) o Orchymyn 2016 er mwyn estyn y cyfnod pan na fo copiâu caled o geisiadau ar gyfer datblygiadau o arwyddocâd cenedlaethol yn ofynnol. Daw'r cyfnod hwnnw i ben ar 8 Hydref 2021.

Ystyriwyd Cod Ymarfer Gweinidogion Cymru ar gynnal Asesiadau Effaith Rheoleiddiol mewn perthynas â'r Gorchymyn hwn. O ganlyniad, lluniwyd asesiad effaith rheoleiddiol o'r costau a'r manteision sy'n debygol o ddeillio o gydymffurfio â'r Gorchymyn hwn. Gellir cael copi oddi wrth: Llywodraeth Cymru, Parc Cathays, Caerdydd, CF10 3NQ ac ar wefan Llywodraeth Cymru ar www.llyw.cymru.

2020 No. 1516 (W. 324)

**TOWN AND COUNTRY
PLANNING, WALES**

The Planning Applications
(Temporary Modifications and
Disapplication) (No. 3) (Wales)
(Coronavirus) Order 2020

EXPLANATORY NOTE

(This note is not part of the Order)

This Order amends the Town and Country Planning (Development Management Procedure) (Wales) Order 2012 ("the 2012 Order") and the Developments of National Significance (Procedure) (Wales) Order 2016 ("the 2016 Order"). It amends provisions in those Orders to extend the period during which certain requirements are modified or disapplied.

Article 2 amends article 2G(2)(b) of the 2012 Order to extend the emergency period during which the publicity and notice requirements for pre-application consultation are modified. It also extends the emergency period for the purpose of the time which community councils have to make representations on applications notified to them. The emergency period ends on 8 October 2021.

Article 3 amends article 12(6A)(b) of the 2016 Order to extend the period during which hard copies of applications for developments of national significance are not required. That period ends on 8 October 2021.

The Welsh Ministers' Code of Practice on the carrying out of Regulatory Impact Assessments was considered in relation to this Order. As a result, a regulatory impact assessment has been prepared as to the likely costs and benefits of complying with this Order. A copy can be obtained from the Welsh Government at Cathays Park, Cardiff, CF10 3NQ and is published on the Welsh Government website at www.gov.wales.

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Gorchymyn Ceisiadau Cynllunio
(Addasiadau a Datgymhwysos Dros
Dro) (Rhif 3) (Cymru)
(Coronafeirws) 2020

<i>Gwnaed</i>	<i>10 Rhagfyr 2020</i>
<i>Gosodwyd</i>	<i>gerbron Senedd Cymru</i>
<i>Yn dod i rym</i>	<i>14 Rhagfyr 2020</i>

9 Ionawr 2021

Mae Gweinidogion Cymru, drwy arfer y pwerau a roddir iddynt gan adrannau 61Z(8) a (9), 62(11), 62R a 333(4B) o Ddeddf Cynllunio Gwlad a Thref 1990(1), a thrwy arfer y pwerau a roddir i'r Ysgrifennydd Gwladol gan adrannau 59, 62(1) a (2), 71(1), (2)(a) a (2A) a 333(7) o'r Ddeddf honno(2) sydd bellach yn arferadwy ganddynt hwy(3) (fel y'u cymhwysir yn achos adran 62(1) gydag addasiadau gan Orchymyn

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**TOWN AND COUNTRY
PLANNING, WALES**

The Planning Applications
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Disapplication) (No. 3) (Wales)
(Coronavirus) Order 2020

<i>Made</i>	<i>10 December 2020</i>
<i>Laid before Senedd Cymru</i>	<i>14 December 2020</i>
<i>Coming into force</i>	<i>9 January 2021</i>

The Welsh Ministers, in exercise of the powers conferred on them by sections 61Z(8) and (9), 62(11), 62R and 333(4B) of the Town and Country Planning Act 1990(1), and in exercise of the powers conferred on the Secretary of State by sections 59, 62(1) and (2), 71(1), (2)(a) and (2A) and 333(7) of that Act(2) now exercisable by them(3) (as applied in the case of

- (1) 1990 p. 8. Mewnosodwyd adran 61Z gan adran 17(2) o Ddeddf Cynllunio (Cymru) 2015 (dccc 4) ("Deddf 2015"). Mewnosodwyd adran 62(11) gan adran 17(3) o Ddeddf 2015 (gwele hefyd adran 59(4) o Ddeddf Cynllunio Gwlad a Thref 1990 ("Deddf 1990") (y cyfeirir ati yn y troednodyn nesaf) sy'n darparu mai ystyr gorchymyn datblygu mewn perthynas â Chymru yw gorchymyn datblygu a wneir gan Weinidogion Cymru). Mewnosodwyd adran 62R gan adran 25 o Ddeddf 2015. Amnewidiwyd adran 333(4B) gan adran 55 o Ddeddf 2015 a pharagraff 6(3) o Atodlen 7 iddi. Mae diwygiadau eraill nad ydynt yn berthnasol i'r offeryn hwn.
- (2) Diwygiwyd adran 59(2) gan adran 1 o Ddeddf Twf a Seilwaith 2013 (p. 27) a pharagraff 4 o Atodlen 1 iddi, a chan adran 27 o Ddeddf 2015 a pharagraff 3 o Atodlen 4 iddi. Mewnosodwyd adran 59(4) gan adran 55 o Ddeddf 2015 a pharagraff 5 o Atodlen 7 iddi. Gweler adran 71(4) am ystyr "prescribed". Diwygiwyd adran 71 gan adran 16(2) o Ddeddf Cynllunio a Digolledu 1991 (p. 34). Mae diwygiadau eraill nad ydynt yn berthnasol i'r offeryn hwn.

- (3) Trosglwyddwyd swyddogaethau'r Ysgrifennydd Gwladol, i'r graddau yr oeddent yn arferadwy o ran Cymru, i Gynulliad Cenedlaethol Cymru gan Orchymyn Cynulliad Cenedlaethol Cymru (Trosglwyddo Swyddogaethau) 1999 (O.S. 1999/672); gweler y cofnod yn Atodlen 1 ar gyfer Deddf 1990. Trosglwyddwyd swyddogaethau Cynulliad Cenedlaethol Cymru i Weinidogion Cymru yn rhinwedd adran 162 o Ddeddf Llywodraeth Cymru 2006 (p. 32) a pharagraffau 30 a 32 o Atodlen 11 iddi.

(1) 1990 c. 8. Section 61Z was inserted by section 17(2) of the Planning (Wales) Act 2015 (anaw 4) ("the 2015 Act"). Section 62(11) was inserted by section 17(3) of the 2015 Act (see also section 59(4) of the Town and Country Planning Act 1990 ("the 1990 Act") (referred to in the next footnote) which provides that a development order in relation to Wales means a development order made by the Welsh Ministers). Section 62R was inserted by section 25 of the 2015 Act. Section 333(4B) was substituted by section 55 of, and paragraph 6(3) of Schedule 7 to, the 2015 Act. There are other amendments which are not relevant to this instrument.

(2) Section 59(2) was amended by section 1 of, and paragraph 4 of Schedule 1 to, the Growth and Infrastructure Act 2013 (c. 27) and by section 27 of, and paragraph 3 of Schedule 4 to, the 2015 Act. Section 59(4) was inserted by section 55 of, and paragraph 5 of Schedule 7 to, the 2015 Act. For the meaning of "prescribed" see section 71(4). Section 71 was amended by section 16(2) of the Planning and Compensation Act 1991 (c. 34). There are other amendments which are not relevant to this instrument.

(3) The functions of the Secretary of State so far as exercisable in relation to Wales, were transferred to the National Assembly for Wales by the National Assembly for Wales (Transfer of Functions) Order 1999 (S.I. 1999/672); see the entry in Schedule 1 for the 1990 Act. The functions of the National Assembly for Wales were transferred to the Welsh Ministers by virtue of section 162 of, and paragraphs 30 and 32 of Schedule 11 to, the Government of Wales Act 2006 (c. 32).

Datblygiadau o Arwyddocâd Cenedlaethol (Cymhwysedd Deddfiadau) (Cymru) 2016(1), yn gwneud y Gorchymyn a ganlyn.

Enwi a chychwyn

1.—(1) Enw'r Gorchymyn hwn yw Gorchymyn Ceisiadau Cynllunio (Addasiadau a Datgymhwysod Dros Dro) (Rhif 3) (Cymru) (Coronafeirws) 2020.

(2) Daw'r Gorchymyn hwn i rym ar 9 Ionawr 2021.

Ymgyngori cyn ymgeisio: rhoi gwybodaeth ar gael

2.—(1) Mae Gorchymyn Cynllunio Gwlad a Thref (Gweithdrefn Rheoli Datblygu) (Cymru) 2012(2) wedi ei ddiwygio fel a ganlyn.

(2) Yn erthygl 2G(2)(b), yn lle “8 Ionawr 2021” rhodder “8 Hydref 2021”.

Datblygiadau o arwyddocâd cenedlaethol: gwneud ceisiadau

3.—(1) Mae Gorchymyn Datblygiadau o Arwyddocâd Cenedlaethol (Gweithdrefn) (Cymru) 2016(3) wedi ei ddiwygio fel a ganlyn.

(2) Yn erthygl 12(6A)(b), yn lle “8 Ionawr 2021” rhodder “8 Hydref 2021”.

section 62(1) with modifications by the Development of National Significance (Application of Enactments) (Wales) Order 2016(1)), make the following Order.

Title and commencement

1.—(1) The title of this Order is the Planning Applications (Temporary Modifications and Disapplication) (No. 3) (Wales) (Coronavirus) Order 2020.

(2) This Order comes into force on 9 January 2021.

Pre-application consultation: making information available

2.—(1) The Town and Country Planning (Development Management Procedure) (Wales) Order 2012(2) is amended as follows.

(2) In article 2G(2)(b), for “8 January 2021” substitute “8 October 2021”.

Developments of national significance: making applications

3.—(1) The Developments of National Significance (Procedure) (Wales) Order 2016(3) is amended as follows.

(2) In article 12(6A)(b), for “8 January 2021” substitute “8 October 2021”.

Julie James

Y Gweinidog Tai a Llywodraeth Lleol, un o
Weinidogion Cymru
10 Rhagfyr 2020

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Minister for Housing and Local Government, one of the Welsh Ministers
10 December 2020

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(1) O.S. 2016/54 (Cy. 24).

(2) O.S. 2012/801 (Cy. 110), a ddiwygiwyd gan O.S. 2016/59 (Cy. 29), O.S. 2017/567 (Cy. 136), O.S. 2020/514 (Cy. 121) ac O.S. 2020/1004 (Cy. 223); mae offerynnau diwygio eraill ond nid oes yr un ohonynt yn berthnasol.

(3) O.S. 2016/55 (Cy. 25), a ddiwygiwyd gan O.S. 2020/514 (Cy. 121) ac O.S. 2020/1004 (Cy. 223); mae offerynnau diwygio eraill ond nid oes yr un ohonynt yn berthnasol.

(1) S.I. 2016/54 (W. 24).

(2) S.I. 2012/801 (W. 110), amended by S.I. 2016/59 (W. 29), S.I. 2017/567 (W. 136), S.I. 2020/514 (W. 121) and S.I. 2020/1004 (W. 223); there are other amending instruments but none is relevant.

(3) S.I. 2016/55 (W. 25), amended by S.I. 2020/514 (W. 121) and S.I. 2020/1004 (W. 223); there are other amending instruments but none are relevant.

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