2009 No.

CONSTITUTIONAL LAW

DEVOLUTION, WALES

The National Assembly for Wales (Legislative Competence) (Environment) Order 2009

Made - - - - 2009

Coming into force in accordance with article 1(2)

At the Court at Buckingham Palace, the day of 2009

Present,

The Queen’s Most Excellent Majesty in Council

In accordance with section 95(5) of the Government of Wales Act 2006(a) a draft of this Order has been laid before, and approved by resolution of, the National Assembly for Wales and each House of Parliament.

Accordingly, Her Majesty, in pursuance of section 95(1) of the Government of Wales Act 2006, is pleased, by and with the advice of Her Privy Council, to order as follows:-

Citation, commencement and interpretation

1.—(1) This Order may be cited as the National Assembly for Wales (Legislative Competence) (Environment) Order 2009.
(2) This Order shall come into force on the day after the day on which it is made.
(3) In this Order “the 2006 Act” means the Government of Wales Act 2006.

Amendments relating to the field of environment

2. In field 6 (environment) of Part 1 of Schedule 5 to the 2006 Act insert—

“Matter 6.1

Preventing, reducing, collecting, managing, treating or disposing of waste in Wales and disposing in the sea adjacent to Wales, out as far as the seaward boundary of the territorial sea, of waste collected, managed or treated on land.

(a) 2006 c.32.
This matter does not include regulation of the provision of postal services by a person who holds, or is required to hold, a licence from the Postal Services Commission authorising the person to convey letters from one place to another (whether or not the licence relates to the services).

This matter does not include regulation of decommissioned explosives that are outside the scope of the waste directive by virtue of Article 2(1)(b)(v) of the waste directive and are or have been—

(a) held on behalf of the Crown for naval, military or air force purposes or for the purposes of the department of the Secretary of State having responsibility for defence;

(b) held by or for the purposes of visiting forces.

This matter does not include regulation of radioactive material that is at military premises.

This matter does not include regulation of the decommissioning of offshore energy installations and related infrastructure.

This matter does not include regulation of the capture, conveyance and disposal of carbon dioxide as part of relevant carbon capture and storage.

This matter does not include regulation of the following activities in the territorial sea adjacent to Wales—

(a) depositing any substance or object in the sea or on or under the seabed from any vehicle, vessel, aircraft, marine structure or floating container;

(b) depositing any explosive substance or article in the sea or on or under the seabed;

(c) incinerating any substance or object on any vehicle, vessel, marine structure or floating container.

See below for further provision about what this matter does not include.

**Matter 6.2**

Protecting or improving the environment in relation to pollution.

This matter does not include regulation of oil and gas exploration and exploitation in those parts of the territorial sea adjacent to Wales that are not relevant territorial waters.

This matter does not include—

(a) regulating the composition and content of fuel used in any of the following—

(i) a means of transport;

(ii) non-road mobile machinery;

(iii) an agricultural or forestry tractor;

(b) obligations upon persons who supply transport fuel at or for delivery to places in the United Kingdom to produce evidence showing the supply of renewable transport fuel;

(c) making provision regarding the proportion of renewable energy consumed in transport, including the imposition of requirements relating to sustainability that determine whether any particular renewable energy is to be counted towards any renewable energy obligation or target;

(d) provision of financial support in connection with—

(i) the production of renewable energy for consumption in transport, or

(ii) the use of that energy in transport,
including the imposition of requirements relating to sustainability that determine whether any particular renewable energy qualifies for financial support.

See below for further provision about what this matter does not include.

Matter 6.3
Protecting or improving the environment in relation to nuisances.

This matter does not include imposition of criminal or civil liability in respect of energy nuisances that consist of acts, omissions and states of affairs for which there is statutory authority, except criminal or civil liability which the Welsh Ministers have power to impose.

This matter does not include removal of relevant defences to, or relevant exclusions from, rules of law which impose civil or criminal liability in respect of energy nuisances, except those defences and exceptions which the Welsh Ministers have power to remove.

This matter does not include regulation of the emission of smoke, artificial light or noise from military premises.

This matter does not include regulation of electricity activities, gas activities, oil activities, and infrastructure that is necessary for carrying out any such activities.

This matter does not include regulation of oil and gas exploration and exploitation in the territorial sea adjacent to Wales.

This matter does not include regulation of electronic communications and electronic communications networks.

See below for further provision about what this matter does not include.

Not included in matters 6.1, 6.2 and 6.3
Provision made by health and safety regulations.

Not included in matters 6.2 and 6.3
Matters 6.2 and 6.3 do not include any of the following—

(a) regulation of the contained use of genetically modified organisms;
(b) regulation of the decommissioning of offshore energy installations and related infrastructure;
(c) regulation of the following activities in the territorial sea adjacent to Wales—
   (i) depositing any substance or object in the sea or on or under the seabed from any vehicle, vessel, aircraft, marine structure or floating container, or any structure on land constructed or adapted wholly or mainly for the purpose of depositing solids in the sea;
   (ii) scuttling any vessel or floating container;
   (iii) constructing, altering or improving works in or over the sea or on or under the seabed;
   (iv) using any vehicle, vessel, aircraft, marine structure or floating container to remove any substance or object from the seabed;
   (v) dredging;
   (vi) depositing or using any explosive substance or article in the sea or on or under the seabed;
(vii) incinerating any substance or object on any vehicle, vessel, marine structure or floating container,

(d) marine licensing under Part 4 of the *Marine and Coastal Access Act 2009*.

**Meaning of “pollution”**

In this field “pollution” means pollution of the air, water or land which may give rise to any environmental harm, including (but not limited to) pollution caused by light, noise, heat or vibrations or any other kind of release of energy.

For the purposes of this definition “air” includes (but is not limited to) air within buildings and air within other natural or man-made structures above or below ground.

**Meaning of “nuisance”**

In this field “nuisance” means an act or omission affecting any place, or a state of affairs in any place, which may impair, or interfere with, the amenity of the environment or any legitimate use of the environment, apart from an act, omission or state of affairs that constitutes pollution.

**Meaning of “relevant defence” and “relevant exclusion”**

In matter 6.3, in relation to a rule of law which imposes civil or criminal liability in respect of an energy nuisance (“the unlawful nuisance”)—

“relevant defence” means statutory removal (however expressed, and whether conditional or not) of the civil or criminal liability in respect of an act, omission or state of affairs that is within the scope of the unlawful nuisance.

“relevant exclusion” means statutory exclusion (however expressed, and whether conditional or not) of an act, omission or state of affairs from the scope of the unlawful nuisance.

In those definitions, a reference to the scope of the unlawful nuisance is a reference to the class of acts, omissions and states of affairs that constitutes the unlawful nuisance.

**Other interpretation of this field**

In this field—

“agricultural or forestry tractor” means any motor vehicle, fitted with wheels on at least two axles or with caterpillar tracks, where the main function of the vehicle lies in its tractive power and it is specifically designed to tow, push, carry or power certain tools, machinery or trailers intended for agricultural or forestry use;

“electricity activity” means any of the following—

(a) generating electricity at a generating station whose construction, extension or operation requires—

(i) the consent of the Secretary of State, or

(ii) the authority of an order granting development consent under the Planning Act 2008;

(b) transmitting, distributing or supplying electricity;

and for this purpose, the reference to consent of the Secretary of State is a reference to consent under powers to regulate generation of electricity;

“electronic communication” means a communication transmitted—
(a) by means of an electronic communications network, or
(b) by other means but while in an electronic form;

“electronic communications network” means—
(a) a transmission system for the conveyance, by the use of electrical, magnetic or
electro-magnetic energy, of signals of any description, and
(b) such of the following as are used, by the person providing the system and in
association with it, for the conveyance of the signals—
(i) apparatus comprised in the system,
(ii) apparatus used for the switching or routing of the signals; and
(iii) software and stored data;

“energy nuisance” means a nuisance that relates to electricity activities, gas activities, oil
activities, or infrastructure that is necessary for carrying out any such activities;

“environmental harm” means any of the following—
(a) harm to the health of humans and other living organisms;
(b) harm to the quality of the environment, including—
(i) harm to the quality of the environment taken as a whole,
(ii) harm to the quality of the air, water or land, and
(iii) other impairment of, or interference with, the ecological systems of which any
living organisms form part;
(c) offence to the senses of human beings;
(d) damage to property;
(e) impairment of, or interference with, the amenity of the environment or any
legitimate use of the environment;

“gas activity” means storing, conveying or supplying gas, except any such activity that is
carried out by an individual for the domestic purposes of the individual;

“marine structure” means a platform or other artificial structure at sea, other than a pipeline;

“military premises” means premises which are—
(a) occupied on behalf of the Crown for naval, military or air force purposes or for the
purposes of the department of the Secretary of State having responsibility for
defence, or
(b) occupied by or for the purposes of visiting forces;

“non-road mobile machinery” means any mobile machine, transportable industrial
equipment or vehicle with or without body work, not intended for the use of passenger – or
goods – transport on the road, in which an internal combustion engine is, or is to be,
installed;

“offshore energy installation” means any of the following installations that are maintained
in the territorial sea adjacent to Wales, or on the foreshore or other land in Wales
intermittently covered with water, and that are not connected with dry land by a permanent
structure providing access at all times and for all purposes—
(a) oil installations (including those used for oil activities or for oil exploration or
exploitation);
(b) gas installations (including those used for gas activities or for gas exploration or
exploitation);
(c) carbon dioxide storage installations;
(d) renewable energy installations;
“oil activity” means storing, conveying or supplying oil, except any such activity that is carried out by an individual for the domestic purposes of the individual;

“relevant carbon capture and storage” means the capture and underground disposal of carbon dioxide by a method in which the carbon dioxide is captured at the place of its production and conveyed for disposal by pipeline directly from the place of production to a place of underground disposal;

“relevant territorial waters” means the waters which extend seaward for three miles from the baselines from which the breadth of the territorial sea adjacent to Wales is measured; but any order made under section 104(4)(a) of the Water Resources Act 1991 for the purposes of Part 3 of that Act in relation to an area of the territorial sea adjacent to Wales also applies for the purposes of determining what are relevant territorial waters for the purposes of this field;

“renewable energy” means energy from renewable non-fossil sources;

“statutory” means arising by virtue of an Act;

“transport fuel” means any of the following—

(a) renewable transport fuel;
(b) fossil fuel;
(c) any solid, liquid or gaseous fuel that is neither renewable transport fuel nor fossil fuel;

“vessel” includes hovercraft and any other craft capable of travelling on, in or under water, whether or not self-propelled;

“visiting force” means any such body, contingent or detachment of the forces of any country as is a visiting force for the purposes of any of the provisions of the Visiting Forces Act 1952;

“Wales” has the same meaning as in the Interpretation Act 1978;

“waste directive” means Directive 2006/12/EC of the European Parliament and of the Council of 5 April 2006 on waste, as it was originally adopted.

Amendments to Part 2 of Schedule 5 to the 2006 Act

3.—(1) Paragraph A1 of Part 2 of Schedule 5 to the 2006 Act is amended in accordance with this article.

(2) At the appropriate place insert—

“Economic development (field 4 of Part 1)

(1) Generation of electricity at generating stations whose construction, extension or operation requires—

(a) the consent of the Secretary of State, or
(b) the authority of an order granting development consent under the Planning Act 2008;

and for this purpose, the reference to consent of the Secretary of State is a reference to consent under powers to regulate generation of electricity.

(2) Transmitting, distributing or supplying electricity.
(3) Energy conservation, apart from the encouragement of energy efficiency otherwise than by prohibition or regulation.

(4) Nuclear energy and nuclear installations, including—
   (a) nuclear safety; and
   (b) liability for nuclear occurrences,

but this paragraph does not include disposal of very low level radioactive waste moved from a site whose use requires a nuclear site licence under the Nuclear Installations Act 1965.”.

(3) Under the heading “Highways and transport (field 10 of Part 1)”—
   (a) after paragraph (1) insert—
       “(1A) Road freight transport services, including goods vehicles operating licensing”
   (b) for paragraph (2) substitute—
       “(2) Regulation of the use of relevant vehicles on roads, the construction and use of relevant vehicles, and conditions under which relevant vehicles may be so used, apart from regulation of use of relevant vehicles carrying animals for the purposes of protecting human, animal, fish or plant health or the environment.

For this purpose “relevant vehicle” means—
   (a) a motor vehicle, and
   (b) non-road mobile machinery and agricultural and forestry tractors (each of those expressions having the same meaning as in field 6 of Part 1).”;
   (c) after paragraph (11) insert—
       “(11A) Aviation, air transport, airports and aerodromes, apart from—
       (a) financial assistance to providers or proposed providers of air transport services or airport facilities or services,
       (b) strategies by the Welsh Ministers or local or other public authorities about provision of air services,
       (c) regulation of the use of aircraft carrying animals for the purpose of protecting any of the following—
           (i) human health, apart from the health of persons in aircraft;
           (ii) animal, fish or plant health;
           (iii) the environment.”;
   (d) for paragraph (12) substitute—
       “(12) Shipping, apart from—
       (a) financial assistance for shipping services to, from or within Wales, and
       (b) regulation of the use of vessels carrying animals for the purposes of protecting any of the following—
           (i) human health, apart from the health of persons on vessels;
           (ii) animal, fish or plant health;
           (iii) the environment.”;
   (e) for paragraph (15) substitute—
       “(15) Harbours, docks, piers and boatslips, apart from—
       (a) those used or required wholly or mainly for the fishing industry, for recreation, or for communications between places in Wales (or for two or more of those purposes), and
       (b) regulation for the purposes of protecting human, animal, fish or plant health or the environment.
(16) Carriage of dangerous goods, including transport of radioactive material.”.

(4) At the appropriate place insert—

“Water and flood defence (field 19 of Part I)

(1) Appointment and regulation of any water undertaker whose area is not wholly or mainly in Wales.

(2) Licensing and regulation of any licensed water supplier within the meaning of the Water Industry Act 1991, apart from regulation in relation to licensed activities using the supply system of a water undertaker whose area is wholly or mainly in Wales.”.

Name

Clerk of the Privy Council
EXPLANATORY NOTE
(This note is not part of the Order)

This Order amends the Government of Wales Act 2006 (“the 2006 Act”). The Order extends the legislative competence of the National Assembly for Wales to make laws known as Measures of the National Assembly for Wales (referred to in the 2006 Act as “Assembly Measures”). The legislative competence conferred by this Order is subject to general limitations on the exercise of that legislative competence, which apply by virtue of section 94 of, and Schedule 5 to, the 2006 Act.

Article 2 inserts matters 6.1, 6.2 and 6.3 into field 6 (environment) of Part 1 of Schedule 5 to the 2006 Act. It also inserts interpretation provisions into that field.

Matter 6.1 is about preventing, reducing, collecting, managing, treating or disposing of waste.

Matter 6.2 is about protecting or improving the environment in relation to pollution.

Matter 6.3 is about protecting or improving the environment in relation to nuisances.

There are a number of exclusions from the three matters.

Article 3 amends Part 2 of Schedule 5 to the 2006 Act to make provision for exceptions that apply to all matters in Part 1 of Schedule 5.

A full regulatory impact assessment has not been prepared for this Order as no impact on the private or voluntary sectors is foreseen.