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Communities, Equality and Local Government Committee

Meeting Venue: Committee Room 2 - Senedd	Cynulliad Cenedlaethol Cymru
Meeting date: 9 January 2013	National Assembly for Wales
Meeting time: 09:00	

For further information please contact:

Bethan Davies / Helen Finlayson Committee Clerk 029 2089 8505 / 029 2089 8600 CELG.committee@wales.gov.uk

Agenda

- 1. Introductions, apologies and substitutions
- 2. Local Government (Democracy) (Wales) Bill: Evidence Session 1 (Stage 1) (9:00 10:30) (Pages 1 6)
 - Minister for Local Government and Communities, Carl Sargeant AM

Local Government (Democracy) (Wales) Bill

Explanatory Memorandum

(Break 10:30 - 10:35)

- 3. Regulated Mobile Home Sites (Wales) Bill: Evidence Session 9 (10:35 11:15)
 - Peter Black AM, Member in Charge
- 4. Motion under Standing Order 17.42 to resolve to exclude the public from the meeting for the following business (11:15) ltems 5 and 6
- 5. Regulated Mobile Home Sites (Wales) Bill: Consideration of key

issues (11:15 - 12:00)

- 6. Paper outlining options for scrutiny of the White Paper on Legislation to end violence against women, domestic abuse and sexual violence (Wales) (12:00 12:15) (Pages 7 8)
- **7. Papers to note** (Pages 9 14)

Agenda Item 2

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Agenda	Item	6
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By virtue of paragraph(s) vi of Standing Order 17.42

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Agenda Item 7

Communities, Equality and Local Government Committee

Meeting Venue: Committee Room 2 - Senedd

Meeting date: Thursday, 6 December 2012

Meeting time: 09:18 - 12:04

Cynulliad Cenedlaethol Cymru National

National Assembly for Wales

This meeting can be viewed on Senedd TV at:

http://www.senedd.tv/archiveplayer.jsf?v=en_300000_06_12_2012&t=0&l=en



Concise Minutes:

Assembly Members:

Ann Jones (Chair)
Janet Finch-Saunders
Mike Hedges
Mark Isherwood
Gwyn R Price
Ken Skates
Rhodri Glyn Thomas
Joyce Watson
Lindsay Whittle
Kirsty Williams

Witnesses:

Huw Lewis, Minister for Housing, Regeneration and Heritage

Clive Betts MP, Communities and Local Government Select Committee

Mike Burtonwood, Bridgend County Borough Council

Louise Davies, Rhondda Cynon Taf County Borough

Council

Helen Kellaway, Welsh Government Alyn Williams, Welsh Government

Committee Staff:

Marc Wyn Jones (Clerk) Helen Finlayson (Clerk) Kath Thomas (Deputy Clerk) Joanest Jackson

1. Introductions, apologies and substitutions

1.1 Apologies were received from Peter Black. Kirsty Williams substituted.

- 2. Regulated Mobile Home Sites (Wales) Bill: Evidence Session 6
- 2.1 The Committee took evidence from a panel of Local Authorities: Bridgend County Borough Council and Rhondda Cynon Taff County Borough Council.
- 2.2 Apologies were received from Powys County Council, the representative of which was unable to attend.

3. Regulated Mobile Home Sites (Wales) Bill: Evidence Session 7

3.1 The Committee took evidence from Huw Lewis AM, the Minister for Housing, Regeneration and Heritage.

BREAK

Clive Betts MP was delayed due to travel problems. The Committee agreed to take a break until his arrival. During this time they took the opportunity to consider the evidence received during the previous evidence sessions.

- 4. Regulated Mobile Home Sites (Wales) Bill: Evidence Session 8
- 4.1 The Committee took evidence from Clive Betts MP, Chair of the House of Commons Communities and Local Government Committee.
- 4.2 Mr Betts agreed to forward relevant information on any advice the Select Committee had received regarding the application of 'fit and proper person' tests to site owners and/or managers.
- 5. Motion under Standing Order 17.42 to resolve to exclude the public from the meeting for the following business:
- 5.1 The Motion was not moved.

6. Consideration of Evidence on Regulated Mobile Home (Sites) Wales Bill

6.1 The Committee considered the evidence during the private break.

7. Committee Forward Work Programme – agreement of terms of reference for next inquiry

7.1 The Committee agreed to conduct their next inquiry into Home Adaptations. A consultation will be launched shortly.

8. Papers to note

- 8.1 The papers were noted.
- 8.1 Paper to note Letter from the Minister for Housing, Regeneration and Heritage update on report recommendations
- 8.2 Paper to note Additional evidence from Community Housing Cymru Group following the meeting on 24 October

TRANSCRIPT

View the <u>meeting transcript</u>.

Paratowyd y ddogfen hon gan gyfreithwyr Cynulliad Cenedlaethol Cymru a'r Gwasanaethau Ymchwil er mwyn rhoi gwybodaeth a chyngor i Aelodau'r Cynulliad a'u cynorthwywyr ynghylch materion dan ystyriaeth gan y Cynulliad a'i bwyllgorau ac nid at unrhyw ddiben arall. Gwnaed pob ymdrech i sicrhau bod y wybodaeth a'r cyngor a gynhwysir ynddi yn gywir, ond ni dderbynnir cyfrifoldeb am unrhyw ddibyniaeth a roddir arnynt gan drydydd partïon.

This document has been prepared by National Assembly for Wales lawyers and Research Services in order to provide information and advice to Assembly Members and their staff in relation to matters under consideration by the Assembly and its committees and for no other purpose. Every effort has been made to ensure that the information and advice contained in it are accurate, but no responsibility is accepted for any reliance placed on them by third parties

Regulated Mobile Homes Sites (Wales) Bill

Mobile Home Occupation & Utility Bills

Context

- 1) On 14 November 2012, it was agreed to provide a briefing note to the Communities, Equality, and Local Government Committee to assist the Committee in considering the Regulated Mobile Homes Sites (Wales) Bill ("the Bill").
- 2) This briefing note cites relevant provisions of the Bill as it is currently drafted on introduction to the National Assembly for Wales.

<u>Purpose</u>

- 3) In summary, this briefing note clarifies and confirms the following:-
 - (i) the position relating to utility bills and Ofgem/Ofwat;
 - (ii) the provisions in the Mobile Homes Act 1983 relating to utility bills; and
 - (iii) the provisions in the Bill for licensing conditions and enforcement.

Utility Bills and Ofgem /Ofwat

- 4) The actual arrangements for utility bills vary across different mobile home sites in Wales. Some Mobile Home Owners have raised concerns about a lack of utility billing transparency and consumer choice, and the fact that they are unaware of how their utility bills are calculated.
- 5) The relevant material factors will depend on the facts of each case, but these can include the content of the agreement / arrangement that exists between the site

- operator and the mobile home owner(s), and /or who is dealing with the Utility Company, and /or who is receiving the particular utility bill.
- 6) In general, the site operator will have a contractual relationship with the utilities supplier, and the site operator / manager will re-sell electricity, water and sewerage services to the mobile home owner(s).
- 7) Ofgem has power under the Gas Act 1986 (section 37) and the Electricity Act 1989 (section 44) as amended by the Utilities Act 2000, to set maximum resale rules known as maximum resale prices ("MRP" rules) on gas and electricity.
- 8) The MRP rules state that a reseller (site operator) cannot legally charge domestic residents (mobile home owners) more for utilities than they are billed by their energy company. The MRP rules also allow consumers (Mobile Home Owners) to dispute costs if they believe that they are being overcharged.
- 9) Ofgem has also produced guidance on the "Resale of gas and electricity for resellers" (2005).
- 10)In general, if a reseller owns the metering equipment or distribution system they are able to charge an administration fee for their services.
- 11) Ofgem rules state that the reseller (site operator) must be prepared if asked to show the purchaser (mobile home owner) the original bill from the main supplier showing the unit price and any standing charges, and any evidence to support their calculation in the cost per resident.
- 12) Ofwat has power under the Water Industry Act 1991 (section 150) to impose a MRP in relation to water and sewerage services. This prohibits the reseller (site operator) of water and or sewerage services from charging a Mobile Home Owner more than they are charged e.g. by the Water Company.
- 13) In the context of utilities, any breaches of Ofgem / Ofwat requirements and regulation should be reported to Ofgem/Ofwat.

Mobile Homes Act 1983

- 14) The Mobile Homes Act 1983 governs the contractual relationship between the site operator and the mobile home owner, and it provides for implied and express terms to be included in agreements between the parties.
- 15) Paragraph 21 of Chapter 2 of Schedule 1 to the Mobile Homes Act 1983 sets out the mobile home owners obligations, and this includes, amongst other things, to pay to the site operator of a protected site all sums due under any agreement for gas, electricity, water, sewerage or other services supplied by the site operator. This is an implied term of all agreements, which cannot be overridden by any express terms.
- 16)Paragraph 22 of Chapter 2 of Schedule 1 to the Mobile Homes Act 1983 requires the site operator of a protected site to provide, if requested by the mobile home owner (free of charge), documentary evidence in support and explanation of any charges for gas, electricity, water, sewerage or other services payable to the site operator under the agreement. This is an implied term of all agreements, which cannot be overridden by any express terms.

The Bill, Licensing Conditions, & Enforcement

- 17)The Regulated Mobile Home Sites (Wales) Bill will not change the above requirements relating to utility bills and information.
- 18) Section 10 of the Bill sets out the licensing conditions that apply to site licences issued under the new licensing regime established by the Bill.
- 19) Section 10(1)(a) of the Bill requires that a licence must include a condition that makes it a requirement for the licence holder to comply with the terms of any agreement to which section 1 of the 1983 Act relates.
- 20) In practice, this means that any failure by the site owner to comply with the requirement to provide to the mobile home owner the documentary evidence and explanation set out in the Mobile Homes Act 1983 would constitute a breach of licence conditions.

- 21) Section 3(2) of the Bill imposes general duties on Site Licensing Authorities and this includes to make such arrangements as are necessary to secure:-
 - (i) the effective implementation in its area of the licensing regime provided for under the Bill; and
 - (ii) the effective enforcement of licence conditions.
- 22)Section 17 of the Bill covers enforcement and requires Site Licensing Authorities in discharging its statutory duty to enforce licence conditions effectively under section 3 of the Bill, to make appropriate enforcement arrangements, and in doing so to have regard to guidance issued by Welsh Ministers.
- 23)Therefore, taking account of the Bill as it is currently drafted, any breach of licence conditions including the failure of a site owner to provide to the mobile home owner with the required documentary evidence and explanation set out in the Mobile Homes Act 1983 would be a matter for Site Licensing Authorities to enforce.

Helen Roberts, Legal Services / Gwasanaethau Cyfreithiol

Jonathan Baxter, Research Services / Gwasanaethau Ymchwil

30 November / Tachwedd 2012