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OFFERYNNAU STATUDOL CYMRU

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**2026 Rhif 64**

**Gorchymyn Gwasanaethau Tân ac Achub (Fframwaith  
Cenedlaethol ac Amrywio Cynlluniau Cyfuno) (Cymru) 2026**

*Gwnaed*

*4 Mawrth 2026*

*Yn dod i rym yn unol ag erthygl 1(2)*

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WELSH STATUTORY INSTRUMENTS

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**2026 No. 64**

**The Fire and Rescue Services (National Framework and  
Variation of Combination Schemes) (Wales) Order 2026**

*Made*

*4 March 2026*

*Coming into force in accordance with article 1(2)*



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OFFERYNNAU STATUDOL CYMRU

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**2026 Rhif 64**

**GWASANAETHAU TÂN AC ACHUB, CYMRU**

**Gorchymyn Gwasanaethau Tân ac Achub (Fframwaith Cenedlaethol ac Amrywio Cynlluniau Cyfuno) (Cymru) 2026**

**NODYN ESBONIADOL**

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

Mae adran 21 o Ddeddf Gwasanaethau Tân ac Achub 2004 ("Deddf 2004") yn ei gwneud yn ofynnol i Weinidogion Cymru lunio Fframwaith Cenedlaethol Tân ac Achub. Rhaid i'r fframwaith nodi blaenoriaethau ac amcanion ar gyfer awdurdodau tân ac achub yng Nghymru a chaiff ddarparu canllawiau i'r awdurdodau tân ac achub hynny mewn cysylltiad â chyflawni unrhyw un neu ragor o'u swyddogaethau ac unrhyw fater arall sy'n ymwneud â'r awdurdodau tân ac achub hynny neu eu swyddogaethau y mae Gweinidogion Cymru yn ystyried ei fod yn briodol. Rhaid i'r awdurdodau tân ac achub yng Nghymru roi sylw i'r fframwaith wrth gyflawni eu swyddogaethau.

Mae erthygl 2 o'r Gorchymyn hwn yn rhoi effaith i Fframwaith Cenedlaethol Tân ac Achub diwygiedig i Gymru.

Gwnaed diwygiadau arwyddocaol i'r fframwaith, ac mae'r fersiwn newydd a gyhoeddwyd ar 3 Mawrth 2026 yn cymryd effaith o 30 Mawrth 2026. Gellir cael copiau o'r fframwaith oddi wrth: Llywodraeth Cymru, Parc Cathays, Caerdydd, CF10 3NQ ac mae wedi ei gyhoeddi ar [www.llyw.cymru](http://www.llyw.cymru).

Mae erthyglau 3 i 5 o'r Gorchymyn hwn yn amrywio Cynllun Cyfuno Gwasanaethau Tân Gogledd Cymru, Cynllun Cyfuno Gwasanaethau Tân Canolbarth a Gorllewin Cymru a Chynllun Cyfuno Gwasanaethau Tân De Cymru, yn y drefn honno. Mae'r cynlluniau hynny wedi eu nodi yn yr Atodlenni i O.S. 1995/3218, O.S. 1995/3229 ac O.S. 1995/3230 a chyfeirir atynt ar y cyd yn y Nodyn Esboniadol hwn fel "y Cynlluniau".

Mae'r Gorchymyn hwn yn amrywio'r Cynlluniau i wneud newidiadau i gyfansoddiad yr awdurdodau tân ac achub yng Nghymru. Mae'r amrywiadau yn gwneud newidiadau o ran aelodaeth, gan amrywio nifer yr aelodau a darparu ar gyfer penodi aelodau o weithrediaeth yr awdurdodau cyfansoddol ac ar gyfer penodi traean o'r aelodau gan Weinidogion Cymru.

Amrywir darpariaethau cronfa gwasanaeth tân gyfunol y Cynlluniau er mwyn ei gwneud yn ofynnol i'r Awdurdod (diffinnir "Authority" ym mharagraff 2 o'r Cynlluniau) ymgynghori â'r awdurdodau cyfansoddol, gyda'r bwriad o ddod i gytundeb, ar amcangyfrif o dreuliau net yr Awdurdod a swm y cyfraniad sydd i'w dalu gan bob awdurdod cyfansoddol. Mae'n ofynnol i'r Awdurdod ddarparu datganiad i'r awdurdodau cyfansoddol ar sut y bydd ei amcangyfrif o dreuliau net yn hybu cyflawni ei swyddogaethau yn ddarbodus, yn effeithlon ac yn effeithiol orau.

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

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OFFERYNNAU STATUDOL CYMRU

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## 2026 Rhif 64

# GWASANAETHAU TÂN AC ACHUB, CYMRU

## Gorchymyn Gwasanaethau Tân ac Achub (Fframwaith Cenedlaethol ac Amrywio Cynlluniau Cyfuno) (Cymru) 2026

*Gwnaed*

*4 Mawrth 2026*

*Yn dod i rym yn unol ag erthygl 1(2)*

Mae Gweinidogion Cymru yn gwneud y Gorchymyn a ganlyn drwy arfer y pwerau a roddir iddynt gan adrannau 3(2) a (3)(a) ac (c), 4(4), 21(6) a 60(2)(a) o Ddeddf Gwasanaethau Tân ac Achub 2004 (“Deddf 2004”)(1).

Yn unol ag adran 4(5) o Ddeddf 2004, mae Gweinidogion Cymru wedi ymgynghori â'r awdurdodau hynny y maent yn ystyried bod y Gorchymyn hwn yn debygol o effeithio arnynt a chydag unrhyw bersonau eraill y maent yn ystyried eu bod yn briodol mewn cysylltiad â'r ddarpariaeth a wneir yn erthyglau 3 i 5.

Yn unol ag adran 21(5) o Ddeddf 2004, mae Gweinidogion Cymru wedi ymgynghori ag awdurdodau tân ac achub neu bersonau yr ystyrir eu bod yn eu cynrychioli hwy, personau yr ystyrir eu bod yn cynrychioli cyflogeion awdurdodau tân ac achub a'r personau eraill hynny y maent yn ystyried eu bod yn briodol mewn cysylltiad â'r diwygiadau i Fframwaith Cenedlaethol Tân ac Achub Cymru y rhoddir effaith iddynt gan erthygl 2.

### Enwi a dod i rym

1.—(1) Enw'r Gorchymyn hwn yw Gorchymyn Gwasanaethau Tân ac Achub (Fframwaith Cenedlaethol ac Amrywio Cynlluniau Cyfuno) (Cymru) 2026.

(2) Daw'r Gorchymyn hwn i rym fel a ganlyn—

- (a) daw'r erthygl hon ac erthygl 2 i rym ar 30 Mawrth 2026;
- (b) daw erthyglau 3(12), 4(12) a 5 i rym ar 1 Mai 2026;
- (c) daw erthyglau 3(1) i (11) a 4(1) i (11) i rym ar 7 Mai 2027.

### Diwygio'r Fframwaith Cenedlaethol Tân ac Achub

2. Mae'r Fframwaith Cenedlaethol Tân ac Achub a luniwyd gan Weinidogion Cymru sydd â'r enw “Fframwaith Cenedlaethol Tân ac Achub Cymru 2026” a gyhoeddwyd gan

(1) 2004 p. 21. Mae'r swyddogaethau o dan adrannau 3, 4 ac 21 o Ddeddf Gwasanaethau Tân ac Achub 2004 bellach wedi eu breinio yng Ngweinidogion Cymru i'r graddau y maent yn arferadwy o ran Cymru. Yr oeddent wedi eu breinio'n flaenorol yng Nghynulliad Cenedlaethol Cymru gan adran 62 o Ddeddf Gwasanaethau Tân ac Achub 2004. Yn rhinwedd adran 162 o Ddeddf Llywodraeth Cymru 2006 (p. 32), a pharagraffau 30 a 32 o Atodlen 11 iddi, fe'u trosglwyddwyd i Weinidogion Cymru.

Weinidogion Cymru ar 3 Mawrth 2026, yn cael effaith o 30 Mawrth 2026 fel diwygiad, yr ymddengys i Weinidogion Cymru ei fod yn ddiwygiad arwyddocaol, i Fframwaith Cenedlaethol Tân ac Achub Cymru 2016(2).

### **Amrywio Gorchymyn Gwasanaethau Tân Gogledd Cymru (Cynllun Cyfuno) 1995**

**3.**—(1) Mae'r Atodlen i Orchymyn Gwasanaethau Tân Gogledd Cymru (Cynllun Cyfuno) 1995(3) wedi ei hamrywio yn unol â pharagraffau (2) i (12) o'r erthygl hon.

(2) Ym mharagraff 2—

- (a) hepgorer yr “and” ar ôl y diffiniad o “constituent authority”;
- (b) yn y lle priodol yn nhrefn yr wyddor mewnosoder—

““executive members” means the members of the executive of a local authority in Wales appointed in accordance with section 11 of the Local Government Act 2000(4);”.

(3) Ym mharagraff 11—

- (a) yn lle is-baragraff (1), rhodder—

“(1) The Authority must consist of nine members appointed in accordance with this Part.”;

- (b) yn lle is-baragraff (2), rhodder—

“(2) Six members of the Authority must be appointed by the constituent authorities from their executive members in accordance with this Part.”;

- (c) ar ôl is-baragraff (2), mewnosoder—

“(3) Three members of the Authority must be appointed by the Welsh Ministers in accordance with this Part.”

(4) Yn lle paragraff 12, rhodder—

“**12.** Each constituent authority must appoint one of its executive members to be a member of the Authority.”

(5) Ar ôl paragraff 12, mewnosoder—

“**12A.**—(1) Before appointing members to the Authority, the Welsh Ministers must consult—

- (a) members of the Authority;
- (b) the constituent authorities;
- (c) any other persons they consider appropriate.”

(6) Ym mharagraff 13, yn lle “by the constituent authority which appoints him.” rhodder—

“by—

- (a) in the case of a member appointed by a constituent authority under paragraph 11(2), the constituent authority which appoints that member, or
- (b) in the case of a member appointed by the Welsh Ministers under paragraph 11(3), the Welsh Ministers.”

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(2) Rhoddwyd effaith i Fframwaith Cenedlaethol Tân ac Achub Cymru 2016 gan O.S. 2015/1991 (Cy. 301).

(3) O.S. 1995/3218, a ddiwygiwyd gan O.S. 2009/2849 (Cy. 249).

(4) 2000 p. 22.

(7) Yn lle paragraff 14, rhodder—

“14.—(1) A member of the Authority appointed by a constituent authority may resign their membership at any time by giving notice in writing to the officer of the Authority whose function it is to receive such notice.

(2) A member of the Authority appointed by the Welsh Ministers may resign their membership at any time by giving notice in writing to—

- (a) the officer of the Authority whose function it is to receive such notice, and
- (b) the Welsh Ministers.”

(8) Ym mharagraff 15—

(a) yn is-baragraff (1), ar ôl “who ceases to be a member” mewnosoder “of the executive”;

(b) ar ôl is-baragraff (2), mewnosoder—

“(3) A person is disqualified from being appointed by the Welsh Ministers as a member of the Authority if the person is or becomes a Member of the Senedd.

(4) “Member of the Senedd” is to be interpreted in accordance with section 1(2A) of the Government of Wales Act 2006(5).”

(9) Ym mharagraff 16—

(a) yn is-baragraff (1)—

(i) ar ôl “If a member of the Authority” mewnosoder “appointed by a constituent authority”;

(ii) yn lle “a representative” rhodder “one of its executive members”;

(b) ar ôl is-baragraff (1), mewnosoder—

“(1A) If a member of the Authority appointed by the Welsh Ministers resigns, becomes disqualified or otherwise ceases to be a member of the Authority before the expiry of their period of office, the Welsh Ministers must appoint a member to replace them.

(1B) The replacement member appointed in accordance with sub-paragraph (1A) will come into office on the date of their appointment and, unless they resign, become disqualified or otherwise cease to be a member of the Authority, will hold office for such a period or periods as will be determined by the Welsh Ministers.

(1C) Before appointing a replacement member the Welsh Ministers must consult—

- (a) members of the Authority;
- (b) the constituent authorities;
- (c) any other persons they consider appropriate.”;

(c) yn is-baragraff (2)—

(i) ar ôl “If a member of the Authority” mewnosoder “appointed by a constituent authority”;

(ii) yn lle “a representative” rhodder “one of its executive members”.

(10) Ym mharagraff 17—

(a) yn is-baragraff (1), ar ôl “The Authority shall” mewnosoder “, following consultation with the Welsh Ministers,”;

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(5) 2006 p. 32. Mewnosodwyd adran 1(2A) gan adran 4 o Ddeddf Senedd ac Etholiadau (Cymru) 2020.

- (b) yn is-baragraff (4), ar ôl “the Authority shall” mewnosoder “, following consultation with the Welsh Ministers,”.
- (11) Ym mharagraff 20(1), yn lle “94 to 98, 101 to 106, 99” rhodder “99, 101 to 104, 106”.
- (12) Ym mharagraff 21—
  - (a) yn is-baragraff (2)—
    - (i) ar ôl “its net expenses for the next financial year, and” mewnosoder “an estimate of the amount of the contribution to be paid by each constituent authority in the next financial year. The Authority”;
    - (ii) ar ôl “contribution to be paid by that authority” mewnosoder “, together with a statement explaining the amount of the contribution to be paid,”;
  - (b) ar ôl is-baragraff (2), mewnosoder—

“(2A) The Authority must—

    - (a) consult the constituent authorities with a view to reaching agreement with them on the Authority’s net expenses estimate and amount of the contribution to be paid by each constituent authority, and
    - (b) provide a statement to the constituent authorities of how the estimate of the Authority’s net expenses will best promote the economic, efficient and effective discharge of the Authority’s functions.”;
  - (c) yn is-baragraff (6), yn lle “consultation with each constituent authority” rhodder “consulting with a view to reach agreement with each constituent authority”.

**Amrywio Gorchymyn Gwasanaethau Tân Canolbarth a Gorllewin Cymru (Cynllun Cyfuno) 1995**

4.—(1) Mae'r Atodlen i Orchymyn Gwasanaethau Tân Canolbarth a Gorllewin Cymru (Cynllun Cyfuno) 1995(6) wedi ei hamrywio yn unol â pharagraffau (2) i (12) o'r erthygl hon.

- (2) Ym mharagraff 2—
  - (a) hepgorer yr “and” ar ôl y diffiniad o “constituent authority”;
  - (b) yn y lle priodol yn nhrefn yr wyddor mewnosoder—

““executive members” means the members of the executive of a local authority in Wales appointed in accordance with section 11 of the Local Government Act 2000;”.
- (3) Ym mharagraff 11—
  - (a) yn lle is-baragraff (1), rhodder—

“(1) The Authority must consist of nine members appointed in accordance with this Part.”;
  - (b) yn lle is-baragraff (2), rhodder—

“(2) Six members of the Authority must be appointed by the constituent authorities from their executive members in accordance with this Part.”;
  - (c) ar ôl is-baragraff (2), mewnosoder—

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(6) O.S. 1995/3229, a ddiwygiwyd gan O.S. 2009/2849 (Cy. 249).

“(3) Three members of the Authority must be appointed by the Welsh Ministers in accordance with this Part.”

(4) Yn lle paragraff 12, rhodder—

“**12.** Each constituent authority must appoint one of its executive members to be a member of the Authority.”

(5) Ar ôl paragraff 12, mewnosoder—

“**12A.**—(1) Before appointing members to the Authority, the Welsh Ministers must consult—

- (a) members of the Authority;
- (b) the constituent authorities;
- (c) any other persons they consider appropriate.”

(6) Ym mharagraff 13, yn lle “by the constituent authority which appoints him.” rhodder—

“by—

- (a) in the case of a member appointed by a constituent authority under paragraph 11(2), the constituent authority which appoints that member, or
- (b) in the case of a member appointed by the Welsh Ministers under paragraph 11(3), the Welsh Ministers.”

(7) Yn lle paragraff 14, rhodder—

“**14.**—(1) A member of the Authority appointed by a constituent authority may resign their membership at any time by giving notice in writing to the officer of the Authority whose function it is to receive such notice.

(2) A member of the Authority appointed by the Welsh Ministers may resign their membership at any time by giving notice in writing to—

- (a) the officer of the Authority whose function it is to receive such notice, and
- (b) the Welsh Ministers.”

(8) Ym mharagraff 15—

(a) yn is-baragraff (1), ar ôl “who ceases to be a member” mewnosoder “of the executive”;

(b) ar ôl is-baragraff (2), mewnosoder—

“(3) A person is disqualified from being appointed by the Welsh Ministers as a member of the Authority if the person is or becomes a Member of the Senedd.

(4) “Member of the Senedd” is to be interpreted in accordance with section 1(2A) of the Government of Wales Act 2006.”

(9) Ym mharagraff 16—

(a) yn is-baragraff (1)—

(i) ar ôl “If a member of the Authority” mewnosoder “appointed by a constituent authority”;

(ii) yn lle “a representative” rhodder “one of its executive members”;

(b) ar ôl is-baragraff (1), mewnosoder—

“(1A) If a member of the Authority appointed by the Welsh Ministers resigns, becomes disqualified or otherwise ceases to be a member of the Authority before

the expiry of their period of office, the Welsh Ministers must appoint a member to replace them.

(1B) The replacement member appointed in accordance with sub-paragraph (1A) will come into office on the date of their appointment and, unless they resign, become disqualified or otherwise cease to be a member of the Authority, will hold office for such a period or periods as will be determined by the Welsh Ministers.

(1C) Before appointing a replacement member the Welsh Ministers must consult—

- (a) members of the Authority;
- (b) the constituent authorities;
- (c) any other persons they consider appropriate.”

(c) yn is-baragraff (2)—

- (i) ar ôl “If a member of the Authority” mewnosoder “appointed by a constituent authority”;
- (ii) yn lle “a representative” rhodder “one of its executive members”.

(10) Ym mharagraff 17—

- (a) yn is-baragraff (1), ar ôl “The Authority shall” mewnosoder “, following consultation with the Welsh Ministers,”;
- (b) yn is-baragraff (4), ar ôl “the Authority shall” mewnosoder “, following consultation with the Welsh Ministers,”.

(11) Ym mharagraff 20(1), yn lle “94 to 98, 101 to 106, 99” rhodder “99, 101 to 104, 106”.

(12) Ym mharagraff 21—

(a) yn is-baragraff (2)—

- (i) ar ôl “its net expenses for the next financial year, and” mewnosoder “an estimate of the amount of the contribution to be paid by each constituent authority in the next financial year. The Authority”;
- (ii) ar ôl “contribution to be paid by that authority” mewnosoder “, together with a statement explaining the amount of the contribution to be paid,”;

(b) ar ôl is-baragraff (2), mewnosoder—

“(2A) The Authority must—

- (a) consult the constituent authorities with a view to reaching agreement with them on the Authority’s net expenses estimate and amount of the contribution to be paid by each constituent authority, and
- (b) provide a statement to the constituent authorities of how the estimate of the Authority’s net expenses will best promote the economic, efficient and effective discharge of the Authority’s functions.”;

(c) yn is-baragraff (6), yn lle “consultation with each constituent authority” rhodder “consulting with a view to reach agreement with each constituent authority”.

**Amrywio Gorchymyn Gwasanaethau Tân De Cymru (Cynllun Cyfuno) 1995**

**5.**—(1) Mae'r Atodlen i Orchymyn Gwasanaethau Tân De Cymru (Cynllun Cyfuno) 1995(7) wedi ei hamrywio yn unol â pharagraffau (2) i (12) o'r erthygl hon.

(2) Ym mharagraff 2—

(a) hepgorer yr “and” ar ôl y diffiniad o “constituent authority”;

(b) yn y lle priodol yn nhrefn yr wyddor mewnosoder—

““executive members” means the members of the executive of a local authority in Wales appointed in accordance with section 11 of the Local Government Act 2000;”.

(3) Ym mharagraff 11—

(a) yn lle is-baragraff (1), rhodder—

“(1) The Authority must consist of fifteen members appointed in accordance with this Part.”;

(b) yn lle is-baragraff (2), rhodder—

“(2) Ten members of the Authority must be appointed by the constituent authorities from their executive members in accordance with this Part.”;

(c) ar ôl is-baragraff (2), mewnosoder—

“(3) Five members of the Authority must be appointed by the Welsh Ministers in accordance with this Part.”

(4) Yn lle paragraff 12, rhodder—

“**12.** Each constituent authority must appoint one of its executive members to be a member of the Authority.”

(5) Ar ôl paragraff 12, mewnosoder—

“**12A.**—(1) Before appointing members to the Authority, the Welsh Ministers must consult—

(a) members of the Authority;

(b) the constituent authorities;

(c) any other persons they consider appropriate.”

(6) Ym mharagraff 13, yn lle “by the constituent authority which appoints him.” rhodder—

“by—

(a) in the case of a member appointed by a constituent authority under paragraph 11(2), the constituent authority which appoints that member, or

(b) in the case of a member appointed by the Welsh Ministers under paragraph 11(3), the Welsh Ministers.”

(7) Yn lle paragraff 14, rhodder—

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(7) O.S. 1995/3230, a ddiwygiwyd gan O.S. 2009/2849 (Cy. 249).

“14.—(1) A member of the Authority appointed by a constituent authority may resign their membership at any time by giving notice in writing to the officer of the Authority whose function it is to receive such notice.

(2) A member of the Authority appointed by the Welsh Ministers may resign their membership at any time by giving notice in writing to—

- (a) the officer of the Authority whose function it is to receive such notice, and
- (b) the Welsh Ministers.”

(8) Ym mharagraff 15—

- (a) yn is-baragraff (1), ar ôl “who ceases to be a member” mewnosoder “of the executive”;
- (b) ar ôl is-baragraff (2), mewnosoder—

“(3) A person is disqualified from being appointed by the Welsh Ministers as a member of the Authority if the person is or becomes a Member of the Senedd.

(4) “Member of the Senedd” is to be interpreted in accordance with section 1(2A) of the Government of Wales Act 2006.”

(9) Ym mharagraff 16—

- (a) yn is-baragraff (1)—
  - (i) ar ôl “If a member of the Authority” mewnosoder “appointed by a constituent authority”;
  - (ii) yn lle “a representative” rhodder “one of its executive members”;
- (b) ar ôl is-baragraff (1), mewnosoder—

“(1A) If a member of the Authority appointed by the Welsh Ministers resigns, becomes disqualified or otherwise ceases to be a member of the Authority before the expiry of their period of office, the Welsh Ministers must appoint a member to replace them.

(1B) The replacement member appointed in accordance with sub-paragraph (1A) will come into office on the date of their appointment and, unless they resign, become disqualified or otherwise cease to be a member of the Authority, will hold office for such a period or periods as will be determined by the Welsh Ministers.

(1C) Before appointing a replacement member the Welsh Ministers must consult—

- (a) members of the Authority,
- (b) the constituent authorities;
- (c) any other persons they consider appropriate.”

(c) yn is-baragraff (2)—

- (i) ar ôl “If a member of the Authority” mewnosoder “appointed by a constituent authority”;
- (ii) yn lle “a representative” rhodder “one of its executive members”.

(10) Ym mharagraff 17—

- (a) yn is-baragraff (1), ar ôl “The Authority shall” mewnosoder “, following consultation with the Welsh Ministers,”;
- (b) yn is-baragraff (4), ar ôl “the Authority shall” mewnosoder “, following consultation with the Welsh Ministers,”.

(11) Ym mharagraff 20(1), yn lle “94 to 98, 101 to 106, 99” rhodder “99, 101 to 104, 106”.

(12) Ym mharagraff 21—

(a) yn is-baragraff (2)—

(i) ar ôl “its net expenses for the next financial year, and” mewnosoder “an estimate of the amount of the contribution to be paid by each constituent authority in the next financial year. The Authority”;

(ii) ar ôl “contribution to be paid by that authority” mewnosoder “, together with a statement explaining the amount of the contribution to be paid,”;

(b) ar ôl is-baragraff (2), mewnosoder—

“(2A) The Authority must—

(a) consult the constituent authorities with a view to reaching agreement with them on the Authority’s net expenses estimate and amount of the contribution to be paid by each constituent authority, and

(b) provide a statement to the constituent authorities of how the estimate of the Authority’s net expenses will best promote the economic, efficient and effective discharge of the Authority’s functions.”;

(c) yn is-baragraff (6), yn lle “consultation with each constituent authority” rhodder “consulting with a view to reach agreement with each constituent authority”.

*Jayne Bryant*

Ysgrifennydd y Cabinet dros Lywodraeth Leol a Thai, un o Weinidogion Cymru  
4 Mawrth 2026



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W E L S H   S T A T U T O R Y   I N S T R U M E N T S

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**2026 No. 64**

**FIRE AND RESCUE SERVICES, WALES**

**The Fire and Rescue Services (National Framework and Variation of Combination Schemes) (Wales) Order 2026**

**EXPLANATORY NOTE**

*(This note is not part of the Order)*

Section 21 of the Fire and Rescue Services Act 2004 (“the 2004 Act”) requires the Welsh Ministers to prepare a Fire and Rescue National Framework. The framework must set out priorities and objectives for fire and rescue authorities in Wales and may provide guidance to those fire and rescue authorities in connection with the discharge of any of their functions and any other matter relating to those fire and rescue authorities or their functions that the Welsh Ministers consider appropriate. Fire and rescue authorities in Wales must have regard to the framework in carrying out their functions.

Article 2 of this Order brings into effect a revised Fire and Rescue National Framework for Wales.

Significant revisions have been made to the framework, and the new version published on 3 March 2026 takes effect from 30 March 2026. Copies of the framework may be obtained from the Welsh Government, Cathays Park, Cardiff, CF10 3NQ and it is published on [www.gov.wales](http://www.gov.wales).

Articles 3 to 5 of this Order vary the North Wales Fire Services Combination Scheme, the Mid and West Wales Fire Services Combination Scheme and the South Wales Fire Services Combination Scheme, respectively. Those schemes are set out in the Schedules to S.I. 1995/3218, S.I. 1995/3229 and S.I. 1995/3230 and are collectively referred to in this Explanatory Note as “the Schemes”.

This Order varies the Schemes to make changes to the constitution of the fire and rescue authorities in Wales. The variations make changes as regards membership, varying the number of members and providing for appointment of members from the executive of the constituent authorities and for appointment of one third of the membership by the Welsh Ministers.

The combined fire service fund provisions of the Schemes are varied to require the Authority (defined in paragraph 2 of the Schemes) to consult with the constituent authorities, with the view of reaching agreement, on the Authority's net expenses estimate and amount of contribution to be paid by each constituent authority. The Authority is required to provide a statement to the constituent authorities on how its net expenses estimate will best promote the economic, efficient and effective discharge of its functions.

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

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W E L S H   S T A T U T O R Y   I N S T R U M E N T S

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**2026 No. 64**

**FIRE AND RESCUE SERVICES, WALES**

**The Fire and Rescue Services (National Framework and Variation of Combination Schemes) (Wales) Order 2026**

*Made*

*4 March 2026*

*Coming into force in accordance with article 1(2)*

The Welsh Ministers make the following Order in exercise of the powers conferred on them by sections 3(2) and (3)(a) and (c), 4(4), 21(6) and 60(2)(a) of the Fire and Rescue Services Act 2004 (“the 2004 Act”)(1).

In accordance with section 4(5) of the 2004 Act, the Welsh Ministers have consulted with those authorities they consider likely to be affected and any other persons they consider appropriate in respect of the provision made in articles 3 to 5.

In accordance with section 21(5) of the 2004 Act, the Welsh Ministers have consulted fire and rescue authorities or persons considered to represent them, persons considered to represent employees of fire and rescue authorities and such other persons they consider appropriate in respect of the revisions to the Fire and Rescue National Framework for Wales brought into effect by article 2.

**Title and coming into force**

**1.**—(1) The title of this Order is the Fire and Rescue Services (National Framework and Variation of Combination Schemes) (Wales) Order 2026.

(2) This Order comes into force as follows—

- (a) this article and article 2 come into force on 30 March 2026;
- (b) articles 3(12), 4(12) and 5 come into force on 1 May 2026;
- (c) articles 3(1) to (11) and 4(1) to (11) come into force on 7 May 2027.

**Revisions to the Fire and Rescue National Framework**

**2.** The Fire and Rescue National Framework prepared by the Welsh Ministers and entitled “The Fire and Rescue National Framework for Wales 2026” published by the Welsh Ministers on 3 March 2026, has effect from 30 March 2026 as a revision, which

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(1) 2004 c. 21. The functions under sections 3, 4 and 21 of the Fire and Rescue Services Act 2004 are now vested in the Welsh Ministers so far as they are exercisable in relation to Wales. They were previously vested in the National Assembly for Wales by section 62 of the Fire and Rescue Services Act 2004. By virtue of section 162 of, and paragraphs 30 and 32 of Schedule 11 to, the Government of Wales Act 2006 (c. 32), they were transferred to the Welsh Ministers.

appears to the Welsh Ministers to be significant, of the Fire and Rescue National Framework for Wales 2016<sup>(2)</sup>.

### Variation of the North Wales Fire Services (Combination Scheme) Order 1995

**3.**—(1) The Schedule to the North Wales Fire Services (Combination Scheme) Order 1995<sup>(3)</sup> is varied in accordance with paragraphs (2) to (12) of this article.

(2) In paragraph 2—

- (a) omit the “and” after the definition of “constituent authority”;
- (b) at the appropriate place in alphabetical order insert—

““executive members” means the members of the executive of a local authority in Wales appointed in accordance with section 11 of the Local Government Act 2000<sup>(4)</sup>”;

(3) In paragraph 11—

- (a) for sub-paragraph (1), substitute—

“(1) The Authority must consist of nine members appointed in accordance with this Part.”;

- (b) for sub-paragraph (2), substitute—

“(2) Six members of the Authority must be appointed by the constituent authorities from their executive members in accordance with this Part.”;

- (c) after sub-paragraph (2), insert—

“(3) Three members of the Authority must be appointed by the Welsh Ministers in accordance with this Part.”

(4) For paragraph 12, substitute—

“**12.** Each constituent authority must appoint one of its executive members to be a member of the Authority.”

(5) After paragraph 12, insert—

“**12A.**—(1) Before appointing members to the Authority, the Welsh Ministers must consult—

- (a) members of the Authority;
- (b) the constituent authorities;
- (c) any other persons they consider appropriate.”

(6) In paragraph 13, for “by the constituent authority which appoints him.” substitute—

“by—

- (a) in the case of a member appointed by a constituent authority under paragraph 11(2), the constituent authority which appoints that member, or
- (b) in the case of a member appointed by the Welsh Ministers under paragraph 11(3), the Welsh Ministers.”

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<sup>(2)</sup> The Fire and Rescue National Framework for Wales 2016 was brought into effect by S.I. 2015/1991 (W. 301).

<sup>(3)</sup> S.I. 1995/3218, amended by S.I. 2009/2849 (W. 249).

<sup>(4)</sup> 2000 c. 22.

(7) For paragraph 14, substitute—

“**14.**—(1) A member of the Authority appointed by a constituent authority may resign their membership at any time by giving notice in writing to the officer of the Authority whose function it is to receive such notice.

(2) A member of the Authority appointed by the Welsh Ministers may resign their membership at any time by giving notice in writing to—

- (a) the officer of the Authority whose function it is to receive such notice, and
- (b) the Welsh Ministers.”

(8) In paragraph 15—

(a) in sub-paragraph (1), after “who ceases to be a member” insert “of the executive”;

(b) after sub-paragraph (2), insert—

“(3) A person is disqualified from being appointed by the Welsh Ministers as a member of the Authority if the person is or becomes a Member of the Senedd.

(4) “Member of the Senedd” is to be interpreted in accordance with section 1(2A) of the Government of Wales Act 2006<sup>(5)</sup>.”

(9) In paragraph 16—

(a) in sub-paragraph (1)—

(i) after “If a member of the Authority” insert “appointed by a constituent authority”;

(ii) for “a representative” substitute “one of its executive members”;

(b) after sub-paragraph (1), insert—

“(1A) If a member of the Authority appointed by the Welsh Ministers resigns, becomes disqualified or otherwise ceases to be a member of the Authority before the expiry of their period of office, the Welsh Ministers must appoint a member to replace them.

(1B) The replacement member appointed in accordance with sub-paragraph (1A) will come into office on the date of their appointment and, unless they resign, become disqualified or otherwise cease to be a member of the Authority, will hold office for such a period or periods as will be determined by the Welsh Ministers.

(1C) Before appointing a replacement member the Welsh Ministers must consult—

- (a) members of the Authority;
- (b) the constituent authorities;
- (c) any other persons they consider appropriate.”;

(c) in sub-paragraph (2)—

(i) after “If a member of the Authority” insert “appointed by a constituent authority”;

(ii) for “a representative” substitute “one of its executive members”.

(10) In paragraph 17—

(a) in sub-paragraph (1), after “The Authority shall” insert “, following consultation with the Welsh Ministers,”;

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(5) 2006 c. 32. Section 1(2A) was inserted by section 4 of the Senedd and Elections (Wales) Act 2020.

- (b) in sub-paragraph (4), after “the Authority shall” insert “, following consultation with the Welsh Ministers,”.
- (11) In paragraph 20(1), for “94 to 98, 101 to 106, 99” substitute “99, 101 to 104, 106”.
- (12) In paragraph 21—
  - (a) in sub-paragraph (2)—
    - (i) after “its net expenses for the next financial year, and” insert “an estimate of the amount of the contribution to be paid by each constituent authority in the next financial year. The Authority”;
    - (ii) after “contribution to be paid by that authority” insert “, together with a statement explaining the amount of the contribution to be paid,”;
  - (b) after sub-paragraph (2), insert—

“(2A) The Authority must—

    - (a) consult the constituent authorities with a view to reaching agreement with them on the Authority’s net expenses estimate and amount of the contribution to be paid by each constituent authority, and
    - (b) provide a statement to the constituent authorities of how the estimate of the Authority’s net expenses will best promote the economic, efficient and effective discharge of the Authority’s functions.”;
  - (c) in sub-paragraph (6), for “consultation with each constituent authority” substitute “consulting with a view to reaching agreement with each constituent authority”.

#### **Variation of the Mid and West Wales Fire Services (Combination Scheme) Order 1995**

**4.—**(1) The Schedule to the Mid and West Wales Fire Services (Combination Scheme) Order 1995<sup>(6)</sup> is varied in accordance with paragraphs (2) to (12) of this article.

- (2) In paragraph 2—
  - (a) omit the “and” after the definition of “constituent authority”;
  - (b) at the appropriate place in alphabetical order insert—

““executive members” means the members of the executive of a local authority in Wales appointed in accordance with section 11 of the Local Government Act 2000;”.
- (3) In paragraph 11—
  - (a) for sub-paragraph (1), substitute—

“(1) The Authority must consist of nine members appointed in accordance with this Part.”;
  - (b) for sub-paragraph (2), substitute—

“(2) Six members of the Authority must be appointed by the constituent authorities from their executive members in accordance with this Part.”;
  - (c) after sub-paragraph (2), insert—

“(3) Three members of the Authority must be appointed by the Welsh Ministers in accordance with this Part.”

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<sup>(6)</sup> S.I. 1995/3229, amended by S.I. 2009/2849 (W. 249).

(4) For paragraph 12, substitute—

**“12.** Each constituent authority must appoint one of its executive members to be a member of the Authority.”

(5) After paragraph 12, insert—

**“12A.—**(1) Before appointing members to the Authority, the Welsh Ministers must consult—

- (a) members of the Authority;
- (b) the constituent authorities;
- (c) any other persons they consider appropriate.”

(6) In paragraph 13, for “by the constituent authority which appoints him.” substitute—

“by—

- (a) in the case of a member appointed by a constituent authority under paragraph 11(2), the constituent authority which appoints that member, or
- (b) in the case of a member appointed by the Welsh Ministers under paragraph 11(3), the Welsh Ministers.”

(7) For paragraph 14, substitute—

**“14.—**(1) A member of the Authority appointed by a constituent authority may resign their membership at any time by giving notice in writing to the officer of the Authority whose function it is to receive such notice.

(2) A member of the Authority appointed by the Welsh Ministers may resign their membership at any time by giving notice in writing to—

- (a) the officer of the Authority whose function it is to receive such notice, and
- (b) the Welsh Ministers.”

(8) In paragraph 15—

- (a) in sub-paragraph (1), after “who ceases to be a member” insert “of the executive”;
- (b) after sub-paragraph (2), insert—

**“(3)** A person is disqualified from being appointed by the Welsh Ministers as a member of the Authority if the person is or becomes a Member of the Senedd.

**(4)** “Member of the Senedd” is to be interpreted in accordance with section 1(2A) of the Government of Wales Act 2006.”

(9) In paragraph 16—

(a) in sub-paragraph (1)—

- (i) after “If a member of the Authority” insert “appointed by a constituent authority”;
- (ii) for “a representative” substitute “one of its executive members”;

(b) after sub-paragraph (1), insert—

**“(1A)** If a member of the Authority appointed by the Welsh Ministers resigns, becomes disqualified or otherwise ceases to be a member of the Authority before the expiry of their period of office, the Welsh Ministers must appoint a member to replace them.

(1B) The replacement member appointed in accordance with sub-paragraph (1A) will come into office on the date of their appointment and, unless they resign, become disqualified or otherwise cease to be a member of the Authority, will hold office for such a period or periods as will be determined by the Welsh Ministers.

(1C) Before appointing a replacement member the Welsh Ministers must consult—

- (a) members of the Authority;
- (b) the constituent authorities;
- (c) any other persons they consider appropriate.”;

(c) in sub-paragraph (2)—

- (i) after “If a member of the Authority” insert “appointed by a constituent authority”;
- (ii) for “a representative” substitute “one of its executive members”.

(10) In paragraph 17—

- (a) in sub-paragraph (1), after “The Authority shall” insert “, following consultation with the Welsh Ministers,”;
- (b) in sub-paragraph (4), after “the Authority shall” insert “, following consultation with the Welsh Ministers,”.

(11) In paragraph 20(1), for “94 to 98, 101 to 106, 99” substitute “99, 101 to 104, 106”.

(12) In paragraph 21—

- (a) in sub-paragraph (2)—
  - (i) after “its net expenses for the next financial year, and” insert “an estimate of the amount of the contribution to be paid by each constituent authority in the next financial year. The Authority”;
  - (ii) after “contribution to be paid by that authority” insert “, together with a statement explaining the amount of the contribution to be paid,”;

(b) after sub-paragraph (2), insert—

“(2A) The Authority must—

- (a) consult the constituent authorities with a view to reaching agreement with them on the Authority’s net expenses estimate and amount of the contribution to be paid by each constituent authority, and
- (b) provide a statement to the constituent authorities of how the estimate of the Authority’s net expenses will best promote the economic, efficient and effective discharge of the Authority’s functions.”;

(c) in sub-paragraph (6), for “consultation with each constituent authority” substitute “consulting with a view to reaching agreement with each constituent authority”.

#### **Variation of the South Wales Fire Services (Combination Scheme) Order 1995**

**5.—**(1) The Schedule to the South Wales Fire Services (Combination Scheme) Order 1995(7) is varied in accordance with paragraphs (2) to (12) of this article.

(2) In paragraph 2—

- (a) omit the “and” after the definition of “constituent authority”;
- (b) at the appropriate place in alphabetical order insert—

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(7) S.I. 1995/3230, amended by S.I. 2009/2849 (W. 249).

““executive members” means the members of the executive of a local authority in Wales appointed in accordance with section 11 of the Local Government Act 2000;”.

(3) In paragraph 11—

(a) for sub-paragraph (1), substitute—

“(1) The Authority must consist of fifteen members appointed in accordance with this Part.”;

(b) for sub-paragraph (2), substitute—

“(2) Ten members of the Authority must be appointed by the constituent authorities from their executive members in accordance with this Part.”;

(c) after sub-paragraph (2), insert—

“(3) Five members of the Authority must be appointed by the Welsh Ministers in accordance with this Part.”

(4) For paragraph 12, substitute—

“**12.** Each constituent authority must appoint one of its executive members to be a member of the Authority.”

(5) After paragraph 12, insert—

“**12A.**—(1) Before appointing members to the Authority, the Welsh Ministers must consult—

(a) members of the Authority;

(b) the constituent authorities;

(c) any other persons they consider appropriate.”

(6) In paragraph 13, for “by the constituent authority which appoints him.” substitute—

“by—

(a) in the case of a member appointed by a constituent authority under paragraph 11(2), the constituent authority which appoints that member, or

(b) in the case of a member appointed by the Welsh Ministers under paragraph 11(3), the Welsh Ministers.”

(7) For paragraph 14, substitute—

“**14.**—(1) A member of the Authority appointed by a constituent authority may resign their membership at any time by giving notice in writing to the officer of the Authority whose function it is to receive such notice.

(2) A member of the Authority appointed by the Welsh Ministers may resign their membership at any time by giving notice in writing to—

(a) the officer of the Authority whose function it is to receive such notice, and

(b) the Welsh Ministers.”

(8) In paragraph 15—

(a) in sub-paragraph (1), after “who ceases to be a member” insert “of the executive”;

(b) after sub-paragraph (2), insert—

“(3) A person is disqualified from being appointed by the Welsh Ministers as a member of the Authority if the person is or becomes a Member of the Senedd.

(4) “Member of the Senedd” is to be interpreted in accordance with section 1(2A) of the Government of Wales Act 2006.”

(9) In paragraph 16—

(a) in sub-paragraph (1)—

(i) after “If a member of the Authority” insert “appointed by a constituent authority”;

(ii) for “a representative” substitute “one of its executive members”;

(b) after sub-paragraph (1), insert—

“(1A) If a member of the Authority appointed by the Welsh Ministers resigns, becomes disqualified or otherwise ceases to be a member of the Authority before the expiry of their period of office, the Welsh Ministers must appoint a member to replace them.

(1B) The replacement member appointed in accordance with sub-paragraph (1A) will come into office on the date of their appointment and, unless they resign, become disqualified or otherwise cease to be a member of the Authority, will hold office for such a period or periods as will be determined by the Welsh Ministers.

(1C) Before appointing a replacement member the Welsh Ministers must consult—

(a) members of the Authority;

(b) the constituent authorities;

(c) any other persons they consider appropriate.”

(c) in sub-paragraph (2)—

(i) after “If a member of the Authority” insert “appointed by a constituent authority”;

(ii) for “a representative” substitute “one of its executive members”.

(10) In paragraph 17—

(a) in sub-paragraph (1), after “The Authority shall” insert “, following consultation with the Welsh Ministers,”;

(b) in sub-paragraph (4), after “the Authority shall” insert “, following consultation with the Welsh Ministers,”.

(11) In paragraph 20(1), for “94 to 98, 101 to 106, 99” substitute “99, 101 to 104, 106”.

(12) In paragraph 21—

(a) in sub-paragraph (2)—

(i) after “its net expenses for the next financial year, and” insert “an estimate of the amount of the contribution to be paid by each constituent authority in the next financial year. The Authority”;

(ii) after “contribution to be paid by that authority” insert “, together with a statement explaining the amount of the contribution to be paid,”;

(b) after sub-paragraph (2), insert—

“(2A) The Authority must—

- (a) consult the constituent authorities with a view to reaching agreement with them on the Authority's net expenses estimate and amount of the contribution to be paid by each constituent authority, and
- (b) provide a statement to the constituent authorities of how the estimate of the Authority's net expenses will best promote the economic, efficient and effective discharge of the Authority's functions.”;
- (c) in sub-paragraph (6), for “consultation with each constituent authority” substitute “consulting with a view to reaching agreement with each constituent authority”.

*Jayne Bryant*

Cabinet Secretary for Housing and Local Government, one of the Welsh Ministers  
4 March 2026