

LOCAL GOVERNMENT AND ELECTIONS (WALES) BILL –STAGE 2 GOVERNMENT AMENDMENTS

This table provides information about the amendments tabled in the name of Julie James MS on 22 September 2020.

No	GOVERNMENT AMENDMENT	GWELLIANT Y LLYWODRAETH	PURPOSE AND EFFECT
92	Section 13, page 8, leave out lines 9 to 11.	Adran 13, tudalen 8, hepgorer llinellau 9 hyd at 11.	<p>Purpose – this amendment removes subsection (4)(b) of section 13. This is a consequential amendment upon the provision added to the Bill by amendment 93. It is considered that the provision inserted by amendment 93 is broad enough to capture what is already in subsection (4)(b) therefore (4)(b) is no longer required.</p> <p>Effect – by virtue of amendment 10 (tabled on 7 September 2020), the Welsh Ministers will still be able to make provision as described in subsection (4)(b). However, the provision will be made under a different subsection.</p>
93	Section 13, page 8, after line 11, insert— () Rules made by the Welsh Ministers may, for the purposes of, in consequence of, or for giving full effect to rules made under subsection (1), make supplementary, incidental, consequential, transitional, transitory or saving provision. () Rules under subsection () may amend, modify, repeal or revoke any enactment (including an enactment contained in this Act).’.	Adran 13, tudalen 8, ar ôl llinell 11, mewnosoder— () Rules made by the Welsh Ministers may, for the purposes of, in consequence of, or for giving full effect to rules made under subsection (1), make supplementary, incidental, consequential, transitional, transitory or saving provision. () Rules under subsection () may amend, modify, repeal or revoke any enactment (including an enactment contained in this Act).’.	<p>Purpose - this amendment adds a new subsection to section 13 allowing Welsh Ministers to make supplementary, incidental, consequential, transitional, transitory or saving provisions when making rules under section 13. It also allows Welsh Ministers to amend, modify, repeal or revoke any enactment for the purposes of conducting a local government election.</p> <p>Effect – enables the Welsh Ministers to make supplementary, incidental, consequential, transitional, transitory or saving provision when making the rules if required. May also enable the Welsh Ministers to amend, modify, repeal or revoke any enactment when making the rules.</p>

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94	Section 24, page 17, leave out lines 17 to 22.	Adran 24, tudalen 17, hepgorer llinellau 17 hyd at 22.	<p>Purpose – This amendment is consequential to amendment 155 which omits Schedule 2A of the Planning and Compulsory Purchase Act 2004 thereby removing provisions in respect of the establishment of strategic planning panels.</p> <p>Effect – The amendment amends the new section 80C of the Local Government Act 1972, as inserted in by section 24 of the Bill, so as to remove reference to persons employed by or under the direction of a strategic planning panel.</p>
95	Section 58, page 33, leave out lines 14 to 15	Adran 58, tudalen 33, hepgorer llinellau 15 hyd at 16	This purpose of this amendment is to amend the overview section for Part 4, the amendment is consequential to amendment 96.
96	Page 34, line 34, leave out section 60.	Tudalen 34, llinell 34, hepgorer adran 60.	<p>Purpose – the purpose of this amendment is to remove section 60 of the Bill which makes provision in respect of the performance management of chief executives.</p> <p>Effect – this amendment removes the duty on principal councils to make and publish arrangements for managing the performance of the chief executive of the council.</p>
97	Section 73, page 42, line 1, leave out ‘means a body corporate established by joint committee regulations (for the purpose of exercising, in respect of two or more principal areas, the functions specified in the regulations, which must be functions of a	Adran 73, tudalen 42, hepgorer llinellau 3 hyd at 6 a mewnosoder— ‘mae i “cyd-bwyllgor corfforedig” (“corporate joint committee”) yr ystyr a roddir yn adran [yr adran sy’n cael ei mewnosod gan Welliant 105](1) ac adran	<p>Purpose – This is a technical amendment for the purpose of replacing the definition of corporate joint committee in the terms used in the Part to introduce.</p> <p>Effect – This amendment provides a clearer definition that is consistent with terminology used elsewhere in the Part.</p>

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	principal council or a strategic planning panel) and insert 'has the meaning given in section [section to be inserted by Amendment 105](1) and section [section to be inserted by Amendment 107](1) (and means a body corporate established by joint committee regulations for the purpose of exercising, in relation to two or more principal areas, a function specified in the regulations)'. '	[yr adran sy'n cael ei mewnosod gan Welliant 107](1) (ac mae'n golygu corff corfforedig a sefydlir gan reoliadau cyd-bwyllgor at ddiben arfer, mewn perthynas â dwy brif ardal neu ragor, swyddogaeth a bennir yn y rheoliadau)'. '	
98	Section 73, page 42, after line 4, insert— “economic well-being function” (“swyddogaeth llesiant economaidd”) is to be interpreted in accordance with section [section to be inserted by Amendment 112];’.	Adran 73, tudalen 42, ar ôl llinell 16, mewnosoder— ‘mae “swyddogaeth llesiant economaidd” (“economic well-being function”) i’w ddehongli yn unol ag adran [yr adran sy’n cael ei mewnosod gan Welliant 112];’.	This is consequential to amendment 112, which inserts a new section providing for an economic well-being function for CJs. The purpose of this amendment is to add the definition of the term “economic well-being function” to the terms used in the Part and it has the effect of defining the economic well-being function as the ability of a CJC to do anything which it considers is likely to promote or improve the economic wellbeing of its area.
99	Section 73, page 42, after line 10, insert— “National Park authority” (“awdurdod Parc Cenedlaethol”) means a National Park authority for a National Park in Wales;’.	Adran 73, tudalen 41, ar ôl llinell 32, mewnosoder— ‘ystyr “awdurdod Parc Cenedlaethol” (“National Park authority”) yw awdurdod Parc Cenedlaethol ar gyfer Parc Cenedlaethol yng Nghymru;’.	This amendment adds the definition of the term “National Park authority” to the terms used in the Part and has the effect of confirming that references in the Part to a National Park authority refer to a National Park authority for a National Park in Wales.
100	Section 73, page 42, line 14, leave out “strategic planning panel” (“panel cynllunio strategol”) has the same meaning as in Part 6’ and insert “strategic development plan” (“cynllun datblygu strategol”) has the meaning given in section 60M [the third section to be	Adran 73, tudalen 42, llinell 7, hepgorer “panel cynllunio strategol” yr un ystyr ag a roddir i “strategic planning panel” yn Rhan 6’ a mewnosoder “cynllun datblygu strategol” (“strategic development plan”) yr ystyr a roddir	This amendment is consequential to amendment 155 which repeals provisions in respect of the power to establish strategic planning panels. Purpose – This amendment removes the definition of the

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	<i>inserted by paragraph 4 of the Schedule to be inserted by Amendment 155</i> ’.	i “strategic development plan” yn adran 60M [y drydedd adran sy’n cael ei mewnosod gan baragraff 4 o’r Atodlen sy’n cael ei mewnosod gan Welliant 155]’.	term “strategic planning panel” from the terms used in the Part. This amendment also defines the term ‘strategic development plan’. Effect – this amendment has the effect of removing references to strategic planning panels and clarify that, within the context of the Part, strategic development plan has the same meaning as in 60M of the Planning and Compulsory Purchase Act 2004
101	Section 74, page 42, line 36, leave out ‘respect of’ and insert ‘relation to’.	Adran 74, tudalen 42, llinell 37, hepgorer ‘cysylltiad’ a mewnosoder ‘perthynas’.	This is a minor technical amendment with the purpose and effect of providing consistency of terminology across the Part.
102	Section 75, page 43, line 9, leave out ‘a function or functions in respect of the principal areas of those councils’ and insert— ‘(a) a function of those councils; (b) the economic well-being function, in relation to the principal areas of those councils’.	Adran 75, tudalen 43, llinell 9, hepgorer ‘swyddogaeth neu swyddogaethau mewn cysylltiad â phrif ardaloedd y cynghorau hynny’ a mewnosoder— ‘(a) swyddogaeth i’r cynghorau hynny; (b) y swyddogaeth llesiant economaidd, mewn perthynas â phrif ardaloedd y cynghorau hynny’.	Purpose – This amendment expands the scope of the functions that may be requested in an application to establish a corporate joint committee. The amendment also deletes references to ‘respect’ of and inserts ‘relation to’ in consequence of amendment 101 Effect - Two or more principal councils can now request the economic well-being function, either alongside other functions or on its own.
103	Section 75, page 43, line 11, leave out subsection (2).	Adran 75, tudalen 43, llinell 11, hepgorer is-adran (2).	The purpose and effect of this amendment is to remove the requirement that an application, from two or more principal councils to establish a CJC, must specify the activities the CJC would carry out.
104	Section 76, page 43, after line 19, insert— ‘() the National Park authority for a National Park any part of which is in any of the principal councils’ areas.’.	Adran 76, tudalen 43, ar ôl llinell 19, mewnosoder— ‘() yr awdurdod Parc Cenedlaethol ar gyfer Parc Cenedlaethol y mae unrhyw ran	The purpose and effect of this amendment is to require principal councils to consult the National Park authority if there is a National Park within the area of the proposed CJC. This provides the National Park authority with a formal

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		ohono yn ardal unrhyw un neu ragor o'r prif gynghorau,'.	opportunity to offer views on the proposal before it is submitted to Welsh Ministers.
105	<p>Page 43, line 27, leave out section 77 and insert—</p> <p>‘ [] Requested joint committee regulations</p> <p>(1) The Welsh Ministers may by regulations establish a body corporate (to be known as a corporate joint committee) to exercise, in relation to the principal areas of the principal councils that made the joint committee application (“the relevant councils”), a function specified in the regulations.</p> <p>(2) But the Welsh Ministers may make regulations under this section only if the conditions set out in section 78 are satisfied.</p> <p>(3) Regulations under this section may specify only—</p> <p>(a) a function of the principal councils that made the application;</p> <p>(b) the economic well-being function.</p> <p>(4) Regulations under this section which specify a function of a principal council must make provision so that the function is either—</p> <p>(a) exercisable by the corporate joint</p>	<p>Tudalen 43, llinell 29, hepgorer adran 77 a mewnosoder—</p> <p>‘ [] Rheoliadau cyd-bwyllgor y gwnaed cais amdanynt</p> <p>(1) Caiff Gweinidogion Cymru, drwy reoliadau, sefydlu corff corfforedig (a elwir yn gydbwyllgor corfforedig) i arfer, mewn perthynas â phrif ardaloedd y prif gynghorau a wnaeth y cais cyd-bwyllgor (“y cynghorau perthnasol”), swyddogaeth a bennir yn y rheoliadau.</p> <p>(2) Ond ni chaiff Gweinidogion Cymru wneud rheoliadau o dan yr adran hon onid yw'r amodau a nodir yn adran 78 wedi eu bodloni.</p> <p>(3) Ni chaiff rheoliadau o dan yr adran hon ond pennu—</p> <p>(a) swyddogaeth i'r prif gynghorau a wnaeth y cais;</p> <p>(b) y swyddogaeth llesiant economaidd.</p> <p>(4) Rhaid i reoliadau o dan yr adran hon sy'n pennu swyddogaeth prif gyngor wneud darpariaeth fel bod y swyddogaeth naill ai—</p> <p>(a) yn arferadwy gan y cyd-bwyllgor corfforedig yn hytrach na chan y</p>	<p>Purpose – The purpose of this amendment is to remove the section relating to requested joint committee regulations and replace it with a new section (rather than make numerous changes to the section).</p> <p>This amendment also removes provision relating to the connection between the exercise of functions and the area of the CJC.</p> <p>Effect - This amendment has the effect of providing that regulations under this section can:</p> <ul style="list-style-type: none"> • only specify a function of the principal council making the application • specify the economic well-being function (consequential to amendment 112) • specify a function by reference to a particular activity/activities <p>This amendment also provides a more accurate description of the nature of the movement of principal council functions to a CJC.</p> <p>This amendment removes the ability for principal councils to request that regulations establishing a CJC include the function of preparing a strategic development plan.</p> <p>Finally, section 77 provided for a situation whereby strategic</p>

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	<p>committee instead of by the relevant councils, or (b) exercisable concurrently by the corporate joint committee and the relevant councils.</p> <p>(5) A function of a principal council may be specified in regulations under this section by reference to a particular activity or activities.’</p>	<p>cynghorau perthnasol, neu (b) yn arferadwy yn gydraddol gan y cydbwyllgor corfforedig a'r cynghorau perthnasol.</p> <p>(5) Caniateir i swyddogaeth prif gyngor gael ei phennu mewn rheoliadau o dan yr adran hon drwy gyfeirio at weithgaredd neu weithgareddau penodol.’</p>	<p>planning panels had already been established, and the function of preparing a strategic development plan would need to be capable of being transferred from them to CJs. As none have, or, as a consequence of amendment 155, now will be established, the subsection dealing with this scenario has been removed (amendment 107 provides for a similar amendment in respect of section 79).</p> <p>The overall effect is to provide increased clarity on what requested joint committee regulations can provide for.</p>
106	<p>Section 78, page 44, after line 25, insert— () the National Park authority for a National Park any part of which is in any of the principal councils’ areas.’</p>	<p>Adran 78, tudalen 44, ar ôl llinell 25, mewnosoder— () yr awdurdod Parc Cenedlaethol ar gyfer Parc Cenedlaethol y mae unrhyw ran ohono yn ardal unrhyw un neu ragor o'r prif gynghorau.’</p>	<p>The purpose and effect of this amendment is to add National Park authorities in the area of the proposed CJC to the list of people who must be consulted on the draft of the proposed regulations. This provides the National Park authority with a formal opportunity to offer views on the draft regulations before they are made.</p>
107	<p>Page 45, line 4, leave out section 79 and insert—</p> <p>[] Joint committee regulations where no request has been made</p> <p>(1) The Welsh Ministers may by regulations establish a body corporate (to be known as a corporate joint committee) to exercise, in relation to the principal areas specified in the regulations (“the relevant areas”), a function specified in the regulations.</p> <p>(2) But the Welsh Ministers may make</p>	<p>Tudalen 45, llinell 4, hepgorer adran 79 a mewnosoder—</p> <p>[] Rheoliadau cyd-bwyllgor pan na fo cais wedi ei wneud</p> <p>(1) Caiff Gweinidogion Cymru, drwy reoliadau, sefydlu corff corfforedig (a elwir yn gydbwyllgor corfforedig) i arfer, mewn perthynas â'r prif ardaloedd a bennir yn y rheoliadau (“yr ardaloedd perthnasol”), swyddogaeth a bennir yn y rheoliadau.</p> <p>(2) Ond ni chaiff Gweinidogion Cymru wneud rheoliadau o dan yr adran hon onid</p>	<p>Purpose – The purpose of this amendment is to remove the section relating to joint committee regulations where no request has been made and replace it with a new section (rather than make numerous changes to the section).</p> <p>This amendment also removes provision relating to the connection between the exercise of functions and the area of the CJC.</p> <p>Effect – This amendment has the effect of bringing consistency of terminology, and providing that a function may be specified by reference to a particular activity/activities</p>

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	<p>regulations under this section only if the conditions set out in section 80 are satisfied.</p> <p>(3) Regulations under this section may specify only—</p> <p>(a) a function of the principal councils for the relevant areas that relates to—</p> <p>(i) improving education;</p> <p>(ii) transport;</p> <p>(b) the function of preparing a strategic development plan (as to which, see subsection (4));</p> <p>(c) the economic well-being function.</p> <p>(4) Where the function of preparing a strategic development plan is specified in joint committee regulations, Part 6 of the Planning and Compulsory Purchase Act 2004 (c. 5) applies to the corporate joint committee.</p> <p>(5) Regulations under this section which specify a function of a principal council must make provision so that the function is either—</p> <p>(a) exercisable by the corporate joint committee instead of by the principal councils for the relevant areas, or</p> <p>(b) exercisable concurrently by the corporate joint committee and those principal councils.</p>	<p>yw'r amodau a nodir yn adran 80 wedi eu bodloni. (3) Ni chaiff rheoliadau o dan yr adran hon ond pennu—</p> <p>(a) swyddogaeth y prif gynghorau ar gyfer yr ardaloedd perthnasol sy'n ymwneud ag—</p> <p>(i) gwella addysg;</p> <p>(ii) trafnidiaeth;</p> <p>(b) y swyddogaeth o lunio cynllun datblygu strategol (gweler is-adran (4) ynglŷn â hynny);</p> <p>(c) y swyddogaeth llesiant economaidd.</p> <p>(4) Pan bennir y swyddogaeth o lunio cynllun datblygu strategol mewn rheoliadau cydbwyllgor, mae Rhan 6 o Ddeddf Cynllunio a Phrynu Gorfodol 2004 (p. 5) yn gymwys i'r cyd-bwyllgor corfforedig.</p> <p>(5) Rhaid i reoliadau o dan yr adran hon sy'n pennu swyddogaeth prif gyngor wneud darpariaeth fel bod y swyddogaeth naill ai—</p> <p>(a) yn arferadwy gan y cyd-bwyllgor corfforedig yn hytrach na chan y prif gynghorau ar gyfer yr ardaloedd perthnasol, neu</p> <p>(b) yn arferadwy yn gydredol gan y cyd-bwyllgor corfforedig a'r prif gynghorau hynny.</p>	<p>The amendment also expands on, and clarifies, the functions which the Welsh Ministers can specify where no request has been made:</p> <ul style="list-style-type: none"> The provision for strategic development planning has been refined – the separate reference in 79(3)(a)(ii) to strategic planning for the development and use of land has been removed because it is redundant as there is no strategic planning function other than the function of preparing a strategic development plan. The amended section confirms that Part 6 of the Planning and Compulsory Purchase Act 2004 (as amended by this Bill) applies. The effect of this and the consequential amendments in the new Schedule inserted by amendment 155 is that, where this function is specified in joint committee regulations, the CJC will be required to prepare a strategic development plan for the area of the CJC. <p>This amendment also provides a more accurate description of the nature of the movement of principal council functions to a CJC.</p> <p>Finally, section 79 provided for a situation whereby strategic planning panels had already been established, and the function of preparing a strategic development plan would need to be capable of being transferred from them to CJCs. As none have, or now will, be established the subsection dealing with this scenario has been removed (amendment</p>

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	(6) A function of a principal council may be specified in regulations under this section by reference to a particular activity or activities.’.	(6) Caniateir i swyddogaeth prif gyngor gael ei phennu mewn rheoliadau o dan yr adran hon drwy gyfeirio at weithgaredd neu weithgareddau penodol.’.	105 provides for a similar amendment in respect of section 77). The overall effect is to provide further clarity on what Welsh Ministers can provide for in joint committee regulations where no request has been made – in particular on the functions which can be specified.
108	Section 80, page 45, line 32, leave out ‘the proposal to make regulations under section 79, and on a draft of those’ and insert ‘a draft of the’.	Adran 80, tudalen 45, llinell 33, hepgorer y cynnig i wneud rheoliadau o dan adran 79, ac ar ddrafft o’r rheoliadau hynny’ a mewnosoder ‘ddrafft o’r rheoliadau’.	Purpose – This amendment refines the wording of the first condition, in respect of having consulted first, that must be met before making regulations under section 79. Effect - The effect of this amendment is that a single consultation can take place on joint committee regulations – rather than separate consultations on first the proposal and then on a draft of the regulations.
109	Section 80, page 45, after line 36, insert— ‘ () the National Park authority for a National Park, any part of which is in the area of any of the principal councils,’.	Adran 80, tudalen 45, ar ôl llinell 37, mewnosoder— ‘ () yr awdurdod Parc Cenedlaethol ar gyfer Parc Cenedlaethol y mae unrhyw ran ohono yn ardal unrhyw un neu ragor o’r prif gynghorau,’.	The purpose and effect of this amendment is to add National Park authorities, in the area of the proposed CJC, to the list of people who must be consulted on the draft of the proposed regulations. This provides the National Park authority with a formal opportunity to offer views on the draft regulations before they are made.
110	Section 80, page 46, line 9, after ‘regulations’, insert— ‘, and (b) if the regulations specify the function of preparing a strategic development plan, the National Park authority for a National Park any part of which is in any of the principal areas to be specified in the	Adran 80, tudalen 46, llinell 10, ar ôl ‘rheoliadau’, mewnosoder— ‘, a (b) os yw’r rheoliadau yn pennu’r swyddogaeth o lunio cynllun datblygu strategol, i’r awdurdod Parc Cenedlaethol ar gyfer Parc Cenedlaethol y mae unrhyw ran ohono yn unrhyw un neu ragor o’r prif	Purpose - This amendment expands the second condition to be met before making regulations under section 79. Effect - this amendment provides that, if the regulations specify the function of preparing a strategic development plan, any National Park authority in the area must be notified of the intent to make regulations.

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	regulations’.	ardaloedd sydd i’w pennu yn y rheoliadau’.	
111	Section 80, page 46, after line 9, insert— ‘(4) The first condition may be satisfied by consultation undertaken before the coming into force of this section.’.	Adran 80, tudalen 46, ar ôl llinell 10, mewnosoder— ‘(4) Gellir bodloni’r amod cyntaf drwy ymgynghoriad a gynhelir cyn i’r adran hon ddod i rym.’.	Purpose - This amendment provides that the first condition may be satisfied by consultation undertaken before the coming into force of this section. Effect - this amendment has the effect that a consultation on draft regulations undertaken before the coming into force of this section satisfies the requirement to consult.
112	Page 46, after line 12, insert a new section— <i>‘Promotion and improvement of economic well-being</i> [] Economic well-being function (1) A corporate joint committee which has been granted the economic well-being function may do anything which it considers is likely to promote or improve the economic wellbeing of its area. (2) The economic well-being function may be exercised in relation to or for the benefit of— (a) the whole or any part of the corporate joint committee’s area; (b) all or any persons resident or present in its area. (3) The economic well-being function includes power to do anything in relation to, or for the benefit of, any person or area	Tudalen 46, ar ôl llinell 13, mewnosoder adran newydd— <i>‘Hybu a gwella llesiant economaidd</i> [] Y swyddogaeth llesiant economaidd (1) Caiff cyd-bwyllgor corfforedig y rhoddwyd y swyddogaeth llesiant economaidd iddo wneud unrhyw beth y mae’n ystyried ei fod yn debygol o hybu neu wella llesiant economaidd ei ardal. (2) Caniateir i’r swyddogaeth llesiant economaidd gael ei harfer mewn perthynas â’r canlynol neu er budd y canlynol— (a) ardal gyfan y cyd-bwyllgor corfforedig neu unrhyw ran ohoni; (b) yr holl bersonau neu unrhyw bersonau sy’n preswyllo neu’n bresennol yn ei ardal. (3) Mae’r swyddogaeth llesiant	Purpose – this amendment inserts a new section which creates the economic well-being function for exercise by a CJC, where the CJC has been granted the function. The amendment details the extent of the function in terms of where and for whose benefit that function can be exercised Effect – This amendment has the effect of enabling a CJC who has been granted the economic well-being function to do anything which it considers will promote or improve the economic well-being of its area. A CJC granted the function may exercise this function outside its area and outside Wales if it is likely to improve the economic well-being of the area. Subsection (4) provides for the economic well-being function being subject to any prohibition, restriction or other limitation as may be provided for in joint committee regulations or regulations of more general application.

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	<p>situated outside the corporate joint committee's area, including areas outside Wales, if the corporate joint committee considers that it is likely to promote or improve the economic well-being of its area.</p> <p>(4) Subsections (1) to (3) are subject to any prohibition, restriction or other limitation on the exercise of the economic well-being function as may be provided for in joint committee regulations or regulations under section 83(2).'</p>	<p>economaidd yn cynnwys pŵer i wneud unrhyw beth mewn perthynas ag unrhyw berson neu ardal, neu er budd unrhyw berson neu ardal, a leolir y tu allan i ardal y cyd-bwyllgor corfforedig, gan gynnwys ardaloedd y tu allan i Gymru, os yw'r cyd-bwyllgor corfforedig yn ystyried ei fod yn debygol o hybu neu wella llesiant economaidd ei ardal.</p> <p>(4) Mae is-adrannau (1) i (3) yn ddarostyngedig i unrhyw waharddiad, cyfyngiad neu derfyn arall ar arfer y swyddogaeth llesiant economaidd y darperir ar ei gyfer mewn rheoliadau cyd-bwyllgor neu reoliadau o dan adran 83(2).'</p>	
113	<p>Section 81, page 46, line 16, leave out 'respect of which the corporate joint committee exercises functions' and insert 'the area of the corporate joint committee'.</p>	<p>Adran 81, tudalen 46, llinell 18, hepgorer 'y mae'r cyd-bwyllgor corfforedig yn arfer swyddogaethau mewn cysylltiad â hwy' a mewnosoder 'yn ardal y cyd-bwyllgor corfforedig'.</p>	<p>A technical amendment with the purpose and effect of changing the way in which the area of a CJC is described, in order to ensure consistent drafting across the Part, and better alignment with the approach used in the Planning and Compulsory Purchase Act 2004.</p>
114	<p>Section 81, page 46, after line 17, insert— () Where the function of preparing a strategic development plan is specified in joint committee regulations and any part of a National Park is in the area of the corporate joint committee, the regulations must make provision about the membership of the committee by the</p>	<p>Adran 81, tudalen 46, ar ôl llinell 19, mewnosoder— () Pan fo'r swyddogaeth o lunio cynllun datblygu strategol wedi ei phennu mewn rheoliadau cyd-bwyllgor a bod unrhyw ran o Barc Cenedlaethol yn ardal y cyd-bwyllgor corfforedig, rhaid i'r rheoliadau wneud darpariaeth ynghylch aelodaeth yr</p>	<p>Purpose – this amendment inserts a new limitation on the provision which can be provided for within Establishing Regulations in relation to the composition of a CJC.</p> <p>Effect - The amendment means that where the function of preparing a strategic development plan is specified in joint committee regulations those regulations have to make provision about the membership of a National Park authority</p>

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	National Park authority for that National Park.’.	awdurdod Parc Cenedlaethol ar gyfer y Parc Cenedlaethol hwnnw o’r pwyllgor.’.	on a CJC where any part of that National Park authority is within the CJC area.
115	Section 81, page 46, line 19, leave out ‘subsection (1)’ and insert ‘subsections (1) and (2)’.	Adran 81, tudalen 46, llinell 21, hepgorer ‘is-adran (1)’ a mewnosoder ‘is-adrannau (1) a (2)’.	A technical amendment consequential to amendment 114. The purpose and effect of this amendment is to make it clear that provision in joint committee regulations about the composition of a CJC (including about the co-opting of members to the committee or any sub-committee) must comply with new subsection (2), as inserted by amendment 114 in relation to the strategic development plan functions and the National Park Authority.
116	Section 81, page 46, after line 26, insert— () powers of a corporate joint committee to exercise, on behalf of any person, any functions of that person; () powers of a corporate joint committee to exercise its functions, other than functions under Part 6 of the Planning and Compulsory Purchase Act 2004 (c. 5), jointly, or otherwise in collaboration, with another person; () powers of a corporate joint committee to provide staff, goods, services or accommodation to any person;’.	Adran 81, tudalen 46, ar ôl llinell 27, mewnosoder— () pwerau cyd-bwyllgor corfforedig i arfer, ar ran unrhyw berson, unrhyw swyddogaethau sydd gan y person hwnnw; () pwerau cyd-bwyllgor corfforedig i arfer ei swyddogaethau, ac eithrio swyddogaethau o dan Ran 6 o Ddeddf Cynllunio a Phrynu Gorfodol 2004 (p. 5), ar y cyd, neu drwy gydweithio fel arall, â pherson arall; () pwerau cyd-bwyllgor corfforedig i ddarparu staff, nwyddau, gwasanaethau neu lety i unrhyw berson;’.	Purpose - An amendment to further specify things which establishing regulations may ‘in particular’ provide for. Effect – The amendment clarifies that establishing regulations may provide for CJCs to exercise functions on behalf of another person, to work jointly or collaborate with another person in the exercise of its functions (except for its Strategic Planning Functions) and to provide, staff, accommodation goods and services to another person.
117	Section 81, page 46, after line 33, insert— () powers of a corporate joint committee to do for a commercial purpose anything it may do in the exercise of its functions;’.	Adran 81, tudalen 46, ar ôl llinell 34, mewnosoder— () pwerau cyd-bwyllgor corfforedig i wneud, at ddiben masnachol, unrhyw beth	Purpose - An amendment to further specify things which establishing regulations may ‘in particular’ provide for. Effect – the amendment clarifies that establishing

No	GOVERNMENT AMENDMENT	GWELLIANT Y LLYWODRAETH	PURPOSE AND EFFECT
		y caiff ei wneud wrth arfer ei swyddogaethau;’.	regulations may provide for a CJC to exercise its functions commercially.
118	Section 81, page 47, line 5, leave out ‘respect of which the corporate joint committee exercises functions’ and insert ‘the area of a corporate joint committee’.	Adran 81, tudalen 47, llinell 5, hepgorer ‘y mae’r cyd-bwyllgor corfforedig yn arfer swyddogaethau mewn cysylltiad ag ef’ a mewnosoder ‘yn ardal cyd-bwyllgor corfforedig’.	A technical amendment with the purpose and effect of changing the way in which the area of a CJC is described, in order to ensure consistent drafting across the Part, and better alignment with the approach used in the Planning and Compulsory Purchase Act 2004.
119	Section 81, page 47, after line 6, insert — ‘(iii) if the joint committee regulations specify the function of preparing a strategic development plan, the National Park authority for a National Park any part of which is in the area of a corporate joint committee,’.	Adran 81, tudalen 47, ar ôl llinell 6, mewnosoder— ‘(iii) os yw’r rheoliadau cyd-bwyllgor yn pennu’r swyddogaeth o lunio cynllun datblygu strategol, yr awdurdod Parc Cenedlaethol ar gyfer Parc Cenedlaethol y mae unrhyw ran ohono yn ardal cyd-bwyllgor corfforedig,’.	Purpose - This amendment is to add National Park authorities to the list of those to whom joint committee regulations may provide that the Welsh Ministers can give directions. Effect - Where a CJC includes the function of preparing a strategic development plan Welsh Ministers will be able to make provision enabling them to issue directions to a National Park authority where any part of the National Park authority is the area of the CJC.
120	Page 47, after line 15, insert a new section— ‘ [] Application by principal councils to amend or revoke joint committee regulations (1) The principal councils for the principal areas in a corporate joint committee’s area may jointly make an application to the Welsh Ministers, asking them to consider making regulations under section [section to be inserted by Amendment 122] to amend or revoke the joint committee	Tudalen 47, ar ôl llinell 15, mewnosoder adran newydd— ‘ [] Cais gan brif gynghorau i ddiwygio neu ddirymu rheoliadau cyd-bwyllgor (1) Caiff y prif gynghorau ar gyfer y prif ardaloedd yn ardal cyd-bwyllgor corfforedig wneud cais ar y cyd i Weinidogion Cymru, yn gofyn iddynt ystyried gwneud rheoliadau o dan adran [yr adran sy’n cael ei mewnosod gan Welliant 122] i ddiwygio neu ddirymu’r	Purpose - An amendment changing the process for requesting the amendment / revocation of joint committee regulations. The amendment is part of a number of associated amendments (including 121, 122, 123 and 124) which replace section 82 of the Bill, as introduced, to change and expand the approach to regulations which amend and revoke joint committee regulations and reflect the approach taken in the Bill on joint committee regulations. Effect - The amendments enables principal councils to request amendments to certain joint committee regulations,

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	<p>regulations which established the corporate joint committee.</p> <p>(2) But an application under this section may not ask the Welsh Ministers to consider—</p> <p>(a) amending joint committee regulations to specify a function unless it is—</p> <p>(i) a function of the councils making the application;</p> <p>(ii) the economic well-being function;</p> <p>(b) amending regulations made under section [section to be inserted by Amendment 107] (joint committee regulations where no request has been made) so as to—</p> <p>(i) omit or modify a function which relates to improving education or transport;</p> <p>(ii) omit the function of preparing a strategic development plan;</p> <p>(iii) omit the economic well-being function or impose, modify or omit a prohibition, restriction or other limitation on the exercise of that function;</p> <p>(c) revoking regulations made under section [section to be inserted by Amendment 107].</p>	<p>rheoliadau cyd-bwyllgor a sefydlodd y cyd-bwyllgor corfforedig.</p> <p>(2) Ond ni chaiff cais o dan yr adran hon ofyn i Weinidogion Cymru ystyried—</p> <p>(a) diwygio rheoliadau cyd-bwyllgor er mwyn pennu swyddogaeth—</p> <p>(i) onid yw honno yn swyddogaeth i'r cynghorau sy'n gwneud y cais;</p> <p>(ii) onid honno yw'r swyddogaeth llesiant economaidd;</p> <p>(b) diwygio rheoliadau a wnaed o dan adran [yr adran sy'n cael ei mewnosod gan Welliant 107] (rheoliadau cyd-bwyllgor pan na fo cais wedi ei wneud) er mwyn—</p> <p>(i) hepgor neu addasu swyddogaeth sy'n ymwneud â gwella addysg neu drafnidiaeth;</p> <p>(ii) hepgor y swyddogaeth o lunio cynllun datblygu strategol;</p> <p>(iii) hepgor y swyddogaeth llesiant economaidd neu osod, addasu neu hepgor gwaharddiad, cyfyngiad neu derfyn arall ar arfer y swyddogaeth honno;</p> <p>(c) dirymu rheoliadau a wnaed o dan adran [yr adran sy'n cael ei mewnosod gan Welliant 107].</p> <p>(3) Ni chaniateir gwneud cais o dan yr</p>	<p>or the revocation of those amendments. It sets out what principal councils can and can't ask to be amended.</p> <p>The amendment also requires that any application is an application by all of the constituent councils of the relevant CJC area.</p>

No	GOVERNMENT AMENDMENT	GWELLIANT Y LLYWODRAETH	PURPOSE AND EFFECT
	<p>(3) An application under this section asking the Welsh Ministers to consider amending joint committee regulations so as to specify a principal area (so that the corporate joint committee will exercise a function in relation to that area) may not be made unless the principal council for that area is one of the applicants.’</p>	<p>adran hon yn gofyn i Weinidogion Cymru ystyried diwygio rheoliadau cyd-bwyllgor er mwyn pennu prif ardal (fel y bydd y cyd-bwyllgor corfforedig yn arfer swyddogaeth mewn perthynas â'r ardal honno) oni fo'r prif gyngor ar gyfer yr ardal honno yn un o'r ceiswyr.’</p>	
121	<p>Page 47, after line 15, insert a new section—</p> <p>‘ [] Further provision in relation to applications</p> <p>(1) Before making an application under section [section to be inserted by Amendment 120] the principal councils must consult such persons as they consider appropriate.</p> <p>(2) If, following the receipt of an application under section [section to be inserted by Amendment 120], the Welsh Ministers decide not to make regulations under section [section to be inserted by Amendment 122], the Welsh Ministers must notify the principal councils that made the application.’</p>	<p>Tudalen 47, ar ôl llinell 15, mewnosoder adran newydd—</p> <p>‘ [] Darpariaeth bellach mewn perthynas â cheisiadau</p> <p>(1) Cyn gwneud cais o dan adran [yr adran sy'n cael ei mewnosod gan Welliant 120] rhaid i'r prif gynghorau ymgynghori ag unrhyw bersonau y maent yn ystyried ei bod yn briodol ymgynghori â hwy.</p> <p>(2) Os yw Gweinidogion Cymru yn penderfynu, ar ôl cael cais o dan adran [yr adran sy'n cael ei mewnosod gan Welliant 120], peidio â gwneud rheoliadau o dan adran [yr adran sy'n cael ei mewnosod gan Welliant 122], rhaid i Weinidogion Cymru hysbysu'r prif gynghorau a wnaeth y cais.’</p>	<p>Purpose - An amendment setting out a requirement principal councils must meet before making an application to amend or revoke joint committee regulations (as provided for by amendment 120) and a requirement placed on Welsh Ministers if they decide not to make the regulations. The amendments is part of a number of associated amendments (including 120, 122, 123 and 124) which replace section 82 of the Bill to set out the approach to regulations which amend and revoke joint committee regulations and reflect the approach taken in the Bill on joint committee regulations CJs.</p> <p>Effect – The amendments requires principal councils to consult such persons as they consider appropriate before they make an application to amend (under amendment 120) or revoke joint committee regulations. The amendments also require Welsh Ministers, in the event that they decide not to accept the application to make amending regulations to notify the principal councils that made the application.</p>
122	<p>Page 47, line 17, leave out section 82 and insert—</p>	<p>Tudalen 47, llinell 17, hepgorer adran 82 a mewnosoder—</p>	<p>Purpose – this amendment replaces section 82 to set out the Welsh Ministers powers to make regulations to amend</p>

No	GOVERNMENT AMENDMENT	GWELLIANT Y LLYWODRAETH	PURPOSE AND EFFECT
	<p>‘[] Amendment and revocation of joint committee regulations</p> <p>(1) The Welsh Ministers may by regulations amend or revoke joint committee regulations.</p> <p>(2) But the Welsh Ministers may make regulations under subsection (1) only if—</p> <p>(a) in the case of regulations that amend regulations made under section [section to be inserted by Amendment 105] (requested joint committee regulations), the conditions set out in section [section to be inserted by Amendment 123] are satisfied;</p> <p>(b) in the case of regulations that amend regulations made under section [section to be inserted by Amendment 107] so as to specify, modify or omit a function, other than so as to—</p> <p>(i) specify, modify or omit a function which relates to improving education or transport;</p> <p>(ii) specify or omit the function of preparing a strategic development plan;</p> <p>(iii) specify or omit the economic well-being function, the conditions set out in section [section to be</p>	<p>‘[] Diwygio a dirymu rheoliadau cyd-bwyllgor</p> <p>(1) Caiff Gweinidogion Cymru, drwy reoliadau, ddiwygio neu ddirymu rheoliadau cydbwyllgor.</p> <p>(2) Ond ni chaiff Gweinidogion Cymru wneud rheoliadau o dan is-adran (1) onid yw—</p> <p>(a) yn achos rheoliadau sy’n diwygio rheoliadau a wnaed o dan adran [yr adran sy’n cael ei mewnosod gan Welliant 105] (rheoliadau cyd-bwyllgor y gwnaed cais amdanynt), yr amodau a nodir yn adran [yr adran sy’n cael ei mewnosod gan Welliant 123] wedi eu bodloni;</p> <p>(b) yn achos rheoliadau sy’n diwygio rheoliadau a wnaed o dan adran [yr adran sy’n cael ei mewnosod gan Welliant 107] er mwyn pennu, addasu neu hepgor swyddogaeth, ac eithrio er mwyn—</p> <p>(i) pennu, addasu neu hepgor swyddogaeth sy’n ymwneud â gwella addysg neu drafnidiaeth;</p> <p>(ii) pennu neu hepgor y swyddogaeth o lunio cynllun datblygu strategol;</p> <p>(iii) pennu neu hepgor y swyddogaeth llesiant economaidd, yr amodau a nodir yn adran [yr</p>	<p>or revoke joint committee regulations. The amendment is part of a number of associated amendments (120, 121, 123 and 124) which replace section 82 of the Bill to set out the approach to regulations which amend and revoke joint committee regulations.</p> <p>Effect - The amendment enables the Welsh Ministers to make regulations to amend or revoke joint committee regulations. The amendment sets out the scope and limitations of the powers in terms of both joint committee regulations made under section 77 (requested) and section 79 (non-requested). The amendments also impose conditions required to be met before amending / revoking regulations can be made.</p> <p>In the absence of a request from principal councils the amendments limits Welsh Ministers regulation making powers in the section to the functional areas specified in the section inserted by amendment 107 or to amending / revoking non-requested joint committee regulations. Where regulations give principal council functions into a CJC the amendment requires that the regulations must specify whether the function is to be exercisable concurrently with the principal council that previously exercised the function. For regulations which remove functions or revoke joint committee regulations (so as to abolish a CJC) the amendments enable regulations to confer those functions, other than the economic well-being function and the</p>

No	GOVERNMENT AMENDMENT	GWELLIANT Y LLYWODRAETH	PURPOSE AND EFFECT
	<p><i>inserted by Amendment 123</i>] are satisfied;</p> <p>(c) in any other case (including the case of regulations that amend regulations under section [<i>section to be inserted by Amendment 107</i>] to impose, modify or omit a prohibition, restriction or other limitation on the exercise of the economic wellbeing function), the conditions set out in section [<i>section to be inserted by Amendment 124</i>] are satisfied.</p> <p>(3) Regulations under subsection (1) may not amend joint committee regulations so as to specify a function unless it is—</p> <p>(a) a function of the principal councils in the corporate joint committee’s area;</p> <p>(b) the economic well-being function;</p> <p>(c) in the case of regulations that amend regulations made under section [<i>section to be inserted by Amendment 107</i>], the function of preparing a strategic development plan.</p> <p>(4) Regulations under subsection (1) which amend joint committee regulations so as to specify a function of a principal council must make provision so that the function is either—</p> <p>(a) exercisable by the corporate joint</p>	<p><i>adran sy’n cael ei mewnosod gan Welliant 123</i>] wedi eu bodloni;</p> <p>(c) mewn unrhyw achos arall (gan gynnwys yn achos rheoliadau sy’n diwygio rheoliadau o dan adran [<i>yr adran sy’n cael ei mewnosod gan Welliant 107</i>] er mwyn gosod, addasu neu hepgor gwaharddiad, cyfyngiad neu derfyn arall ar arfer y swyddogaeth llesiant economaidd), yr amodau a nodir yn adran [<i>yr adran sy’n cael ei mewnosod gan Welliant 124</i>] wedi eu bodloni.</p> <p>(3) Ni chaiff rheoliadau o dan is-adran (1) ddiwygio rheoliadau cyd-bwyllgor er mwyn pennu swyddogaeth—</p> <p>(a) onid yw honno yn swyddogaeth i’r prif gynghorau yn ardal y cyd-bwyllgor corfforedig;</p> <p>(b) onid honno yw’r swyddogaeth llesiant economaidd;</p> <p>(c) yn achos rheoliadau sy’n diwygio rheoliadau a wnaed o dan adran [<i>yr adran sy’n cael ei mewnosod gan Welliant 107</i>], onid honno yw’r swyddogaeth o lunio cynllun datblygu strategol.</p> <p>(4) Rhaid i reoliadau o dan is-adran (1) sy’n diwygio rheoliadau cyd-bwyllgor er mwyn pennu swyddogaeth prif gyngor wneud darpariaeth fel bod y swyddogaeth naill ai—</p> <p>(a) yn arferadwy gan y cyd-bwyllgor</p>	<p>function of preparing a strategic development plan, on another person</p>

No	GOVERNMENT AMENDMENT	GWELLIANT Y LLYWODRAETH	PURPOSE AND EFFECT
	<p>committee instead of by the principal councils in the corporate joint committee's area, or</p> <p>(b) exercisable concurrently by the corporate joint committee and those principal councils.</p> <p>(5) Regulations under subsection (1) may amend joint committee regulations so as to specify a function of a principal council by reference to a particular activity or activities.</p> <p>(6) Regulations under subsection (1) which—</p> <p>(a) amend joint committee regulations so as to omit a function specified in those joint committee regulations, or</p> <p>(b) revoke joint committee regulations (so as to abolish the corporate joint committee established by those regulations), may provide that a function which will cease to be exercisable by the corporate joint committee, other than the economic well-being function or the function of preparing a strategic development plan, is to be exercisable by another person.</p> <p>(7) The Welsh Ministers may by regulations revoke regulations made under this section.'</p>	<p>corfforedig yn hytrach na chan y prif gynghorau yn ardal y cyd-bwyllgor corfforedig, neu</p> <p>(b) yn arferadwy yn gyddredol gan y cyd-bwyllgor corfforedig a'r prif gynghorau hynny.</p> <p>(5) Caiff rheoliadau o dan is-adran (1) ddiwygio rheoliadau cyd-bwyllgor er mwyn pennu swyddogaeth prif gyngor drwy gyfeirio at weithgaredd neu weithgareddau penodol.</p> <p>(6) Caiff rheoliadau o dan is-adran (1) sydd—</p> <p>(a) yn diwygio rheoliadau cyd-bwyllgor er mwyn hepgor swyddogaeth a bennir yn y rheoliadau cyd-bwyllgor hynny, neu</p> <p>(b) yn dirymu rheoliadau cyd-bwyllgor (er mwyn diddymu'r cyd-bwyllgor corfforedig a sefydlwyd gan y rheoliadau hynny), ddarparu y bydd swyddogaeth a fydd yn peidio â bod yn arferadwy gan y cyd-bwyllgor corfforedig, ac eithrio'r swyddogaeth llesiant economaidd neu'r swyddogaeth o lunio cynllun datblygu strategol, yn arferadwy gan berson arall.</p> <p>(7) Caiff Gweinidogion Cymru, drwy reoliadau, ddirymu rheoliadau a wnaed o dan yr adran hon.'</p>	

No	GOVERNMENT AMENDMENT	GWELLIANT Y LLYWODRAETH	PURPOSE AND EFFECT
123	<p>Julie James 123 Page 48, after line 13, insert a new section—</p> <p>‘ [] Conditions to be met before amending joint committee regulations: application required from principal councils</p> <p>(1) The conditions mentioned in section [section to be inserted by Amendment 122](2)(a) and (b) are as follows.</p> <p>(2) The first condition is that the Welsh Ministers have received an application under section [section to be inserted by Amendment 120] to amend the joint committee regulations.</p> <p>(3) The second condition is that the Welsh Ministers have consulted such persons as they consider appropriate on a draft of the regulations.</p> <p>(4) The third condition is that the principal councils which made the application have each given consent in writing to the regulations being made.</p> <p>(5) The fourth condition is that, if the conditions in subsections (2) to (4) are satisfied and the Welsh Ministers intend to make the regulations, they have given notice of their intention to the corporate</p>	<p>Tudalen 48, ar ôl llinell 15, mewnosoder adran newydd—</p> <p>‘ [] Yr amodau sydd i’w bodloni cyn diwygio rheoliadau cyd-bwyllgor: cais gan brif gynghorau yn ofynnol</p> <p>(1) Mae’r amodau a grybwyllir yn adran [yr adran sy’n cael ei mewnosod gan Welliant 122](2)(a) a (b) fel a ganlyn.</p> <p>(2) Yr amod cyntaf yw bod Gweinidogion Cymru wedi cael cais o dan adran [yr adran sy’n cael ei mewnosod gan Welliant 120] i ddiwygio’r rheoliadau cyd-bwyllgor.</p> <p>(3) Yr ail amod yw bod Gweinidogion Cymru wedi ymgynghori ag unrhyw bersonau y maent yn ystyried ei bod yn briodol ymgynghori â hwy ar ddrafft o’r rheoliadau.</p> <p>(4) Y trydydd amod yw bod pob un o’r prif gynghorau a wnaeth y cais wedi rhoi cydsyniad ysgrifenedig i’r rheoliadau gael eu gwneud.</p> <p>(5) Y pedwerydd amod yw, os yw’r amodau yn is-adrannau (2) i (4) wedi eu bodloni a bod Gweinidogion Cymru yn bwriadu gwneud y rheoliadau, eu bod wedi rhoi hysbysiad o’u bwriad i’r cyd-bwyllgor corfforedig.’</p>	<p>Purpose – this amendment inserts a new section into the Bill setting out the conditions necessary for regulations to be made to amend or modify joint committee regulations where a request has been made. The amendment is part of a number of associated amendments (120, 121, 122 and 124) which replace section 82 of the Bill to set out the approach to regulations which amend and revoke joint committee regulations and reflect the approach to taken in the Bill on the regulations establishing Corporate Joint Committees.</p> <p>Effect – The amendments set out the conditions to be met before Welsh Ministers can make amending or revoking requested regulations. The amendments ensure that the approach to amending and revoking requested regulations mirror that of the approach to joint committee regulations. In particular for requested CJsCs it ensures that any regulations can only be made following an application by the constituent principal councils of a CJC, that they are consulted on the content of the regulations and that they consent to the regulations being made.</p>

No	GOVERNMENT AMENDMENT	GWELLIANT Y LLYWODRAETH	PURPOSE AND EFFECT
	joint committee.’.		
124	<p>Page 48, after line 13, insert a new section—</p> <p>‘[] Conditions to be met before amending or revoking joint committee regulations: no application required from principal councils</p> <p>(1) The conditions mentioned in section [section to be inserted by Amendment 122](2)(c) are as follows.</p> <p>(2) The first condition is that the Welsh Ministers have consulted such persons as they consider appropriate on a draft of the regulations.</p> <p>(3) The second condition is that, if the condition in subsection (2) is satisfied and the Welsh Ministers intend to make the regulations, they have given notice of their intention to—</p> <p>(a) the principal councils in the corporate joint committee’s area,</p> <p>(b) if the regulations will amend joint committee regulations to specify a principal area—</p> <p>(i) the principal council for that area, and</p> <p>(ii) if the corporate joint committee has, or under the regulations will have, the function of preparing a</p>	<p>Tudalen 48, ar ôl llinell 15, mewnosoder adran newydd—</p> <p>‘[] Yr amodau sydd i’w bodloni cyn diwygio neu ddirymu rheoliadau cyd-bwyllgor: nid yw cais gan brif gynghorau yn ofynnol</p> <p>(1) Mae’r amodau a grybwyllir yn adran [yr adran sy’n cael ei mewnosod gan Welliant 122](2)(c) fel a ganlyn.</p> <p>(2) Yr amod cyntaf yw bod Gweinidogion Cymru wedi ymgynghori ag unrhyw bersonau y maent yn ystyried ei bod yn briodol ymgynghori â hwy ar ddrafft o’r rheoliadau.</p> <p>(3) Yr ail amod yw, os yw’r amod yn is-adran (2) wedi ei fodloni a bod Gweinidogion Cymru yn bwriadu gwneud y rheoliadau, eu bod wedi rhoi hysbysiad o’u bwriad i—</p> <p>(a) y prif gynghorau yn ardal y cyd-bwyllgor corfforedig,</p> <p>(b) os bydd y rheoliadau’n diwygio rheoliadau cyd-bwyllgor er mwyn pennu prif ardal—</p> <p>(i) y prif gyngor ar gyfer yr ardal honno, a</p> <p>(ii) os oes gan y cyd-bwyllgor</p>	<p>Purpose – this amendment inserts a new section into the Bill setting out the conditions necessary for regulations to be made to amend or modify joint committee regulations where no request has been made. The amendment is part of a number of associated amendments (120, 121, 122 and 123) which replace section 82 of the Bill to set out the approach to regulations which amend and revoke joint committee regulations.</p> <p>Effect – The amendments set out the conditions to be met before Welsh Ministers can make amending or revoking non requested regulations. In particular for non-requested CJs it ensures that any regulations are subject to consultation on the content of the regulations and that following consultation Welsh Ministers give notice of their intention to make regulations and who such notice should be given to.</p>

No	GOVERNMENT AMENDMENT	GWELLIANT Y LLYWODRAETH	PURPOSE AND EFFECT
	<p>strategic development plan, the National Park authority for a National Park any part of which is in that area,</p> <p>(c) if the regulations will amend regulations made under section [section to be inserted by Amendment 107] to specify or omit the function of preparing a strategic development plan, the National Park authority for a National Park any part of which is in the corporate joint committee's area, and</p> <p>(d) the corporate joint committee.'</p>	<p>corfforedig y swyddogaeth o lunio cynllun datblygu strategol, neu os bydd ganddo'r swyddogaeth honno o dan y rheoliadau, yr awdurdod Parc Cenedlaethol ar gyfer Parc Cenedlaethol y mae unrhyw ran ohono o fewn yr ardal honno,</p> <p>(c) os bydd y rheoliadau'n diwygio rheoliadau a wnaed o dan adran [yr adran sy'n cael ei mewnosod gan Welliant 107] er mwyn pennu neu hepgor y swyddogaeth o lunio cynllun datblygu strategol, yr awdurdod Parc Cenedlaethol ar gyfer Parc Cenedlaethol y mae unrhyw ran ohono o fewn ardal y cyd-bwyllgor corfforedig, a</p> <p>(d) y cyd-bwyllgor corfforedig.'</p>	
125	<p>Section 83, page 48, line 19, leave out 'particular joint committee regulations or particular' and insert 'joint committee regulations or'.</p>	<p>Adran 83, tudalen 48, llinell 22, hepgorer 'penodol neu reoliadau penodol' a mewnosoder 'neu reoliadau'.</p>	<p>Purpose - A technical amendment in relation to Welsh Ministers powers to make supplementary etc. regulations for CJs consequential on amendment 126 below.</p> <p>Effect – As originally drafted, the Welsh Ministers can either make provision in a set of regulations which is specific to one CJC, or they can make provision which applies to all CJs. The amendments provides the Welsh Ministers with flexibility to make supplementary provisions relating to one or more sets of joint committee regulations, or to make</p>

No	GOVERNMENT AMENDMENT	GWELLIANT Y LLYWODRAETH	PURPOSE AND EFFECT
			regulations of general application. This ensures Welsh Ministers are able to make supplementary regulations which reflect and respond to a number of different CJsCs with different functions and different geographic areas.
126	Section 83, page 48, line 23, leave out subsection (3) and insert— '() Regulations under subsection (2) may make provision applying in relation to— (a) all corporate joint committees; (b) a particular corporate joint committee; (c) a particular description of corporate joint committee.'	Adran 83, tudalen 48, llinell 25, hepgorer is-adran (3) a mewnosoder— '() Caiff rheoliadau o dan is-adran (2) wneud darpariaeth sy'n gymwys mewn perthynas ag— (a) pob cyd-bwyllgor corfforedig; (b) cyd-bwyllgor corfforedig penodol; (c) cyd-bwyllgor corfforedig o ddisgrifiad penodol.'	Purpose – an amendment which provides greater flexibility for how Welsh Ministers are able to make supplementary provisions in relation to CJC regulations. Effect – the amendment provides for a single power to make supplementary etc. provisions which can be applied to one CJC, some CJsCs or all CJsCs.
127	Section 83, page 48, after line 27, insert— '() Regulations under subsection (2) may also make provision imposing a prohibition, restriction or other limitation on the exercise of the economic well-being function by a corporate joint committee granted that function.'	Adran 83, tudalen 48, ar ôl llinell 30, mewnosoder— '() Caiff rheoliadau o dan is-adran (2) wneud darpariaeth hefyd sy'n gosod gwaharddiad, cyfyngiad neu derfyn arall ar arfer y swyddogaeth llesiant economaidd gan gydbwyllgor corfforedig y rhoddyd y swyddogaeth honno iddo.'	Purpose - An amendment in relation to the Welsh Ministers powers to make regulations relating to supplementary, incidental, consequential, transitional, transitory or saving provisions. This is consequential on amendment 112. Effect - The amendment enables the Welsh Ministers to make provision which impose limitations etc. on the exercise of the economic well-being function by one, some or all CJsCs with that function.
128	Section 83, page 48, line 28, leave out '(3)' and insert '(2)'.	Adran 83, tudalen 48, llinell 31, hepgorer '(3)' a mewnosoder '(2)'.	Purpose – A technical amendment relating to the powers of Welsh Ministers to make Supplementary etc. regulations and consequential on amendment 126. Effect – the amendment reflects that the power to which this subsection applies is now in a different subsection. It states that provision in regulations under section 83 is subject to

No	GOVERNMENT AMENDMENT	GWELLIANT Y LLYWODRAETH	PURPOSE AND EFFECT
129	Section 83, page 48, after line 35, insert— ' () from a National Park authority to a corporate joint committee;'.	Adran 83, tudalen 48, ar ôl llinell 38, mewnosoder— ' () o awdurdod Parc Cenedlaethol i gyd-bwyllgor corfforedig;'.	<p>provision in joint committee regulations.</p> <p>Purpose - An amendment in relation to the Welsh Ministers' powers to make regulations containing supplementary, incidental, consequential, transitional, transitory or saving provisions.</p> <p>Effect - This amendment allows for regulations to make provision in relation to the transfer of property (real or personal), rights or liabilities (including criminal liabilities, and rights and liabilities in relation to a contract of employment) from a National Park authority to a CJC.</p>
130	Section 83, page 49, line 3, after '82', insert ', or a National Park authority'.	Adran 83, tudalen 49, llinell 3, ar ôl 'hynny', mewnosoder ', neu i awdurdod Parc Cenedlaethol'.	<p>Purpose - An amendment in relation to the Welsh Ministers' powers to make regulations containing supplementary, incidental, consequential, transitional, transitory or saving provisions.</p> <p>Effect - This amendment allows for regulations to make provision in relation to the transfer of property (real or personal), rights or liabilities (including criminal liabilities, and rights and liabilities in relation to a contract of employment) from a CJC to a National Park Authority.</p>
131	Section 83, page 49, line 14, after '82', insert ', or one or more National Park authorities'.	Adran 83, tudalen 49, llinell 14, ar ôl 'hynny', mewnosoder ', neu un awdurdod Parc Cenedlaethol neu ragor'.	<p>Purpose - An amendment in relation to the Welsh Ministers' powers to make regulations containing supplementary, incidental, consequential, transitional, transitory or saving provisions.</p> <p>Effect - This amendment allows for regulations to provide that civil or criminal proceedings commenced by or against a CJC to be continued by or against a National Park</p>

No	GOVERNMENT AMENDMENT	GWELLIANT Y LLYWODRAETH	PURPOSE AND EFFECT
			Authority.
132	Section 83, page 49, after line 16, insert— '(ii) from a National Park authority to a corporate joint committee;'	Adran 83, tudalen 49, ar ôl llinell 16, mewnosoder— '() o awdurdod Parc Cenedlaethol i gyd-bwyllgor corfforedig;'	Purpose - An amendment in relation to the Welsh Ministers powers to make regulations containing supplementary, incidental, consequential, transitional, transitory or saving provisions. Effect - This amendment allows for regulations to may make provision in relation to the transfer of staff from a National Park authority to a CJC.
133	Section 83, page 49, line 21, after '82', insert ' , or a National Park authority'.	Adran 83, tudalen 49, llinell 20, ar ôl 'hynny', mewnosoder ' , neu i awdurdod Parc Cenedlaethol'.	Purpose - An amendment in relation to the Welsh Ministers powers to make regulations containing supplementary, incidental, consequential, transitional, transitory or saving provisions. Effect - This amendment allows for regulations to make provision in relation to the transfer of staff from a CJC to a National Park authority.
134	Section 83, page 49, after line 26, insert— '() a corporate joint committee as the same person in law as a National Park authority;'	Adran 83, tudalen 49, ar ôl llinell 24, mewnosoder— '() cyd-bwyllgor corfforedig fel yr un person mewn cyfraith ag awdurdod Parc Cenedlaethol;'	Purpose - An amendment in relation to the Welsh Ministers powers to make regulations containing supplementary, incidental, consequential, transitional, transitory or saving provisions. Effect – This amendment allows for to make provision in relation to treating a CJC as the same person in law as a National Park Authority.
135	Section 83, page 49, line 31, after '82', insert ' , or a National Park authority,'.	Adran 83, tudalen 49, llinell 29, ar ôl 'hynny,', mewnosoder 'neu awdurdod Parc Cenedlaethol,'.	Purpose - An amendment in relation to the Welsh Ministers powers to make regulations containing supplementary, incidental, consequential, transitional, transitory or saving provisions.

No	GOVERNMENT AMENDMENT	GWELLIANT Y LLYWODRAETH	PURPOSE AND EFFECT
			Effect - This amendment allows for to make provision for an NPA to be treated as the same person in law as a CJC.
136	Section 83, page 49, after line 31, insert— ' () about things which a corporate joint committee may or must do that are supplementary or incidental to the functions of the committee specified in joint committee regulations by virtue of section [section to be inserted by Amendment 105] (1), [section to be inserted by Amendment 107](1) or [section to be inserted by Amendment 122](1);'.	Adran 83, tudalen 49, ar ôl llinell 30, mewnosoder— ' () ynglŷn â phethau y caiff cyd-bwyllgor corfforedig eu gwneud neu y mae rhaid iddo eu gwneud sy'n atodol i swyddogaethau'r pwyllgor a bennir mewn rheoliadau cyd-bwyllgor yn rhinwedd adran [yr adran sy'n cael ei mewnosod gan Welliant 105](1), [yr adran sy'n cael ei mewnosod gan Welliant 107](1) neu [yr adran sy'n cael ei mewnosod gan Welliant 122](1), neu sy'n gysylltiedig â hwy;'.	Purpose – An amendment in relation to the powers of Welsh Ministers to make supplementary etc. regulations for CJCs and what supplementary, incidental, consequential, transitional transitory or savings provision might include. Effect – This amendment seeks to clarify that CJC regulations or supplementary regulations made under this section may include matters that are supplementary or incidental to the specific core functions of a CJC.
137	Section 83, page 49, line 32, after 'council', insert ', a National Park authority'.	Adran 83, tudalen 49, llinell 31, ar ôl 'gyngor', mewnosoder ', awdurdod Parc Cenedlaethol'.	Purpose - A n amendment in relation to the Welsh Ministers powers to make regulations containing supplementary, incidental, consequential, transitional, transitory or saving provisions. Effect - This amendment allows for regulations which establish a CJC, change a CJC's functions or abolish a CJC to make provision about the provision of information by a National Park authority to a person specified in the regulations.
138	Section 83, page 49, line 34, after 'council', insert ', a National Park authority'.	Adran 83, tudalen 49, llinell 33, ar ôl 'gyngor', mewnosoder ', awdurdod Parc Cenedlaethol'.	Purpose - An amendment in relation to the Welsh Ministers powers to make regulations containing supplementary, incidental, consequential, transitional, transitory or saving provisions.

No	GOVERNMENT AMENDMENT	GWELLIANT Y LLYWODRAETH	PURPOSE AND EFFECT
			Effect - The amendment allows for regulations to make provision about the cooperation of a National Park authority with a person specified in the regulations.
139	Section 83, page 49, line 37, leave out 'the establishment of a corporate joint committee' and insert 'a function becoming, or ceasing to be, exercisable by a corporate joint committee'.	Adran 83, tudalen 49, llinell 36, hepgorer 'cyd-bwyllgor sefydlu' a mewnosoder 'swyddogaeth sy'n dod, neu'n peidio â bod, yn arferadwy gan gyd-bwyllgor'.	<p>Purpose - An amendment in relation to the Welsh Ministers powers to make regulations containing supplementary, incidental, consequential, transitional, transitory or saving provisions.</p> <p>Effect – This amendment allows for regulations to make provision for the payment of compensation in respect of loss suffered by any person in consequence of a functions becoming, or ceasing to be, exercisable by a CJC.</p>
140	Section 83, page 50, line 8, leave out 'or (3)'.	Adran 83, tudalen 50, llinell 8, hepgorer 'neu (3)'.	<p>Purpose – A technical amendment relating to the powers of Welsh Ministers to make supplementary etc. regulations and consequential on amendment 126.</p> <p>Effect – the amendment, like amendment 128, reflects the fact that the power being referred to will be found in only one subsection.</p>
141	Section 85, page 50, line 22, after 'council', insert ', a National Park authority'.	Adran 85, tudalen 50, llinell 23, ar ôl 'gyngor', mewnosoder ', awdurdod Parc Cenedlaethol'.	<p>Purpose – The purpose of this amendment is to make provision in respect of requiring National Park authorities to provide information to the Welsh Ministers in relation to regulations made under Part 5.</p> <p>Effect - The amendment enables Welsh Ministers to direct a National Park authority to provide the Welsh Ministers with any information they consider appropriate for the purpose of considering whether to make regulations under Part 5, for</p>

No	GOVERNMENT AMENDMENT	GWELLIANT Y LLYWODRAETH	PURPOSE AND EFFECT
			the purpose of giving effect to such regulations or otherwise in connection with such regulations.
142	Section 86, page 50, after line 30, insert— '(2) A National Park authority must have regard to any guidance issued by the Welsh Ministers for the purposes of Chapter 4 and this Chapter.'	Adran 86, tudalen 50, ar ôl llinell 31, mewnosoder— '(2) Rhaid i awdurdod Parc Cenedlaethol roi sylw i unrhyw ganllawiau a ddyroddir gan Weinidogion Cymru at ddibenion Pennod 4 a'r Bennod hon.'	Purpose - An amendment relating to the application of a duty to have regard to guidance in relation to a National Park authority for a National Park in Wales. Effect - The amendment requires a National Park authority to have regard to guidance issued by Welsh Ministers in relation to Chapter 4, that is in relation to a CJC established where an application has not been submitted (non-requested CJC) and to Chapter 5 of Part 5 of the Bill.
143	Section 87, page 51, line 2, leave out 'under section 75'.	Adran 87, tudalen 51, llinell 2, hepgorer 'o dan adran 75'.	A technical amendment which removes redundant words A technical amendment which reflects the fact that "joint committee application" is a defined term (in section 73) and the reference to section 75 is therefore unnecessary.
144	Section 87, page 51, after line 3, insert— '(c) making an application under section [section to be inserted by Amendment 120] to amend or revoke joint committee regulations; (d) giving consent under section [section to be inserted by Amendment 123](4) to joint committee regulations being amended.'	Adran 87, tudalen 51, ar ôl llinell 3, mewnosoder— '(c) gwneud cais o dan adran [yr adran sy'n cael ei mewnosod gan Welliant 120] i ddiwygio neu ddirymu rheoliadau cyd-bwyllgor; (d) rhoi cydsyniad o dan adran [yr adran sy'n cael ei mewnosod gan Welliant 123](4) i reoliadau cyd-bwyllgor gael eu diwygio.'	Purpose - The amendment is in relation to those functions within Part 5 which are required to be functions of the full council. Effect - The amendment provides that the function of making an application to amend or revoke joint committee regulations and the function of providing consent to amend joint committee regulations is a function of the full council and not one that can be delegated to its executive.
145	Page 51, after line 3, insert a new section—	Tudalen 51, ar ôl llinell 3, mewnosoder adran newydd—	The purpose of this amendment is to provide for amendments of other enactments, related to Part 5 of this

No	GOVERNMENT AMENDMENT	GWELLIANT Y LLYWODRAETH	PURPOSE AND EFFECT
	<p><i>'Amendments of other enactments</i></p> <p>[] Amendments relating to strategic planning and joint transport authorities</p> <p>(1) Part 1 of Schedule [<i>Schedule to be inserted by Amendment 155</i>] makes provision amending the Planning and Compulsory Purchase Act 2004 (c. 5) and other enactments to—</p> <p>(a) repeal the powers of the Welsh Ministers to establish strategic planning panels and strategic planning areas, and</p> <p>(b) provide for the grant of functions relating to the preparation of strategic development plans to certain corporate joint committees.</p> <p>(2) Part 2 of Schedule [<i>Schedule to be inserted by Amendment 155</i>] makes provision amending other enactments to repeal the power of the Welsh Ministers to establish joint transport authorities.'</p>	<p><i>'Diwygiadau i ddeddfiadau eraill</i></p> <p>[] Diwygiadau sy'n ymwneud â chynllunio strategol a chyd-awdurdodau trafnidiaeth</p> <p>(1) Mae Rhan 1 o Atodlen [<i>yr Atodlen sy'n cael ei mewnosod gan Welliant 155</i>] yn gwneud darpariaeth sy'n diwygio Deddf Cynllunio a Phrynu Gorfodol 2004 (p. 5) a deddfiadau eraill er mwyn—</p> <p>(a) diddymu pwerau Gweinidogion Cymru i sefydlu paneli cynllunio strategol ac ardaloedd cynllunio strategol, a</p> <p>(b) darparu ar gyfer rhoi swyddogaethau sy'n ymwneud â llunio cynlluniau datblygu strategol i gyd-bwyllgorau corfforedig penodol.</p> <p>(2) Mae Rhan 2 o Atodlen [<i>yr Atodlen sy'n cael ei mewnosod gan Welliant 155</i>] yn gwneud darpariaeth sy'n diwygio deddfiadau eraill er mwyn diddymu pŵer Gweinidogion Cymru i sefydlu cyd-awdurdodau trafnidiaeth.'</p>	<p>Bill and the establishment of CJs. The amendment introduces a new Schedule of amendments (as inserted by amendment 155).</p> <p>Effect – The amendment has two parts. It introduces Part 1 of the Schedule (as inserted by amendment 155), which repeals the provisions in the Planning and Compulsory Purchase Act 2004 (and other enactments) on strategic planning panels (subsection 1(a)), and so abolishes those panels (though none exist); and inserts new provisions on CJs (subsection 1(b)). This makes the preparation of a strategic development plan under the Planning and Compulsory Purchase Act 2004 a function of a CJC granted the function by regulations, and not of a strategic planning panel.</p> <p>The amendment introduces Part 2 of the Schedule, which makes provision for the repeal of the power of Welsh Ministers to create joint transport authorities (under the Transport (Wales) Act 2006). No such authorities exist.</p>
146	<p>Section 112, page 64, after line 2, insert—</p> <p>'(h) section 33 (information sharing); and in consequence, in section 156 of this Act omit subsection (10).'</p>	<p>Adran 112, tudalen 64, ar ôl llinell 2, mewnosoder— '(h) adran 33 (rhannu gwybodaeth); ac o ganlyniad, yn adran 156 o'r Ddeddf hon hepgorer is-adran (10).'</p>	<p>Purpose – this amendment amends provisions in respect of the disapplication of the 2009 Measure in relation to principal councils, in particular it concerns the repeal of provisions about coordination of audit under section 33 of the Local Government (Wales) Measure 2009.</p> <p>Effect - this amendment is related to amendment 147, which</p>

No	GOVERNMENT AMENDMENT	GWELLIANT Y LLYWODRAETH	PURPOSE AND EFFECT
			provides for the partial repeal of section 33 of the 2009 Measure, and this amendment provides for the full repeal of section 33 when appropriate.
147	Section 156, page 97, after line 1, insert— '(10) Section 33 of the 2009 Measure (information sharing) ceases to have effect, other than for the purposes of the sharing of information and documents— (a) obtained by or produced to the Auditor General for Wales in the course of the exercise of functions under sections 17 to 19 of the 2009 Measure, or (b) for the purpose of the exercise by the Auditor General for Wales of those functions.'	Adran 156, tudalen 97, ar ôl llinell 2, mewnosoder— '(10) Mae adran 33 o Fesur 2009 (rhannu gwybodaeth) yn peidio â chael effaith, ac eithrio at ddibenion rhannu gwybodaeth a dogfennau— (a) a gafodd Archwilydd Cyffredinol Cymru neu a ddangoswyd iddo wrth arfer swyddogaethau o dan adrannau 17 i 19 o Fesur 2009, neu (b) at ddiben arfer y swyddogaethau hynny gan Archwilydd Cyffredinol Cymru.'	Purpose - A technical amendment providing for the repeal of section 33 of the 2009 Measure in so far as it overlaps with the provisions contained within section 156 (information sharing between regulators, the Auditor General for Wales and the Welsh Ministers). Effect - The amendment partially repeals section 33 of the 2009 Measure but retains the provisions relating to information sharing in connection with the Auditor General for Wales' relevant functions under section 17 and 19 of the 2009 Measure.
148	Section 171, page 107, after line 3, insert - '(a) Part 5;'	Adran 171, tudalen 107, ar ôl llinell 3, mewnosoder— '() Rhan 5;'	Purpose - Inserts a new paragraph in subsection (1) of the coming into force provisions so as to provide that Part 5 of the Bill comes into force on the day after the day on which this Bill receives Royal Assent. Effect – Part 5 of the Bill will come into force on the day after the day on which the Bill receives Royal Assent.
149	Section 171, page 107, after line 4, insert— '() section 156, other than— (i) subsection (4)(b) and (c); (ii) in table 2 in subsection (5), the entry relating to the Auditor General for Wales' functions under Chapter 1 of	Adran 171, tudalen 107, ar ôl llinell 4, mewnosoder— '() adran 156, ac eithrio— (i) is-adran (4)(b) ac (c); (ii) yn nhabl 2 yn is-adran (5), y cofnod sy'n ymwneud â swyddogaethau Archwilydd Cyffredinol Cymru o dan	Purpose - Inserts a new paragraph in subsection (1) of the coming into force provisions so the specified subsections of section 156 of the Bill come into effect on the day after the day on which this Bill receives Royal Assent. This will allow the relevant parts of section 156 to be commenced alongside Part 5 (under amendment 148). This amendment

No	GOVERNMENT AMENDMENT	GWELLIANT Y LLYWODRAETH	PURPOSE AND EFFECT
	Part 6; (iii) in that table, in the entry relating to the Welsh Ministers' functions under this Act, the words from “, Chapter 1” to “areas)”;	Bennod 1 o Ran 6; (iii) yn y tabl hwnnw, yn y cofnod sy'n ymwneud â swyddogaethau Gweinidogion Cymru o dan y Ddeddf hon, y geiriau o “Pennod 1” hyd “ardaloedd)”;	is related to amendment 151. Effect - section 156, which provides for information sharing between regulators, the Auditor General for Wales and the Welsh Ministers, will come into force on the day after the day of Royal Assent
150	Section 171, page 108, leave out line 31.	Adran 171, tudalen 108, hepgorer llinell 32	This amendment is consequential to amendment 148 and removes Part 5 from the list of provisions which come into force two months after the date on which the Bill receives Royal Assent.
151	Section 171, page 109, leave out lines 1 to 6.	Adran 171, tudalen 109, hepgorer llinellau 1 hyd at 7.	This amendment is consequential to amendment 149 Its purpose and effect is to remove current provision providing for the commencement of specified provisions within section 156 of the Bill two months after the day on which the Act receives Royal Assent.
152	Schedule 2, page 118, leave out line 22.	Atodlen 2, tudalen 118, hepgorer llinell 25	Purpose - A technical amendment alongside amendment 155 which deals with the consequential amendments required as a result of provisions within the Bill on Corporate Joint Committees. Effect - The amendment provides for consequential amendment of the Local Government Act 1972 as a result of the repeal of Strategic Planning Panels provisions in the Planning and Compulsory Purchase Act 2004. The amendment removes the consequential amendment from the relevant Schedule. Amendment 155 inserts an equivalent amendment as part

No	GOVERNMENT AMENDMENT	GWELLIANT Y LLYWODRAETH	PURPOSE AND EFFECT
			of a complete set of related consequential amendments within a new Schedule to the Bill
153	Schedule 2, page 123, leave out lines 26 to 29.	Atodlen 2, tudalen 123, hepgorer llinellau 26 hyd at 29.	<p>This amendment is consequential to amendment 155 which inserts a new Schedule providing for consequential amendments to the Planning and Compulsory Purchase Act 2004.</p> <p>A technical amendment with the purpose and effect of removing consequential amendment to the Planning and Compulsory Purchase Act 2004 from Schedule 2 to the Bill.</p>
154	Schedule 2, page 124, leave out lines 14 to 16.	Atodlen 2, tudalen 124, hepgorer llinellau 15 hyd at 17.	A technical amendment with the purpose and effect of removing consequential amendments to the Planning and Compulsory Purchase Act 2004 from Schedule 2 to the Bill, this amendment is consequential to amendment 155 which inserts a new Schedule providing for consequential amendments to the Planning and Compulsory Purchase Act 2004.
155	<p>Page 148, after line 27, insert a new schedule—</p> <p style="text-align: center;">‘SCHEDULE 9 (introduced by section []) AMENDMENTS RELATED TO CORPORATE JOINT COMMITTEES PART 1 CREATION OF STRATEGIC PLANNING FUNCTIONS FOR CERTAIN CORPORATE JOINT COMMITTEES AND REPEAL OF POWERS</p>	<p>Tudalen 148, ar ôl llinell 27, mewnosoder atodlen newydd—</p> <p style="text-align: center;">‘SCHEDULE 9 (introduced by section []) AMENDMENTS RELATED TO CORPORATE JOINT COMMITTEES PART 1 CREATION OF STRATEGIC PLANNING FUNCTIONS FOR CERTAIN CORPORATE JOINT COMMITTEES AND REPEAL OF POWERS</p>	<p>Purpose – this amendment inserts a new Schedule to the Bill providing for amendments related to the provision in the Bill on corporate joint committees. This amendment is related to amendment 145 which inserts the section that introduces the Schedule being inserted by this amendment.</p> <p>Effect – This amendment inserts a new Schedule into the Bill. Part 1 of the Schedule provides for amendments to the Planning and Compulsory Purchase Act 2004 so as to create the strategic planning functions for a CJC. The Schedule also repeals the powers to establish strategic planning panels within the same Act for the same purpose.</p>

No	GOVERNMENT AMENDMENT	GWELLIANT Y LLYWODRAETH	PURPOSE AND EFFECT
	<p>TO ESTABLISH STRATEGIC PLANNING PANELS ETC.</p> <p>Planning and Compulsory Purchase Act 2004 (c. 5)</p> <p>1 The Planning and Compulsory Purchase Act 2004 is amended as follows.</p> <p>2 In section 38(4) (development plan), for paragraph (b) substitute—</p> <p>“(b) any strategic development plan for an area that includes all or part of that area, and”</p> <p>3 Omit sections 60D to 60J (strategic planning panels and strategic development plans) and the cross-heading which precedes them.</p> <p>4 Before the cross-heading which precedes section 61 insert—</p> <p><i>“Strategic planning by corporate joint committees</i></p> <p>60K Corporate joint committees to which this Part applies</p> <p>In this Part, references to a corporate joint committee are to a corporate joint committee to which this Part applies by virtue of regulations under Part 5 of the Local Government and Elections (Wales) Act 2021.</p>	<p>TO ESTABLISH STRATEGIC PLANNING PANELS ETC.</p> <p>Planning and Compulsory Purchase Act 2004 (c. 5)</p> <p>1 The Planning and Compulsory Purchase Act 2004 is amended as follows.</p> <p>2 In section 38(4) (development plan), for paragraph (b) substitute—</p> <p>“(b) any strategic development plan for an area that includes all or part of that area, and”</p> <p>3 Omit sections 60D to 60J (strategic planning panels and strategic development plans) and the cross-heading which precedes them.</p> <p>4 Before the cross-heading which precedes section 61 insert—</p> <p><i>“Strategic planning by corporate joint committees</i></p> <p>60K Corporate joint committees to which this Part applies</p> <p>In this Part, references to a corporate joint committee are to a corporate joint committee to which this Part applies by virtue of regulations under Part 5 of the Local Government and Elections (Wales) Act 2021.</p>	<p>This will mean that only CJsCs will be able to exercise the strategic planning functions. The Schedule makes a number of consequential amendments to other primary legislation to reflect the repeal of the provisions on strategic planning panels and the creation of the strategic planning function for CJsCs. Part 2 of the Schedule provides for the repeal of the joint transport authority provisions in the Transport (Wales) Act 2006, removing the power of the Welsh Ministers to establish those authorities, and makes a consequential amendment..</p>

No	GOVERNMENT AMENDMENT	GWELLIANT Y LLYWODRAETH	PURPOSE AND EFFECT
	<p>60L Corporate joint committees: area survey</p> <p>(1) A corporate joint committee must keep under review the matters which may be expected to affect the development of its area or the planning of its development.</p> <p>(2) Subsections (2) to (5) of section 61 apply in relation to a corporate joint committee as they apply in relation to a local planning authority.</p> <p>(3) In subsections (2) to (5) of section 61 as they apply by virtue of subsection (2)—</p> <p>(a) references to a local planning authority are to be construed as references to a corporate joint committee;</p> <p>(b) references to a neighbouring area are to be construed as references to a neighbouring area which is the area of another corporate joint committee.</p> <p>60M Corporate joint committee areas: strategic development plans</p> <p>(1) A corporate joint committee must prepare a plan for its area to be known as a strategic development plan.</p> <p>(2) The plan must set out—</p> <p>(a) the committee's objectives in relation to the development and use of land in its area;</p>	<p>60L Corporate joint committees: area survey</p> <p>(1) A corporate joint committee must keep under review the matters which may be expected to affect the development of its area or the planning of its development.</p> <p>(2) Subsections (2) to (5) of section 61 apply in relation to a corporate joint committee as they apply in relation to a local planning authority.</p> <p>(3) In subsections (2) to (5) of section 61 as they apply by virtue of subsection (2)—</p> <p>(a) references to a local planning authority are to be construed as references to a corporate joint committee;</p> <p>(b) references to a neighbouring area are to be construed as references to a neighbouring area which is the area of another corporate joint committee.</p> <p>60M Corporate joint committee areas: strategic development plans</p> <p>(1) A corporate joint committee must prepare a plan for its area to be known as a strategic development plan.</p> <p>(2) The plan must set out—</p> <p>(a) the committee's objectives in relation to the development and use of land in its area;</p>	

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	<p>(b) the committee's policies for the implementation of those objectives.</p> <p>(3) The plan must be in general conformity with the National Development Framework for Wales.</p> <p>(4) The plan must specify the period for which it is to have effect.</p> <p>(5) The Welsh Ministers may by regulations make provision about—</p> <p>(a) the period that may be specified under subsection (4);</p> <p>(b) the form and content of the plan.</p> <p>(6) In preparing its plan the committee must have regard to—</p> <p>(a) current national policies;</p> <p>(b) the National Development Framework for Wales;</p> <p>(c) any strategic development plan for an area that adjoins the committee's area;</p> <p>(d) the local development plan for each area all or part of which is included in the committee's area;</p> <p>(e) the resources likely to be available for implementing the plan;</p> <p>(f) any other matters prescribed by the Welsh Ministers in regulations.</p> <p>(7) The committee must also—</p> <p>(a) carry out an appraisal of the sustainability of the plan;</p>	<p>(b) the committee's policies for the implementation of those objectives.</p> <p>(3) The plan must be in general conformity with the National Development Framework for Wales.</p> <p>(4) The plan must specify the period for which it is to have effect.</p> <p>(5) The Welsh Ministers may by regulations make provision about—</p> <p>(a) the period that may be specified under subsection (4);</p> <p>(b) the form and content of the plan.</p> <p>(6) In preparing its plan the committee must have regard to—</p> <p>(a) current national policies;</p> <p>(b) the National Development Framework for Wales;</p> <p>(c) any strategic development plan for an area that adjoins the committee's area;</p> <p>(d) the local development plan for each area all or part of which is included in the committee's area;</p> <p>(e) the resources likely to be available for implementing the plan;</p> <p>(f) any other matters prescribed by the Welsh Ministers in regulations.</p> <p>(7) The committee must also—</p> <p>(a) carry out an appraisal of the sustainability of the plan;</p>	

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	<p>(b) prepare a report of the findings of the appraisal.</p> <p>(8) The appraisal must include an assessment of the likely effects of the plan on the use of the Welsh language in the area.</p> <p>(9) A plan is a strategic development plan only in so far as it is—</p> <p>(a) adopted by resolution of the corporate joint committee as its strategic development plan, or</p> <p>(b) approved by the Welsh Ministers under section 65 or 71 (as they apply by virtue of section 60N).</p> <p>(10) The plan ceases to be a strategic development plan on the expiry of the period specified under subsection (4).</p> <p>60N Strategic development plans: application of provisions of this Part</p> <p>(1) The provisions specified in subsection (3) apply in relation to a strategic development plan as they apply in relation to a local development plan.</p> <p>(2) Accordingly, where a provision specified in subsection (3) confers power for the Welsh Ministers to make provision by regulations in respect of a local development plan, that power is also</p>	<p>(b) prepare a report of the findings of the appraisal.</p> <p>(8) The appraisal must include an assessment of the likely effects of the plan on the use of the Welsh language in the area.</p> <p>(9) A plan is a strategic development plan only in so far as it is—</p> <p>(a) adopted by resolution of the corporate joint committee as its strategic development plan, or</p> <p>(b) approved by the Welsh Ministers under section 65 or 71 (as they apply by virtue of section 60N).</p> <p>(10) The plan ceases to be a strategic development plan on the expiry of the period specified under subsection (4).</p> <p>60N Strategic development plans: application of provisions of this Part</p> <p>(1) The provisions specified in subsection (3) apply in relation to a strategic development plan as they apply in relation to a local development plan.</p> <p>(2) Accordingly, where a provision specified in subsection (3) confers power for the Welsh Ministers to make provision by regulations in respect of a local development plan, that power is also</p>	

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	<p>exercisable so as to make provision in respect of a strategic development plan prepared by a corporate joint committee.</p> <p>(3) The provisions are sections 63 to 68, 68A(1), 69 to 71, 73 and 75 to 77.</p> <p>(4) In those provisions as they apply by virtue of subsection (1)—</p> <p>(a) references to a local planning authority are to be construed as references to a corporate joint committee;</p> <p>(b) references to a local development plan are to be construed as references to a strategic development plan.</p> <p>(5) In section 64(5)(a) as it applies by virtue of this section, the reference to section 62 is to be construed as a reference to section 60M.</p> <p>(6) In section 77(2)(a) as it applies by virtue of this section, the reference to section 62(6) is to be construed as a reference to section 60M(7).”</p> <p>5 In section 62 (local development plan)—</p> <p>(a) in subsection (3A), in paragraph (b) omit “strategic planning”;</p> <p>(b) in subsection (5), in paragraph (ba) omit “strategic planning”.</p> <p>6 In section 68A (duty to consider whether to review local development plan), in subsection (2), for “a strategic planning area, a local</p>	<p>exercisable so as to make provision in respect of a strategic development plan prepared by a corporate joint committee.</p> <p>(3) The provisions are sections 63 to 68, 68A(1), 69 to 71, 73 and 75 to 77.</p> <p>(4) In those provisions as they apply by virtue of subsection (1)—</p> <p>(a) references to a local planning authority are to be construed as references to a corporate joint committee;</p> <p>(b) references to a local development plan are to be construed as references to a strategic development plan.</p> <p>(5) In section 64(5)(a) as it applies by virtue of this section, the reference to section 62 is to be construed as a reference to section 60M.</p> <p>(6) In section 77(2)(a) as it applies by virtue of this section, the reference to section 62(6) is to be construed as a reference to section 60M(7).”</p> <p>5 In section 62 (local development plan)—</p> <p>(a) in subsection (3A), in paragraph (b) omit “strategic planning”;</p> <p>(b) in subsection (5), in paragraph (ba) omit “strategic planning”.</p> <p>6 In section 68A (duty to consider whether to review local development plan), in subsection (2), for “a strategic planning area, a local</p>	

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	<p>planning authority for an area all or part of which is included in the strategic planning area” substitute “all or part of their area, a local planning authority”.</p> <p>7 In section 113 (validity of strategies, plans and documents)—</p> <p>(a) in subsection (9), in paragraph (ba)—</p> <p>(i) in sub-paragraph (i) for “60I” substitute “60M”;</p> <p>(ii) in sub-paragraph (ii) for “60J” substitute “60N”;</p> <p>(b) in subsection (11), in paragraph (ba), for “strategic planning panel” substitute “corporate joint committee”.</p> <p>8 Omit Schedule 2A (strategic planning panels).</p> <p><i>Planning (Wales) Act 2015 (anaw 4)</i></p> <p>9 The Planning (Wales) Act 2015 is amended as follows.</p> <p>10 Omit sections 4 to 6 and the cross-heading which precedes them.</p> <p>11 Omit Schedule 1 (strategic planning panels).</p> <p>12 In Schedule 2 (development planning: further amendments), omit the following—</p> <p>(a) paragraph 10(4) to (7);</p> <p>(b) paragraph 13;</p> <p>(c) paragraph 16(b);</p>	<p>planning authority for an area all or part of which is included in the strategic planning area” substitute “all or part of their area, a local planning authority”.</p> <p>7 In section 113 (validity of strategies, plans and documents)—</p> <p>(a) in subsection (9), in paragraph (ba)—</p> <p>(i) in sub-paragraph (i) for “60I” substitute “60M”;</p> <p>(ii) in sub-paragraph (ii) for “60J” substitute “60N”;</p> <p>(b) in subsection (11), in paragraph (ba), for “strategic planning panel” substitute “corporate joint committee”.</p> <p>8 Omit Schedule 2A (strategic planning panels).</p> <p><i>Planning (Wales) Act 2015 (anaw 4)</i></p> <p>9 The Planning (Wales) Act 2015 is amended as follows.</p> <p>10 Omit sections 4 to 6 and the cross-heading which precedes them.</p> <p>11 Omit Schedule 1 (strategic planning panels).</p> <p>12 In Schedule 2 (development planning: further amendments), omit the following—</p> <p>(a) paragraph 10(4) to (7);</p> <p>(b) paragraph 13;</p> <p>(c) paragraph 16(b);</p>	

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	<p>(d) paragraphs 17 to 19 and the cross-heading which precedes them; (e) paragraphs 20 to 22 and the cross-heading which precedes them; (f) paragraph 31(3) and (4); (g) paragraph 32; (h) paragraph 34(3)(b).</p> <p><i>Local Authorities (Goods and Services) Act 1970 (c. 39)</i> 13 In section 1 of the Local Authorities (Goods and Services) Act 1970 (supply of goods and services by local authorities to public bodies), in subsection (4), in the definition of “public body”, omit “any strategic planning panel established under section 60D of the Planning and Compulsory Purchase Act 2004,”</p> <p><i>Local Government Act 1972 (c.70)</i> 14 In section 80 of the Local Government Act 1972 (disqualifications for election and holding office as a member of local authority), omit subsection (2AB).</p> <p><i>Welsh Development Agency Act 1975 (c. 70)</i> 15 The Welsh Development Agency Act 1975 is amended as follows. 16 In section 21A (powers of land acquisition), in subsection (5), in paragraph (d), for</p>	<p>(d) paragraphs 17 to 19 and the cross-heading which precedes them; (e) paragraphs 20 to 22 and the cross-heading which precedes them; (f) paragraph 31(3) and (4); (g) paragraph 32; (h) paragraph 34(3)(b).</p> <p><i>Local Authorities (Goods and Services) Act 1970 (c. 39)</i> 13 In section 1 of the Local Authorities (Goods and Services) Act 1970 (supply of goods and services by local authorities to public bodies), in subsection (4), in the definition of “public body”, omit “any strategic planning panel established under section 60D of the Planning and Compulsory Purchase Act 2004,”</p> <p><i>Local Government Act 1972 (c.70)</i> 14 In section 80 of the Local Government Act 1972 (disqualifications for election and holding office as a member of local authority), omit subsection (2AB).</p> <p><i>Welsh Development Agency Act 1975 (c. 70)</i> 15 The Welsh Development Agency Act 1975 is amended as follows. 16 In section 21A (powers of land acquisition), in subsection (5), in paragraph (d), for</p>	

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	<p>“strategic planning panel in whose strategic planning” substitute “corporate joint committee in whose”.</p> <p>17 In section 21C (powers to advise on land matters), in subsection (3), in paragraph (d)—</p> <p>(a) for “strategic planning panel” substitute “corporate joint committee”;</p> <p>(b) in the second place in which they appear, omit the words “strategic planning”.</p> <p>18 In section 27 (interpretation), in subsection (1), in the appropriate place insert—</p> <p>““corporate joint committee” means a corporate joint committee to which Part 6 of the Planning and Compulsory Purchase Act 2004 applies by virtue of regulations under Part 5 of the Local Government and Elections (Wales) Act 2021;”.</p> <p>19 In Schedule 4 (acquisition of land)—</p> <p>(a) in Part 1 (compulsory acquisition), in paragraph 3A(d) for “strategic planning panel in whose strategic planning” substitute “corporate joint committee in whose”;</p> <p>(b) in Part 4 (other provisions), in paragraph 19(1) for “strategic planning panel” substitute “corporate joint committee”.</p>	<p>“strategic planning panel in whose strategic planning” substitute “corporate joint committee in whose”.</p> <p>17 In section 21C (powers to advise on land matters), in subsection (3), in paragraph (d)—</p> <p>(a) for “strategic planning panel” substitute “corporate joint committee”;</p> <p>(b) in the second place in which they appear, omit the words “strategic planning”.</p> <p>18 In section 27 (interpretation), in subsection (1), in the appropriate place insert—</p> <p>““corporate joint committee” means a corporate joint committee to which Part 6 of the Planning and Compulsory Purchase Act 2004 applies by virtue of regulations under Part 5 of the Local Government and Elections (Wales) Act 2021;”.</p> <p>19 In Schedule 4 (acquisition of land)—</p> <p>(a) in Part 1 (compulsory acquisition), in paragraph 3A(d) for “strategic planning panel in whose strategic planning” substitute “corporate joint committee in whose”;</p> <p>(b) in Part 4 (other provisions), in paragraph 19(1) for “strategic planning panel” substitute “corporate joint committee”.</p>	

No	GOVERNMENT AMENDMENT	GWELLIANT Y LLYWODRAETH	PURPOSE AND EFFECT
	<p><i>Wildlife and Countryside Act 1981 (c. 69)</i> 20 The Wildlife and Countryside Act 1981 is amended as follows.</p> <p>21 In section 27AA (sites of special scientific interest and limestone pavements: application of provisions in Wales)—</p> <p>(a) in subsection (2), in paragraph (b), for the words from “a strategic planning area” to the end substitute “the area of a corporate joint committee to which Part 6 of the Planning and Compulsory Purchase Act 2004 applies by virtue of regulations under Part 5 of the Local Government and Elections (Wales) Act 2021”;</p> <p>(b) in subsection (3), for the words from “strategic planning panel” to the end, substitute “that corporate joint committee”.</p> <p>22 In section 37A (notification of designation of Ramsar sites), in subsection (2B)—</p> <p>(a) for “a strategic planning area designated under section 60D of the Planning and Compulsory Purchase Act 2004” substitute “the area of a corporate joint committee to which Part 6 of the Planning and Compulsory Purchase Act 2004 applies by virtue of regulations under Part 5 of the Local Government and Elections (Wales) Act 2021”;</p> <p>(b) for “the strategic planning panel for that</p>	<p><i>Wildlife and Countryside Act 1981 (c. 69)</i> 20 The Wildlife and Countryside Act 1981 is amended as follows.</p> <p>21 In section 27AA (sites of special scientific interest and limestone pavements: application of provisions in Wales)—</p> <p>(a) in subsection (2), in paragraph (b), for the words from “a strategic planning area” to the end substitute “the area of a corporate joint committee to which Part 6 of the Planning and Compulsory Purchase Act 2004 applies by virtue of regulations under Part 5 of the Local Government and Elections (Wales) Act 2021”;</p> <p>(b) in subsection (3), for the words from “strategic planning panel” to the end, substitute “that corporate joint committee”.</p> <p>22 In section 37A (notification of designation of Ramsar sites), in subsection (2B)—</p> <p>(a) for “a strategic planning area designated under section 60D of the Planning and Compulsory Purchase Act 2004” substitute “the area of a corporate joint committee to which Part 6 of the Planning and Compulsory Purchase Act 2004 applies by virtue of regulations under Part 5 of the Local Government and Elections (Wales) Act 2021”;</p> <p>(b) for “the strategic planning panel for that</p>	

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	<p>area” substitute “that corporate joint committee”.</p> <p><i>Town and Country Planning Act 1990 (c. 8)</i> 23 The Town and Country Planning Act 1990 is amended as follows.</p> <p>24 In section 83 (making of simplified planning zone schemes), in subsection (3A), in paragraph (b), omit “strategic planning”.</p> <p>25 In section 293A (urgent Crown development: application for planning permission), in subsection (9), in paragraph (aa), for “the strategic planning panel for any strategic planning” substitute “any corporate joint committee for the”.</p> <p>26 (1) Section 303A (responsibility of local planning authorities for costs of holding certain inquiries etc.) is amended as follows.</p> <p>(2) In subsection (2), for “or strategic planning panel” substitute “or corporate joint committee”.</p> <p>(3) In subsection (3)—</p> <p>(a) for “or strategic planning panel” substitute “or corporate joint committee”;</p> <p>(b) for “or panel” substitute “or committee”.</p> <p>(4) In subsection (6), for “or strategic</p>	<p>area” substitute “that corporate joint committee”.</p> <p><i>Town and Country Planning Act 1990 (c. 8)</i> 23 The Town and Country Planning Act 1990 is amended as follows.</p> <p>24 In section 83 (making of simplified planning zone schemes), in subsection (3A), in paragraph (b), omit “strategic planning”.</p> <p>25 In section 293A (urgent Crown development: application for planning permission), in subsection (9), in paragraph (aa), for “the strategic planning panel for any strategic planning” substitute “any corporate joint committee for the”.</p> <p>26 (1) Section 303A (responsibility of local planning authorities for costs of holding certain inquiries etc.) is amended as follows.</p> <p>(2) In subsection (2), for “or strategic planning panel” substitute “or corporate joint committee”.</p> <p>(3) In subsection (3)—</p> <p>(a) for “or strategic planning panel” substitute “or corporate joint committee”;</p> <p>(b) for “or panel” substitute “or committee”.</p> <p>(4) In subsection (6), for “or strategic</p>	

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	<p>planning panel” substitute “or corporate joint committee”.</p> <p>(5) In subsection (9A)—</p> <p>(a) after “local planning authority”, in the first place it occurs, insert “or corporate joint committee”;</p> <p>(b) in paragraph (a), after “local planning authority” insert “or corporate joint committee”.</p> <p>27 In section 306 (contributions by local authorities and statutory undertakers), in subsection (2A)—</p> <p>(a) for “strategic planning panel” substitute “corporate joint committee”;</p> <p>(b) for the words from “60H” to the end substitute “60L of the Planning and Compulsory Purchase Act 2004 (corporate joint committees: area survey)”.</p> <p>28 In section 324 (rights of entry), in subsection (1B), for “strategic planning panel” substitute “corporate joint committee”.</p> <p>29 In section 336 (interpretation), in subsection (1)—</p> <p>(a) in the appropriate place insert—</p> <p>““corporate joint committee” means a corporate joint committee to which Part 6 of the Planning and Compulsory Purchase Act 2004 applies by virtue of regulations under</p>	<p>planning panel” substitute “or corporate joint committee”.</p> <p>(5) In subsection (9A)—</p> <p>(a) after “local planning authority”, in the first place it occurs, insert “or corporate joint committee”;</p> <p>(b) in paragraph (a), after “local planning authority” insert “or corporate joint committee”.</p> <p>27 In section 306 (contributions by local authorities and statutory undertakers), in subsection (2A)—</p> <p>(a) for “strategic planning panel” substitute “corporate joint committee”;</p> <p>(b) for the words from “60H” to the end substitute “60L of the Planning and Compulsory Purchase Act 2004 (corporate joint committees: area survey)”.</p> <p>28 In section 324 (rights of entry), in subsection (1B), for “strategic planning panel” substitute “corporate joint committee”.</p> <p>29 In section 336 (interpretation), in subsection (1)—</p> <p>(a) in the appropriate place insert—</p> <p>““corporate joint committee” means a corporate joint committee to which Part 6 of the Planning and Compulsory Purchase Act 2004 applies by virtue of regulations under</p>	

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	<p>Part 5 of the Local Government and Elections (Wales) Act 2021;”;</p> <p>(b) omit the definition of “strategic planning panel”.</p> <p><i>Water Resources Act 1991 (c. 57)</i></p> <p>30 In Schedule 6 to the Water Resources Act 1991 (orders relating to abstraction of small quantities and compulsory registration of protected rights), in paragraph 1—</p> <p>(a) in sub-paragraph (4)(a), for “strategic planning panel” substitute “corporate joint committee”;</p> <p>(b) in sub-paragraph (6), for paragraph (ba) substitute—</p> <p>“(ba) references to a corporate joint committee are to a corporate joint committee to which Part 6 of the Planning and Compulsory Purchase Act 2004 applies by virtue of regulations under Part 5 of the Local Government and Elections (Wales) Act 2021;”.</p> <p><i>Coal Industry Act 1994 (c. 21)</i></p> <p>31 The Coal Industry Act 1994 is amended as follows.</p> <p>32 In section 39 (right to withdraw support from land: notice), in subsection (5), for the</p>	<p>Part 5 of the Local Government and Elections (Wales) Act 2021;”;</p> <p>(b) omit the definition of “strategic planning panel”.</p> <p><i>Water Resources Act 1991 (c. 57)</i></p> <p>30 In Schedule 6 to the Water Resources Act 1991 (orders relating to abstraction of small quantities and compulsory registration of protected rights), in paragraph 1—</p> <p>(a) in sub-paragraph (4)(a), for “strategic planning panel” substitute “corporate joint committee”;</p> <p>(b) in sub-paragraph (6), for paragraph (ba) substitute—</p> <p>“(ba) references to a corporate joint committee are to a corporate joint committee to which Part 6 of the Planning and Compulsory Purchase Act 2004 applies by virtue of regulations under Part 5 of the Local Government and Elections (Wales) Act 2021;”.</p> <p><i>Coal Industry Act 1994 (c. 21)</i></p> <p>31 The Coal Industry Act 1994 is amended as follows.</p> <p>32 In section 39 (right to withdraw support from land: notice), in subsection (5), for the</p>	

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	<p>words “and any strategic planning panel established under section 60D of the Planning and Compulsory Purchase Act 2004” substitute “and any corporate joint committee to which Part 6 of the Planning and Compulsory Purchase Act 2004 applies by virtue of regulations under Part 5 of the Local Government and Elections (Wales) Act 2021”.</p> <p>33 In section 41 (revocation of right to withdraw support), in subsection (6), in the definition of “planning authority” for the words “and any strategic planning panel established under section 60D of the Planning and Compulsory Purchase Act 2004” substitute “and any corporate joint committee to which Part 6 of the Planning and Compulsory Purchase Act 2004 applies by virtue of regulations under Part 5 of the Local Government and Elections (Wales) Act 2021”.</p> <p><i>Environment Act 1995 (c. 25)</i></p> <p>34 (1) Section 66 of the Environment Act 1995 (National Park Management Plans) is amended as follows.</p> <p>(2) In subsection (7), in paragraph (a), for “and strategic planning panel” substitute “and corporate joint committee”.</p> <p>(3) For subsection (10) substitute—</p> <p>“(10) In this section “corporate joint</p>	<p>words “and any strategic planning panel established under section 60D of the Planning and Compulsory Purchase Act 2004” substitute “and any corporate joint committee to which Part 6 of the Planning and Compulsory Purchase Act 2004 applies by virtue of regulations under Part 5 of the Local Government and Elections (Wales) Act 2021”.</p> <p>33 In section 41 (revocation of right to withdraw support), in subsection (6), in the definition of “planning authority” for the words “and any strategic planning panel established under section 60D of the Planning and Compulsory Purchase Act 2004” substitute “and any corporate joint committee to which Part 6 of the Planning and Compulsory Purchase Act 2004 applies by virtue of regulations under Part 5 of the Local Government and Elections (Wales) Act 2021”.</p> <p><i>Environment Act 1995 (c. 25)</i></p> <p>34 (1) Section 66 of the Environment Act 1995 (National Park Management Plans) is amended as follows.</p> <p>(2) In subsection (7), in paragraph (a), for “and strategic planning panel” substitute “and corporate joint committee”.</p> <p>(3) For subsection (10) substitute—</p> <p>“(10) In this section “corporate joint</p>	

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	<p>committee” means a corporate joint committee to which Part 6 of the Planning and Compulsory Purchase Act 2004 applies by virtue of regulations under Part 5 of the Local Government and Elections (Wales) Act 2021.”</p> <p><i>Local Government Act 2000 (c. 22)</i> 35 In section 83 of the Local Government Act 2000 (conduct of members and employees of local authorities in Wales: interpretation), omit subsection (9A).</p> <p><i>Freedom of Information Act 2000 (c. 36)</i> 36 In Part 2 of Schedule 1 to the Freedom of Information Act 2000 (public authorities: local government), omit paragraph 33A.</p> <p><i>Countryside and Rights of Way Act 2000 (c. 37)</i> 37 In section 85 of the Countryside and Rights of Way Act 2000 (areas of outstanding natural beauty: general duty of public bodies etc.), in subsection (3), in the definition of “public body” omit paragraph (d) (as inserted by paragraph 21 of Schedule 2 to the Planning (Wales) Act 2015 (anaw 4), which incorrectly purported to insert that paragraph into subsection (2)).</p>	<p>committee” means a corporate joint committee to which Part 6 of the Planning and Compulsory Purchase Act 2004 applies by virtue of regulations under Part 5 of the Local Government and Elections (Wales) Act 2021.”</p> <p><i>Local Government Act 2000 (c. 22)</i> 35 In section 83 of the Local Government Act 2000 (conduct of members and employees of local authorities in Wales: interpretation), omit subsection (9A).</p> <p><i>Freedom of Information Act 2000 (c. 36)</i> 36 In Part 2 of Schedule 1 to the Freedom of Information Act 2000 (public authorities: local government), omit paragraph 33A.</p> <p><i>Countryside and Rights of Way Act 2000 (c. 37)</i> 37 In section 85 of the Countryside and Rights of Way Act 2000 (areas of outstanding natural beauty: general duty of public bodies etc.), in subsection (3), in the definition of “public body” omit paragraph (d) (as inserted by paragraph 21 of Schedule 2 to the Planning (Wales) Act 2015 (anaw 4), which incorrectly purported to insert that paragraph into subsection (2)).</p>	

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	<p><i>Finance Act 2003 (c. 14)</i> 38 In section 66 of the Finance Act 2003 (stamp duty land tax; exemption for transfers involving public bodies), in subsection (4), under the heading “Other planning authorities” omit the entry— “A strategic planning panel established under section 60D of the Planning and Compulsory Purchase Act 2004”.</p> <p><i>Public Services Ombudsman (Wales) Act 2005 (c. 10)</i> 39 In Schedule 3 to the Public Services Ombudsman (Wales) Act 2005 (listed authorities), under the sub-heading “Local government, fire and police”, omit the entry— “A strategic planning panel.”</p> <p><i>Planning and Energy Act 2008 (c. 21)</i> 40 The Planning and Energy Act 2008 is amended as follows. 41 (1) Section 1 (energy policies) is amended as follows. (2) In subsection (1), for “strategic planning panel” substitute “corporate joint committee”. (3) In subsection (3)(b), for “a strategic planning panel or” substitute “a corporate joint committee or”.</p>	<p><i>Finance Act 2003 (c. 14)</i> 38 In section 66 of the Finance Act 2003 (stamp duty land tax; exemption for transfers involving public bodies), in subsection (4), under the heading “Other planning authorities” omit the entry— “A strategic planning panel established under section 60D of the Planning and Compulsory Purchase Act 2004”.</p> <p><i>Public Services Ombudsman (Wales) Act 2005 (c. 10)</i> 39 In Schedule 3 to the Public Services Ombudsman (Wales) Act 2005 (listed authorities), under the sub-heading “Local government, fire and police”, omit the entry— “A strategic planning panel.”</p> <p><i>Planning and Energy Act 2008 (c. 21)</i> 40 The Planning and Energy Act 2008 is amended as follows. 41 (1) Section 1 (energy policies) is amended as follows. (2) In subsection (1), for “strategic planning panel” substitute “corporate joint committee”. (3) In subsection (3)(b), for “a strategic planning panel or” substitute “a corporate joint committee or”.</p>	

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	<p>(4) In subsection (4), for paragraph (aa) substitute— “(aa) section 60M of that Act, in the case of a corporate joint committee;”.</p> <p>42 In section 2 (interpretation)— (a) in the appropriate place insert— ““corporate joint committee” means a corporate joint committee to which Part 6 of the Planning and Compulsory Purchase Act 2004 applies by virtue of regulations under Part 5 of the Local Government and Elections (Wales) Act 2021;”;</p> <p>(b) omit the definition of “strategic planning panel”.</p> <p><i>Marine and Coastal Access Act 2009 (c. 23)</i></p> <p>43 (1) Paragraph 1 of Schedule 6 to the Marine and Coastal Access Act 2009 (marine plans: preparation and adoption) is amended as follows.</p> <p>(2) In sub-paragraph (2), in paragraph (f), for “strategic planning panel whose strategic planning” substitute “corporate joint committee whose”.</p> <p>(3) In sub-paragraph (3)— (a) in the appropriate place insert— ““corporate joint committee” means a corporate joint</p>	<p>(4) In subsection (4), for paragraph (aa) substitute— “(aa) section 60M of that Act, in the case of a corporate joint committee;”.</p> <p>42 In section 2 (interpretation)— (a) in the appropriate place insert— ““corporate joint committee” means a corporate joint committee to which Part 6 of the Planning and Compulsory Purchase Act 2004 applies by virtue of regulations under Part 5 of the Local Government and Elections (Wales) Act 2021;”;</p> <p>(b) omit the definition of “strategic planning panel”.</p> <p><i>Marine and Coastal Access Act 2009 (c. 23)</i></p> <p>43 (1) Paragraph 1 of Schedule 6 to the Marine and Coastal Access Act 2009 (marine plans: preparation and adoption) is amended as follows.</p> <p>(2) In sub-paragraph (2), in paragraph (f), for “strategic planning panel whose strategic planning” substitute “corporate joint committee whose”.</p> <p>(3) In sub-paragraph (3)— (a) in the appropriate place insert— ““corporate joint committee” means a corporate joint</p>	

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	<p>committee to which Part 6 of the Planning and Compulsory Purchase Act 2004 applies by virtue of regulations under Part 5 of the Local Government and Elections (Wales) Act 2021;”;</p> <p>(b) omit the definition of “strategic planning panel”.</p> <p><i>Equality Act 2010 (c. 15)</i> 44 In Part 2 of Schedule 19 to the Equality Act 2010 (public authorities subject to public sector equality duty: relevant Welsh authorities), under the sub-heading “Local government”, omit the entry— “A strategic planning panel established under section 60D of the Planning and Compulsory Purchase Act 2004.”</p> <p><i>Welsh Language (Wales) Measure 2011 (nawm 1)</i> 45 (1) Schedule 6 to the Welsh Language (Wales) Measure 2011 (persons liable to be required to comply with standards: public bodies etc.) is amended as follows. (2) In the table, under the heading “LOCAL GOVERNMENT ETC”, omit the entry for strategic planning panels. (3) In paragraph 2, omit the definition of</p>	<p>committee to which Part 6 of the Planning and Compulsory Purchase Act 2004 applies by virtue of regulations under Part 5 of the Local Government and Elections (Wales) Act 2021;”;</p> <p>(b) omit the definition of “strategic planning panel”.</p> <p><i>Equality Act 2010 (c. 15)</i> 44 In Part 2 of Schedule 19 to the Equality Act 2010 (public authorities subject to public sector equality duty: relevant Welsh authorities), under the sub-heading “Local government”, omit the entry— “A strategic planning panel established under section 60D of the Planning and Compulsory Purchase Act 2004.”</p> <p><i>Welsh Language (Wales) Measure 2011 (nawm 1)</i> 45 (1) Schedule 6 to the Welsh Language (Wales) Measure 2011 (persons liable to be required to comply with standards: public bodies etc.) is amended as follows. (2) In the table, under the heading “LOCAL GOVERNMENT ETC”, omit the entry for strategic planning panels. (3) In paragraph 2, omit the definition of</p>	

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	<p>“strategic planning panel”.</p> <p><i>Local Government (Wales) Measure 2011 (nawm 4)</i> 46 In section 144 of the Local Government (Wales) Measure 2011 (payments and pensions: relevant authorities, members etc), in subsection (2), omit paragraph (da).</p> <p><i>Environment (Wales) Act 2016 (anaw 3)</i> 47 In section 6 of the Environment (Wales) Act 2016 (biodiversity and resilience of ecosystems duty)—</p> <p>(a) in subsection (9), in the definition of “public authority”, in paragraph (e)—</p> <p>(i) after “a local authority,” insert “and”;</p> <p>(ii) omit “and a strategic planning panel”;</p> <p>(b) in subsection (10), omit the definition of “strategic planning panel”.</p> <p><i>Land Transaction Tax and Anti-avoidance of Devolved Taxes (Wales) Act 2017 (anaw 1)</i> 48 In the Land Transaction Tax and Anti-avoidance of Devolved Taxes (Wales) Act 2017, in Schedule 20 (relief for acquisitions by public bodies and health bodies), omit paragraph 1(4)(k).</p>	<p>“strategic planning panel”.</p> <p><i>Local Government (Wales) Measure 2011 (nawm 4)</i> 46 In section 144 of the Local Government (Wales) Measure 2011 (payments and pensions: relevant authorities, members etc), in subsection (2), omit paragraph (da).</p> <p><i>Environment (Wales) Act 2016 (anaw 3)</i> 47 In section 6 of the Environment (Wales) Act 2016 (biodiversity and resilience of ecosystems duty)—</p> <p>(a) in subsection (9), in the definition of “public authority”, in paragraph (e)—</p> <p>(i) after “a local authority,” insert “and”;</p> <p>(ii) omit “and a strategic planning panel”;</p> <p>(b) in subsection (10), omit the definition of “strategic planning panel”.</p> <p><i>Land Transaction Tax and Anti-avoidance of Devolved Taxes (Wales) Act 2017 (anaw 1)</i> 48 In the Land Transaction Tax and Anti-avoidance of Devolved Taxes (Wales) Act 2017, in Schedule 20 (relief for acquisitions by public bodies and health bodies), omit paragraph 1(4)(k).</p>	

No	GOVERNMENT AMENDMENT	GWELLIANT Y LLYWODRAETH	PURPOSE AND EFFECT
	<p><i>Public Services Ombudsman (Wales) Act 2019 (anaw 3)</i> 49 In Schedule 3 to the Public Services Ombudsman (Wales) Act 2019 (listed authorities), under the sub-heading “Local government, fire and police”, omit the entry—</p> <p style="text-align: center;">“A strategic planning panel.” PART 2 REPEAL OF POWER TO ESTABLISH JOINT TRANSPORT AUTHORITIES</p> <p><i>Transport (Wales) Act 2006 (c. 5)</i> 50 In the Transport (Wales) Act 2006— (a) omit section 5 (power to establish joint transport authorities); (b) in section 6 (financial assistance: local transport functions), in subsection (1) omit paragraph (a), and the “and” which follows it.</p> <p><i>Government of Wales Act 2006 (c. 32)</i> 51 In table 1 in paragraph 35(3) of Schedule 11 to the Government of Wales Act 2006 (transitional provisions), omit the entry for section 5(1) of the Transport (Wales) Act 2006.’.</p>	<p><i>Public Services Ombudsman (Wales) Act 2019 (anaw 3)</i> 49 In Schedule 3 to the Public Services Ombudsman (Wales) Act 2019 (listed authorities), under the sub-heading “Local government, fire and police”, omit the entry—</p> <p style="text-align: center;">“A strategic planning panel.” PART 2 REPEAL OF POWER TO ESTABLISH JOINT TRANSPORT AUTHORITIES</p> <p><i>Transport (Wales) Act 2006 (c. 5)</i> 50 In the Transport (Wales) Act 2006— (a) omit section 5 (power to establish joint transport authorities); (b) in section 6 (financial assistance: local transport functions), in subsection (1) omit paragraph (a), and the “and” which follows it.</p> <p><i>Government of Wales Act 2006 (c. 32)</i> 51 In table 1 in paragraph 35(3) of Schedule 11 to the Government of Wales Act 2006 (transitional provisions), omit the entry for section 5(1) of the Transport (Wales) Act 2006.’.</p>	