

RHESTR O WELLIANNAU WEDI'U DIDOLI MARSHALLED LIST OF AMENDMENTS

Bil Diddymu'r Hawl i Brynu a Hawliau Cysylltiedig (Cymru)

Abolition of the Right to Buy and Associated Rights (Wales) Bill

Mae'r gwelliannau â * ar eu pwys yn rhai newydd neu'n rhai sydd wedi'u haddasu
Amendments marked * are new or have been altered

Mae gwelliannau a nodir ag 'R' yn dynodi bod yr Aelod wedi datgan buddiant cofrestradwy o dan Reol Sefydlog 2 neu fuddiant perthnasol o dan Reolau Sefydlog 13 neu 17 wrth gyflwyno'r gwelliant.

Amendments marked 'R' mean that the Member has declared either a registrable interest under Standing Order 2 or relevant interest under Standing Orders 13 or 17 when tabling the amendment.

Caiff y Bil ei ystyried yn y drefn a ganlyn –	
The Bill will be considered in the following order –	
Sections 2 - 6	Adrannau 2 - 6
Schedule 1	Atodlen 1
Sections 7 - 12	Adrannau 7 - 12
Long title	Teitl hir

David Melding

5

Page 5, after line 26, insert a new section –

'[] Removal of suspension of the right to buy

- (1) The Housing (Wales) Measure 2011 is as amended as follows –
 - (a) Part 1 (Suspension of the Right to Buy and related rights) is repealed, and
 - (b) in section 89 (orders) omit subsections (2) to (4).
- (2) Accordingly, in the Housing Act 1985 –



- (a) section 122A (applications to suspend the right to buy etc. in parts of Wales: effect on claims to exercise the right) is repealed.
- (b) section 122B (suspension of the right to buy in parts of Wales) is repealed.
- (c) in section 124 (landlord's notice admitting or denying right to buy) –
 - (i) in subsection (1), after "subsection 2" omit "or (3)", and
 - (ii) omit subsection (3).
- (d) in section 153A (tenant's notices of delay), in subsection (1)(a), after "subsection (2)" omit "or (3)".
- (e) in section 122 (tenant's notice claiming to exercise right to buy), at the beginning of subsection (1) omit "Unless section 122B applies".

This removes the suspensions of the right to buy and associated rights in areas currently designated under the Housing (Wales) Measure. This will allow qualifying tenants in those areas to exercise their rights (like other qualifying tenants across Wales) up until abolition comes into effect.

Tudalen 5, ar ôl llinell 26, mewnosoder adran newydd –

'[] Dileu'r ataliad dros dro ar yr hawl i brynu

- (1) Ym Mesur Tai (Cymru) 2011 –
 - (a) mae Rhan 1 (Atal dros dro yr Hawl i Brynu a hawliau cysylltiedig) wedi ei diddymu, a
 - (b) yn adran 89 (gorchmyntion) hepgorer is-adrannau (2) a (4).
- (2) Yn unol â hynny, yn Neddf Tai 1985 –
 - (a) mae adran 122A (ceisiadau i atal dros dro yr hawl i brynu etc. mewn rhannau o Gymru: effaith ar geisiadau i arfer yr hawl) wedi ei diddymu.
 - (b) mae adran 122B (atal dros dro yr hawl i brynu mewn rhannau o Gymru) wedi ei diddymu.
 - (c) yn adran 124 (hysbysiad landlord yn derbyn neu'n gwadu'r hawl i brynu) –
 - (i) yn is-adran (1), ar ôl "subsection (2)" hepgorer "or (3)", a
 - (ii) hepgorer is-adran (3).
 - (d) yn adran 153A (hysbysiadau y tenant am oedi), yn is-adran (1)(a) ar ôl "subsection (2)" hepgorer "or (3)";
 - (e) yn adran 122 (hysbysiad y tenant yn hawlio arfer yr hawl i brynu), ar ddechrau is-adran (1) hepgorer "Unless section 122B applies".

Mae hwn yn cael gwaread ar yr ataliad ar yr hawl i brynu a hawliau cysylltiedig mewn ardaloedd a ddynodir ar hyn o bryd o dan y Mesur Tai (Cymru). Bydd hyn yn caniatáu i denantiaid cymwys yn yr ardaloedd hynny arfer eu hawliau (yn yr un modd â thenantiaid cymwys eraill ledled Cymru) nes i'r diddymu ddod i rym.

David Melding

6

Page 5, line 29, leave out section 6 and insert –



[] Abolition of the right to buy and the right to acquire

- (1) The Housing Act 1985 (c. 68) is amended as follows.
- (2) Before section 121A (Order suspending right to buy because of anti-social behaviour) insert—

"121ZC Abolition of the right to buy in Wales

- (1) The right to buy cannot be exercised in respect of a dwelling house in Wales during the temporary abolition period.
- (2) The temporary abolition period is the period of 10 years beginning with the day on which section 6 of the Abolition of the Right to Buy and Associated Rights (Wales) Act 2017 comes into force.
- (3) This section does not affect the computation of any period under Schedule 4."
- (3) In section 171B (extent of the preserved right to buy) at the end, insert—
 - "(8) Nothing in subsection (6) gives a person the right to exercise the preserved right to buy in respect of a dwelling-house in Wales during the temporary abolition period (see section 121ZC)."
- (4) The Housing Act 1996 (c. 52) is amended as follows.
- (5) Before section 17 (Right of tenant to acquire dwelling: supplementary provisions), insert—

"(16D) Abolition of the Right to Acquire

- (1) The Right to Acquire cannot be exercised in respect of a dwelling during the temporary abolition period.
- (2) The temporary abolition period is the period of 10 years beginning with the day on which section 6 of the Abolition of the Right to Buy and Associated Rights (Wales) Act 2017 comes into force.
- (3) This section does not affect the computation of any period under schedule 4 of the Housing Act 1985."
- (6) Accordingly, the following enactments are repealed—
 - (a) sections 2 and 3 (restriction on exercising the right to buy etc.), and sections 121ZA, 121ZB and 171B(7) of the Housing Act 1985 (inserted by sections 2 and 3 of this Act);
 - (b) section 4 and 5 (restriction on exercising the right to acquire etc.), and sections 16B, 16C and 21(2A) of the Housing Act 1996 (inserted by sections 4 and 5 of this Act);
 - (c) section 8 of this Act.
- (7) The Welsh Ministers may, by regulations, permanently abolish the right to buy and the right to acquire.
- (8) Regulations under subsection (7) may only come into force at the end of the temporary abolition period.



- (9) The temporary abolition period is the period of 10 years beginning with the day on which this section comes into force.'

This limits the Act's operation to 10 years, following which the Welsh Ministers may lay regulations proposing that the abolition is made permanent. These regulations would be made subject to the affirmative resolution and so would require a vote by the Assembly.

Tudalen 5, llinell 29, hepgorer adran 6 a mewnosoder –

'[] Diddymu'r hawl i brynu a'r hawl i gaffael

- (1) Mae Deddf Tai 1985 (*Housing Act 1985 (c.68)*) wedi ei diwygio fel a ganlyn.

(2) Cyn adran 121A (Gorchymyn sy'n atal dros dro yr hawl i brynu oherwydd ymddygiad gwrthgymdeithasol) mewnosoder—

“121ZC Abolition of the right to buy in Wales

- (1) The right to buy cannot be exercised in respect of a dwelling-house in Wales during the temporary abolition period.
 - (2) The temporary abolition period is the period of 10 years beginning with the day on which section 6 of the Abolition of the Right to Buy and Associated Rights (Wales) Act 2017 comes into force.
 - (3) This section does not affect the computation of any period under Schedule 4."

(3) Yn adran 171B (rhychwant yr hawl i brynu a gadwyd) ar y diwedd, mewnosoder –

 - "(8) Nothing in subsection (6) gives a person the right to exercise the preserved right to buy in respect of a dwelling-house in Wales during the temporary abolition period (see section 121ZC)."

(4) Mae Deddf Tai 1996 (*Housing Act 1996 (c. 52)*) wedi ei diwygio fel a ganlyn.

(5) Cyn adran 17 (Hawl tenant i gaffael annedd: darpariaethau atodol), mewnosoder –

“16D Abolition of the Right to Acquire

- (1) The Right to Acquire cannot be exercised in respect of a dwelling during the temporary abolition period.

(2) The temporary abolition period is the period of 10 years beginning with the day on which section 6 of the Abolition of the Right to Buy and Associated Rights (Wales) Act 2017 comes into force.

(3) This section does not affect the computation of any period under schedule 4 of the Housing Act 1985."

(6) Yn unol â hynny, diddymir y deddfiadau a ganlyn –

 - (a) adrannau 2 a 3 (cyfyngiad ar arfer yr hawl i brynu etc.), ac adrannau 121ZA, 121ZB a 171B(7) o Ddeddf Tai 1985 (a fewnosodir gan adrannau 2 a 3 o'r Ddeddf hon);
 - (b) adrannau 4 a 5 (cyfyngiad ar arfer yr hawl i gaffael etc.) ac adrannau 16B, 16C ac 21(2A) o Ddeddf Tai 1996 (a fewnosodir gan adrannau 4 a 5 o'r Ddeddf hon);
 - (c) adran 8 o'r Ddeddf hon.

- (7) Caiff Gweinidogion Cymru, drwy reoliadau, ddiddymu'r hawl i brynu a'r hawl i gaffael yn barhaol.
- (8) Dim ond ar ddiwedd y cyfnod diddymu dros dro y caiff rheoliadau o dan is-adran (7) ddod i rym.
- (9) Y cyfnod diddymu dros dro yw'r cyfnod o 10 mlynedd sy'n dechrau â'r diwrnod y daw'r adran hon i rym.'

Mae hwn yn cyfyngu gweithrediad y Ddeddf i 10 mlynedd ac yn darparu y caiff Gweinidogion Cymru, ar ôl hynny, osod rheoliadau yn cynnig y dylid gwneud y diddymiad yn barhaol. Byddai'r rheoliadau hyn yn ddarostyngedig i'r weithdrefn gadarnhaol ac felly byddai angen pleidlais gan y Cynulliad.

David Melding

13

Page 10, line 4, leave out schedule 1.

See amendment 6.

Tudalen 10, llinell 4, hepgorer atodlen 1.

Gweler gwelliant 6.

David Melding

14

Schedule 1, page 12, line 39, leave out paragraph 7.

See amendment 5.

Atodlen 1, tudalen 12, llinell 40, hepgorer paragraff 7.

Gweler gwelliant 5.

David Melding

7

Section 8, page 6, after line 16, insert—

- (c) provide a copy of the information to every qualifying landlord whose principal place of business is in Wales.'

To incorporate the recommendations made in the report of the Constitutional and Legislative Affairs Committee, namely: Section 8 of the Bill makes provision for information to be provided to landlords and tenants about the effects of this Bill. This amendment imposes an absolute duty on the Welsh Ministers to notify all qualifying Landlords in Wales. As currently drafted, the duty to do so is qualified.

Adran 8, tudalen 6, ar ôl llinell 16, mewnosoder—

- (c) darparu copi o'r wybodaeth i bob landlord cymwys y mae ei brif leoliad busnes yng Nghymru.'

Ymgorffori'r argymhellion a wnaed yn adroddiad y Pwyllgor Materion Cyfansoddiadol a Deddfwriaethol, sef: bod adran 8 o'r Bil yn gwneud darpariaeth ar gyfer rhoi gwybodaeth i landlordiaid a thenantiaid am effeithiau'r Bil hwn. Mae'r gwelliant hwn yn rhoi dyletswydd absoliwt ar Weinidogion Cymru i hysbysu pob landlord cymwys yng Nghymru. Fel y mae'r Bil wedi'i ddrafftio ar hyn o bryd, mae'r ddyletswydd i wneud hynny yn un amodol.



David Melding

8

Section 8, page 6, line 19, after 'every', insert 'other'.

See amendment 7.

Adran 8, tudalen 6, llinell 19, ar ôl 'cymwys', mewnosoder 'arall'.

Gweler gwelliant 7.

David Melding

9

Section 8, page 6, after line 27, insert—

- '() an explanation of the effect of section [section to be inserted by amendment 5] for tenants in areas where the right to buy and associated rights have been suspended.'

See amendment 5.

Adran 8, tudalen 6, ar ôl llinell 27, mewnosoder—

- '() esboniad o effaith adran [adran i gael ei mewnosod gan welliant 5] i denantiaid mewn ardaloedd lle y mae'r hawl i brynu a hawliau cysylltiedig wedi eu hatal dros dro.'

Gweler gwelliant 5.

Bethan Jenkins

15

Section 8, page 7, line 10, leave out subsection (5) and insert—

- '() Subsection [second sub-section to be inserted by this amendment] applies where, after the day on which this section comes into force—
 - (a) a person offers to let a dwelling in Wales under a secure tenancy or an introductory tenancy, or
 - (b) a person who is a registered social landlord or a private registered provider of social housing offers to let a dwelling in Wales under an assured tenancy (other than a long tenancy).
- (c) The person making the offer (the "prospective landlord") must, as soon as is reasonably practicable after the offer is made, provide the prospective tenant with such of the information published by the Welsh Ministers under subsection (1) as the prospective landlord considers relevant to the prospective tenant (which must, in particular, include the information mentioned in subsection (3)(a) and (b)).'

Adran 8, tudalen 7, llinell 10, hepgorer is-adran (5) a mewnosoder—

- '() Mae is-adran [yr ail is-adran i gael ei mewnosod gan y gwelliant hwn] yn gymwys pan fo, ar ôl y diwrnod y mae'r adran hon yn dod i rym—
 - (a) person yn cynnig gosod annedd yng Nghymru o dan denantiaeth ddiogel neu denantiaeth ragarweiniol, neu
 - (b) person sy'n landlord cymdeithasol cofrestredig neu'n ddarparwr preifat cofrestredig tai cymdeithasol yn cynnig gosod annedd yng Nghymru o dan denantiaeth sicr (ac eithrio tenantiaeth hir).



- () Rhaid i'r person sy'n gwneud y cynnig (y "darpar landlord"), cyn gynted ag y bo'n rhesymol ymarferol ar ôl i'r cynnig gael ei wneud, ddarparu i'r darpar denant hynny o'r wybodaeth a gyhoeddwyd gan Weinidogion Cymru o dan is-adran (1) y mae'r darpar landlord yn ystyried ei bod yn berthnasol i'r darpar denant (y mae'n rhaid iddi, yn benodol, gynnwys yr wybodaeth a grybwyllir yn is-adran (3)(a) a (b)).'

Bethan Jenkins

16

Section 8, page 7, after line 18, insert—

- '() In making arrangements for the purposes of providing information under subsections (4) (a) and (5), a landlord or prospective landlord must—
(a) have regard to the likely needs and characteristics, in respect of the provision of information, of persons to whom the information in question is to be provided, and
(b) consider whether, having regard to those needs and characteristics, it is appropriate to provide any of the information to any of those persons otherwise than in the way in which it would normally be provided.'

Adran 8, tudalen 7, ar ôl llinell 19, mewnosoder—

- '() Wrth wneud trefniadau at ddibenion darparu gwylbodaeth o dan is-adrannau (4)(a) a (5), rhaid i landlord neu ddarpar landlord—
(a) rhoi sylw i anghenion a nodweddion tebygol, mewn cysylltiad â darparu gwylbodaeth, y personau y mae'r gwylbodaeth o dan sylw i'w darparu iddynt, a
(b) ystyried a yw'n briodol, gan roi sylw i'r anghenion a'r nodweddion hynny, darparu'r gwylbodaeth, neu unrhyw ran ohoni, i unrhyw un neu ragor o'r personau hynny mewn modd sy'n wahanol i'r modd y byddai'n cael ei darparu fel arfer.'

David Melding

10

Section 9, page 8, line 8, leave out 'or expedient'.

The Constitutional and Legislative Affairs Committee noted their concern that section 9, as drafted, gave very wide powers to make consequential amendments. This amendment narrows that power by deleting the words "or expedient."

Adran 9, tudalen 8, llinell 9, hepgorer 'neu'n hwylus'.

Nododd y Pwyllgor Materion Cyfansoddiadol a Deddfwriaethol ei bryder bod adran 9, fel y mae wedi'i drafftio ar hyn o bryd, yn rhoi pwerau eang iawn i wneud diwygiadau canlyniadol. Mae'r gwelliant hwn yn culhau'r pŵer hwnnw trwy ddileu'r geiriau "neu'n hwylus."

David Melding

11

Section 11, page 8, line 25, after '1.', insert '[section to be inserted by amendment 5]'.

See amendment 5.

Adran 11, tudalen 8, llinell 27, ar ôl '1.', mewnosoder '[adran i gael ei mewnosod gan welliant 5]'.
Gweler gwelliant 5.



David Melding

12

Section 11, page 8, line 32, leave out '12 months' and insert 'two years'.

This ensures that abolition of the right to buy and associated rights may not come into effect until at least 2 years after the Bill receives Royal Assent. As currently drafted abolition will come into effect after 1 year.

Adran 11, tudalen 8, llinell 34, hepgorer '12 mis' a mewnosoder 'ddwy flynedd'.

Mae hwn yn sicrhau na chaiff diddymiad yr hawl i brynu a hawliau cysylltiedig ddod i rym am ddwy flynedd o leiaf ar ôl i'r Bil gael Cydsyniad Brenhinol. Fel y mae wedi'i ddrafftio ar hyn o bryd bydd y diddymiad yn dod i rym ar ôl blwyddyn.

David Melding

1

Section 1, page 1, after line 10, insert—

'() Section [section to be inserted by amendment 5] removes the existing suspension of the right to buy by repealing Part 1 of the Housing (Wales) Measure 2011.'

See amendment 5.

Adran 1, tudalen 1, ar ôl llinell 12, mewnosoder—

'() Mae adran [adran i gael ei mewnosod gan welliant 5] yn dileu'r ataliad dros dro presennol ar yr hawl i brynu drwy ddiddymu Rhan 1 o Fesur Tai (Cymru) 2011.'

Gweler gwelliant 5.

David Melding

2

Section 1, page 1, line 11, after 'Wales', insert 'for a period of at least 10 years'.

See amendment 6.

Adran 1, tudalen 1, llinell 14, ar ôl 'Nghymru', mewnosoder 'am gyfnod o 10 mlynedd o leiaf'.

Gweler gwelliant 6.

David Melding

3

Section 1, page 1, line 21, after 'section', insert '[section to be inserted by amendment 5] (removing the suspension of the right to buy) and section'.

See amendment 5.

Adran 1, tudalen 1, llinell 26, ar ôl 'adran', mewnosoder '[adran i gael ei mewnosod gan welliant 5] (dileu'r ataliad dros dro ar yr hawl i brynu) ac adran'.

Gweler gwelliant 5.

David Melding

4

Section 1, page 1, line 25, leave out 'twelve months' and insert 'two years'.

See amendment 12.

Adran 1, tudalen 1, llinell 30, hepgorer 'deuddeg mis' a mewnosoder 'dwy flynedd'.

Gweler gwelliant 12.

