



Llywodraeth Cymru
Welsh Government

Number: WG52381

Welsh Government Consultation response form

Building Regulations Part L 2025 Review Changes to Part L (conservation of fuel and power), Part O (overheating) and Part F (ventilation) of the Building Regulations for dwellings and non-domestic buildings

Date of issue: 26 August 2025

Action required: Responses by 17 November 2025

Mae'r ddogfen hon ar gael yn Gymraeg hefyd / This document is also available in Welsh
Rydym yn croesawu gohebiaeth a galwadau ffôn yn Gymraeg /
We welcome correspondence and telephone calls in Welsh

Overview

The Building Regulations and the associated guidance set out in Approved Documents seek to ensure buildings meet certain standards for minimum health, safety, welfare, convenience and sustainability.

This document covers proposals for changes relating to Part L (conservation of fuel and power), Part O (overheating) and Part F (ventilation) for dwellings and non-domestic buildings.

This consultation is aimed primarily at firms, individuals and their representative bodies within construction and construction-related industries and the building control bodies that enable the building control system to operate. Specific elements may be of interest to members of the public.

How to respond

Submit your response by 17 November 2025, in any of the following ways:

- Complete our [online form](#)
- Download, complete our [response form](#) and email: enquiries.brconstruction@gov.wales
- Download, complete our [response form](#) and post to:
Building Regulations, Welsh Government, Rhyd-y-car, Merthyr Tydfil
CF48 1UZ

Please include the reference WG52381 - Changes to the Building Regulations in Wales for dwellings and non-domestic buildings.

When you reply, it would be useful if you confirm whether you are replying as an individual or submitting an official response on behalf of an organisation and include:

- your name,
- your position (if applicable),
- the name of organisation (if applicable),
- an address (including post code),
- an email address, and
- a contact telephone number

Further information and related documents

Large print, Braille and alternative language versions of this document are available on request.

Contact details

For any enquiries about the consultation please contact the Welsh Government Building Regulations team by emailing: enquiries.brconstruction@gov.wales

For further information:

Building Regulations, Welsh Government, Rhydycar, Merthyr Tydfil
CF48 1UZ

Telephone: 0300 062 8144

This document is also available in Welsh: [Adolygiad 2025 o Ran L o'r Rheoliadau Adeiladu](#)

Data Protection

Any response you send us will be seen in full by Welsh Government staff dealing with the issues which this consultation is about. It may also be seen by other Welsh Government staff to help them plan future consultations.

The Welsh Government intends to publish a summary of the responses to this document. We may also publish responses in full. Normally, the name and address (or part of the address) of the person or organisation who sent the response are published with the response. This helps to show that the consultation was carried out properly. If you do not want your name or address published, please tick the box below. We will then blank them out.

Names or addresses we blank out might still get published later, though we do not think this would happen very often. The Freedom of Information Act 2000 and the Environmental Information Regulations 2004 allow the public to ask to see information held by many public bodies, including the Welsh Government. This includes information which has not been published. However, the law also allows us to withhold information in some circumstances. If anyone asks to see information we have withheld, we will have to decide whether to release it or not. If someone has asked for their name and address not to be published, that is an important fact we would take into account. However, there might sometimes be important reasons why we would have to reveal someone's name and address, even though they have asked for them not to be published. We would get in touch with the person and ask their views before we finally decided to reveal the information.

Confidentiality

Responses to consultations may be made public on the internet or in a report.

If you do not want your name and address to be shown on any documents we produce please indicate here

CONSULTATION FORM

Date:

Your Name:

Your Position (if applicable):

Your Organisation (if applicable):

Email / Telephone Number:

Your Address:

Type of Organisation: Choose one of the following:

- Builder/Developer
- Small/medium builder
- Volume house builder
- Designer/Engineer/Surveyor
- Local Authority
- Registered Building Control Approver
- Architect
- Manufacturer/supply chain
- Energy Assessor
- Energy sector
- Construction Professional
- Property Manager/Housing Association/Landlord
- Building Occupier/Resident
- Other Interested Party (please specify)

Question 1

What level of uplift to the energy efficiency standards (i.e. improvements to the targets for performance metrics (see paragraph 2.42 for proposed metrics) in the Building Regulations should be introduced for the Part L 2025 standard?

- Option 1 (the government's preferred option)
- Option 2
- Other

Please explain your reasoning.

The NIA supports Option 2 as it promotes a higher level of airtightness and fabric performance. Its proposed airtightness rate is 1.5 (m³/(h·m²) at 50 Pa, which is stronger than the Part L 2022 standard and the proposed Option 1 standard. This means that less air will leak through the envelope area per hour, thereby preventing excess heat loss and minimising the energy needed for heating new homes. Although Option 2 has a higher capital cost, it will deliver energy bill savings for Welsh households and a greater reduction in carbon emissions. In this way, it will help the Welsh Government to meet both its fuel poverty and net zero targets.

Question 2

Do you agree with the concerns raised in paragraph 2.7 regarding MVHR systems at this time?

- Yes
- No
- Unsure

Please explain your reasoning or how these concerns could be overcome in the future.

Question 3

Do you agree that new dwellings and new non-domestic buildings should be permitted to connect to heat networks, if those networks can demonstrate they have sufficient low-carbon generation to supply the buildings' heat and hot water demand at the target CO₂ levels for the Part L 2025 Standard?

- Yes
- No
- Unsure

Please explain your reasoning.

Question 4

Do you agree that newly constructed district heating networks (i.e. those built after the Part L 2025 Standard comes into force) should also be able to connect to new buildings using the sleeving methodology?

- Yes
- No
- Unsure

Please explain your reasoning.

Question 5

Do you agree with the proposed guidance on sleeving outlined for Heat Networks included in Approved Document L, Volume 1: Dwellings and Approved Document L, Volume 2: Buildings other than dwellings?

- Yes
- No
- Unsure

Please explain your reasoning.

Question 6

Are there alternative arrangements for heat networks under the Part L 2025 Standard that you believe would better support the expansion and decarbonisation of heat networks?

Question 7

Do you agree that new residential buildings served by communal heating systems should be compared to the proposed Part L 2025 notional standard with an individual ASHP?

- Yes
- No
- Unsure

Please provide further details.

Question 8

Should the notional dwelling heat loss calculation be based on a single weather location (Cardiff)?

- Yes
- No
- Unsure

Please explain your reasoning.

No, the NIA believes that the notional dwelling heat loss calculation should be based on localised weather data. This is important because local weather determines the type and level of fabric measures that are appropriate for each property. Given the diverse geography of Wales, the use of granular weather data is important to ensure that properties are built in an appropriate manner. For example, Wales has a relatively high number of properties on hillsides or in coastal areas that may be regularly exposed to driving rain. Properties in these circumstances may need additional or tailored measures installed to prevent excess heat loss and water ingress. Using localised weather data is important to ensure that these local nuances and their implications are factored in during construction.

Question 9

Do you agree with the revised guidance in Approved Document L, Volume 1: Dwellings for consultation no longer including the average compliance approach for terraced houses?

- Yes
- No
- Unsure

Please provide any evidence you have on the unintended consequences that could arise as a result of these changes.

The NIA agrees with the proposal to remove the average compliance approach for terraced homes as we believe that properties should be required to demonstrate individual compliance with the Part L 2025 Standard. It is unlikely that all terraced houses on the same street will have exactly the same construction

features, therefore they should be modelled separately and required to demonstrate compliance on an individualised basis.

Question 10

Do you agree with the revised guidance in Approved Document L, Volume 1: Dwellings which states that you should not provide a chimney or flue when no secondary heating appliance is installed?

- Yes
- No
- Unsure

Please explain your reasoning.

Question 11

Do you agree with the proposed approach to determine U-values of windows and doors in new dwellings?

- Yes
- No
- Unsure

Please explain your reasoning.

The NIA agrees with the proposal to determine U-values of windows and doors in new dwellings via the Home Energy Model using the actual sizes and configurations. A window's size, construction and level of glazing can have a significant impact on heat loss and overheating via solar gain. Therefore, the use of real data rather than standardised assumptions for window and door size and configuration is welcome.

Question 12

Do you consider that a Part L requirement for renewable energy (with guidance given in Approved Document L) should be implemented rather than being included in the notional dwelling specification for new dwellings?

- Yes
- No
- Unsure

Please explain your reasoning.

Question 13

Do you have any information you would like to provide on the dwellings built to the Part L 2025 Standard using curtain walling?

Question 14

Do you agree with the replacement of the Dwelling Energy Efficiency Rate with the Energy Use Intensity?

- Yes
- No – the Dwelling Energy Efficiency Rate should be retained
- No – an alternative metric should be used (please provide details)
- No – the Dwelling Energy Efficiency Rate should be removed with no additional metric added

Yes, the NIA supports the replacement of the Dwelling Energy Efficiency Rate with the Energy Use Intensity (EUI). The EUI has a stronger focus on energy demand reduction, as such it will incentivise fabric improvements that lead to lower energy bills for Welsh residents. For example, an uninsulated home loses approximately 25% of heat through the roof and 33% through the walls, meaning more energy must be consumed and more CO₂ emitted to maintain a comfortable level of warmth for residents.¹ The EUI metric will promote energy efficiency upgrades that improve energy efficiency and lower bills for households.

Question 15

Do you agree that the Home Energy Model should be adopted as the approved calculation methodology to demonstrate compliance of new dwellings with the Part L 2025 Standard in Wales?

- Yes
- No
- Unsure

Please explain your reasoning.

The NIA agrees that HEM should be adopted as the calculation methodology to demonstrate the compliance of new dwellings with the Part L 2025 Standard. HEM is a more complex model that uses more granular input data than SAP, therefore it should be able to model more closely the real-world performance of a dwelling. Thus, we would like to see it implemented as the approved calculation methodology as soon as it is ready for regulatory use.

¹ Energy Saving Trust. Home insulation to reduce home heat loss. Available [here](#).

Question 16

Do you agree that SAP should continue to be used to demonstrate compliance with Part L 2025 as an interim measure if the final version of HEM is not completed by the proposed coming into force date?

- Yes
- No
- Unsure

Please explain your reasoning.

Yes, the NIA agrees that SAP should be used in the meantime, while HEM is being finalised. However, we urge the Welsh Government to adopt the Home Energy Model as soon as it is available.

Question 17

Do you agree with the proposed changes to minimum building services efficiencies and controls set out in Section 6 of draft Approved Document L, Volume 1: Dwellings?

- Yes
- No
- Unsure

If No, please explain your reasoning.

Yes.

Question 18

Do you agree with the proposal to include additional guidance around heat pump controls for dwellings, as set out in Section 6 of draft Approved Document L, Volume 1: Dwellings?

- Yes
- No
- Unsure

If No, please explain your reasoning.

Question 19

Do you agree that operating and maintenance information should be fixed to heat pump units in new dwellings?

- Yes

- No
- Unsure

If No, please explain your reasoning.

Question 20

Do you think that the operating and maintenance information set out in Section 10 of draft Approved Document L, Volume 1: Dwellings is sufficient to ensure that heat pumps are operated and maintained correctly?

- Yes
- No
- Unsure

If No, please explain your reasoning.

Question 21

Do you agree with the proposed changes to Section 4 of draft Approved Document L, Volume 1: Dwellings, designed to limit heat loss from low carbon heating systems?

- Yes
- No
- Unsure

If No, please explain your reasoning.

Yes, installing an adequate level of insulation for pipework and hot water storage vessels is vital to reduce excess heat losses and maximise the system efficiency of heating systems.

Question 22

Do you agree with the proposed sizing methodology for hot water storage vessels for new dwellings?

- Yes
- No
- Unsure

If No, please explain your reasoning.

Question 23

Do you agree with the proposed changes to Approved Document F, Volume 1: Dwellings to improve the installation and commissioning of ventilation systems?

- Yes
- No
- Unsure

If No, please explain your reasoning.

Yes, we agree with the proposed changes. The correct installation and commissioning of ventilation systems is critical to ensure that other building elements, such as insulation, operate effectively. If not installed and commissioned correctly, there is a risk of unintended consequences, including poor indoor air quality and damp and mould, which can pose health risks to residents. For this reason, we support the introduction of more guidance to support best practice for the installation of ventilation systems. Having said this, it is crucial that installers are not saddled with prohibitively costly testing requirements, therefore the Welsh Government should help to support smaller installers with the cost of any additional equipment needed to comply, through measures such as grants or loans for the purchase of relevant equipment.

Question 24

Do you think the guidance on commissioning hot water storage vessels in Section 8 of draft Approved Document L, Volume 1: Dwellings is sufficient to ensure they are commissioned correctly?

- Yes
- No
- Unsure

If No, please explain your reasoning.

Question 25

Are you aware of any gaps in our guidance around commissioning heat pumps, or any third-party guidance we could usefully reference?

- Yes
- No
- Unsure

If Yes, please provide further details.

Question 26

Do you think the guidance for commissioning on-site electrical storage systems in Section 8 of draft Approved Document L, Volume 1: Dwellings is sufficient to ensure they are commissioned correctly?

- Yes
- No
- Unsure

If No, please explain your reasoning.

Question 27

Do you agree with proposed changes to Approved Document L, Volume 1: Dwellings and Approved Document F, Volume 1: Dwellings to (a) clarify the options for certifying fixed building services installations and (b) set out available enforcement options where work does not meet the required standard?

- Yes
- No
- Unsure

If No, please explain your reasoning.

Yes, more detail on certification and enforcement options is welcome to help installers carry out high quality work and remain compliant.

Question 28

Do you agree with the proposed changes to minimum building services efficiencies and controls set out in Section 6 of draft Approved Document L, Volume 1: Dwellings?

- Yes
- No
- Unsure

If No, please explain your reasoning.

Question 29

Do you agree with the proposal to include additional guidance around heat pump controls for dwellings, as set out in Section 6 of draft Approved Document L, Volume 1: Dwellings?

- Yes
- No
- Unsure

If No, please explain your reasoning.

Question 30

Do you agree that operating and maintenance information should be fixed to heat pump units in existing dwellings?

- Yes
- No
- Unsure

If No, please explain your reasoning.

Question 31

Do you think that the operating and maintenance information set out in Section 10 of draft Approved Document L, Volume 1: Dwellings is sufficient to ensure that heat pumps are operated and maintained correctly?

- Yes
- No
- Unsure

If No, please explain your reasoning.

Question 32

Do you agree with the proposed changes to Section 4 of draft Approved Document L, Volume 1: Dwellings, designed to limit heat loss from low carbon heating systems?

- Yes
- No
- Unsure

If No, please explain your reasoning.

Yes, installing an adequate level of insulation for pipework and hot water storage vessels is vital to reduce excess heat losses and maximise the system efficiency of heating systems.

Question 33

Do you agree with the proposed sizing methodology for hot water storage vessels for new dwellings?

- Yes
- No
- Unsure

If No, please explain your reasoning.

Question 34

Do you agree with the proposed changes to Approved Document F, Volume 1: Dwellings to improve the installation and commissioning of ventilation systems?

- Yes
- No
- Unsure

If No, please explain your reasoning.

Yes, we agree with the proposed changes. The correct installation and commissioning of ventilation systems is critical to ensure that other building elements, such as insulation, operate effectively. If not installed and commissioned correctly, there is a risk of unintended consequences, including poor indoor air quality and damp and mould, which can pose health risks to residents. For this reason, we support the introduction of more guidance to support best practice for the installation of ventilation systems. Having said this, it is crucial that installers are not saddled with prohibitively costly testing requirements, therefore the Welsh Government should help to support smaller installers with the cost of any additional equipment needed to comply, through measures such as grants or loans for the purchase of relevant equipment.

Question 35

Do you agree with proposed changes to Approved Document F, Volume 1: Dwellings to (a) provide guidance for a requirement to provide falls for horizontal extract ducting, and condensate traps with drainage for vertical ducting to discharge condensation water that may accumulate within the ductwork, and (b) include an explanatory diagram to reinforce the principles of the requirement?

- Yes
- No
- Unsure

If No, please explain your reasoning.

Question 36

Do you think the guidance on commissioning hot water storage vessels in Section 8 of draft Approved Document L, Volume 1: Dwellings is sufficient to ensure they are commissioned correctly?

- Yes
- No
- Unsure

If No, please explain your reasoning.

Question 37

Do you think the guidance for commissioning on-site electrical storage systems in Section 8 of draft Approved Document L, Volume 1: Dwellings is sufficient to ensure they are commissioned correctly?

- Yes
- No
- Unsure

If No, please explain your reasoning.

Question 38

Do you agree with proposed changes to Approved Document L, Volume 1: Dwellings and Approved Document F, Volume 1: Dwellings to (a) clarify the options for certifying fixed building services installations and (b) set out available enforcement options where work does not meet the required standard?

- Yes
- No
- Unsure

If No, please explain your reasoning.

Yes, more detail on certification and enforcement options is welcome to help installers carry out high quality work and remain compliant.

Question 39

Do you agree with the proposal to introduce a requirement to install renewable technology when a dwelling is significantly extended?

- Yes
- No
- Unsure

If No, please explain your reasoning.

Question 40

Do you agree with the proposed definition for a 'significant extension'?

- Yes
- No
- Unsure

If No, please explain your reasoning.

Question 41

Do you agree with the methods proposed for the simple and flexible approaches?

- Yes
- No
- Unsure

If No, please explain your reasoning.

No, we believe that fabric performance improvements should be considered under the simplified approach. It is important that an extension and the rest of the dwelling is insulated to a high standard. Including fabric improvements within the simplified approach would introduce another trigger point where a higher level of insulation can be installed within a property.

Question 42

Do you agree with the proposed exemptions?

- Yes
- No
- Unsure

If No, please explain your reasoning.

No, we disagree that properties should be exempt if solar PV is not viable. In this scenario, there are a range of other technologies that could reduce the property's energy demand and carbon. For example, a property's roof may not be able to support solar PV but there could be no technical barriers to upgrading the insulation of heating system. Thus, other upgrades such as insulation, should be considered before giving a property an exemption.

Question 43

Are there any other aspects of the Building Regulations or associated Approved Document guidance, for example on safety or other building standards, which should be reviewed or updated to account for this new proposal?

Question 44

Do you agree with the proposal to extend Part O of the Building Regulations to capture works on existing dwellings?

- Yes
- No
- Unsure

If No, please explain your reasoning.

Question 45

Do you agree with the proposal to introduce additional commentary in Approved Document O: overheating on new extensions to existing dwellings where there is a relatively high percentage of glazing in the extension?

- Yes
- No
- Unsure

If No, please explain your reasoning.

Question 46

Do you agree with the proposal to introduce new guidance in Approved Document O: overheating on replacement of window(s) in highly glazed flats?

- Yes
- No
- Unsure

If No, please explain your reasoning.

Question 47

Do you agree with the proposal to introduce new guidance in Approved Document O: overheating on loft conversions to habitable rooms with new window(s) / rooflight(s) / dormer window(s)?

- Yes
- No
- Unsure

If No, please explain your reasoning.

Question 48

What level of uplift to the energy efficiency standards in the Building Regulations should be introduced in 2025?

- No change
- Option 1 – 78% CO₂ reduction
- Option 2 – 94% CO₂ reduction
- Other

Please explain your reasoning.

The NIA would like to see a combination of the two options implemented. While we agree with the strong fabric requirements under Option 1, we believe that these should be combined with a high use of on-site solar PV, covering a minimum 75% of the roof area (unless proven unfeasible). Combining these two aspects would deliver the highest reduction in energy bills and carbon emissions.

Question 49

Do you agree with the methodology outlined in the NCM modelling guide for the Part L 2025 Standard?

- Yes
- No
- Unsure

If No, please explain your reasoning.

Question 50

Please provide any further comments on the cSBEM tool which demonstrates an implementation of the NCM methodology.

Question 51

Please provide any further comments on the research documents provided alongside the cSBEM tool and which support the development of the NCM methodology, SBEM and iSBEM.

Question 52

Do you agree with the proposed changes to minimum building services efficiencies and controls set out in Section 6 of draft Approved Document L, Volume 2: Buildings other than dwellings?

- Yes
- No
- Unsure

Please explain your reasoning.

Question 53

Do you agree with the proposed change in the requirements for when BACs are required in buildings?

- Yes
- No
- Unsure

Please explain your reasoning.

Question 54

Do you agree with the proposed guidance on the insulation standard for building heat distribution systems in Approved Document L, Volume 2: Buildings other than dwellings?

- Yes
- No
- Unsure

Please explain your reasoning.

Yes, installing an adequate level of insulation for pipework and hot water storage vessels is vital to reduce excess heat losses and maximise the system efficiency of heating systems.

Question 55

Do you agree that the current guidance for buildings with low energy demand which are not exempt from the Building Regulations, as described in Approved Document L, Volume 2: Buildings other than dwellings should be retained without amendment?

- Yes
- No
- Unsure

Please explain your reasoning.

Question 56

Do you agree that lifts, escalators and moving walkways in new buildings (but not when installed within a dwelling) should be included in the definition of fixed building services?

- Yes
- No
- Unsure

Please explain your reasoning.

Question 57

Do you agree with the proposed guidance for passenger lifts, escalators and moving walkways in draft Approved Document L, Volume 2: Buildings other than dwellings?

- Yes
- No
- Unsure

Please explain your reasoning.

Question 58

Do you have any further comments on any other changes to the proposed guidance in draft Approved Document L, Volume 2: Buildings other than dwellings?

- Yes (please provide comments)
- No
- Unsure

Question 59

Do you agree with the introduction of photographic evidence as a requirement for producing the as-built energy assessment for new non-domestic buildings?

- Yes
- No
- Unsure

If No, please explain your reasoning.

The NIA agrees with the introduction of photographic evidence as a requirement for producing the as-built energy assessment for new non-domestic buildings. The NIA fully supports the amendments, noting that the regulation's stipulation for evidencing insulation quality is a critical progression towards enhancing consumer protection and tightening oversight on installers across the non-domestic sector. This will offer greater assurances that fabric measures installed into new buildings have been safely, securely and sufficiently fitted to a high quality.

Question 60

Do you agree with the proposed changes to minimum building services efficiencies and controls set out in Section 6 of draft Approved Document L, Volume 2: Buildings other than dwellings?

- Yes
- No
- Unsure

Please explain your reasoning.

Question 61

Do you agree that the current guidance for buildings with low energy demand which are not exempt from the Building Regulations, as described in Approved Document L, Volume 2: Buildings other than dwellings should be retained without amendment?

- Yes
- No
- Unsure

Please explain your reasoning.

Question 62

Do you have any comments on the changes to the proposed guidance in draft Approved Document L, Volume 2: Buildings other than dwellings?

- Yes (please provide comments)
- No
- Unsure

Please explain your reasoning.

Question 63

Do you agree that Part L1 of Schedule 1 should be amended, as above, to require that reasonable provision be made for the conservation of energy and reducing carbon emissions?

- Yes
- No
- Unsure

Please explain your reasoning.

Yes, we support these amendments.

Question 64

Do you agree that regulations 25A and 25B will be redundant following the introduction of the Part L 2025 Standard and can be repealed?

- Yes
- No
- Unsure

Please explain your reasoning.

Question 65

The Impact Assessment makes a number of assumptions on fabric/services/renewables costs, new build rates, phase-in rates, learning rates, etc for new dwellings. Do you think these assumptions are fair and reasonable?

- Yes
- No
- Unsure

If No, please explain your reasoning and provide evidence to support this.

Question 66

Overall, do you think the impact assessment is a fair and reasonable assessment of the potential costs and benefits of the proposed options for new dwellings?

- Yes
- No
- Unsure

If No, please explain your reasoning and provide evidence to support this.

Question 67

Which option describing the timescale between laying the regulations and them coming into force for the Part L 2025 Standard do you prefer?

- Option 1 (6 months)
- Option 2 (12 months)

Please use the space provided to provide further information and/or alternative arrangements.

We believe that Option 1 should be implemented. This allows for a 6 month period between the regulations being laid and then coming into force. This aligns with the period provided for the 2022 Part L uplift, which included increases in minimum insulation standards. A 6 month period, combined with a 12 month transition period, should also be sufficient in this case. This will ensure that higher building standards are introduced as soon as possible.

Question 68

Will the changes to Building Regulations proposed in this consultation lead to the need to amend existing planning permissions? If so, what amendments might be needed and how can the planning regime be most supportive of such amendments?

- Yes
- No
- Unsure

Please explain your reasoning.

Question 69

Do you agree that the 2010 and 2014 energy efficiency transitional arrangements should be closed down, meaning all new buildings that do not meet the requirements of the 2025 transitional arrangements would need to be built to the Part L 2025 standard?

- Yes
- No
- Unsure

Please explain your reasoning.

Question 70

What, in your opinion, would be the likely effects of the proposals on the Welsh language? We are particularly interested in any likely effects on opportunities to use the Welsh language and on not treating the Welsh language less favourably than English.

Do you think that there are opportunities to promote any positive effects?

Do you think that there are opportunities to mitigate any adverse effects?

Question 71

In your opinion, could the proposals be formulated or changed so as to:

- have positive effects or more positive effects on using the Welsh language and on not treating the Welsh language less favourably than English; or
- mitigate any negative effects on using the Welsh language and on not treating the Welsh language less favourably than English?

Question 72

We have asked a number of specific questions. If you have any related issues which we have not specifically addressed, please use this space to report them:

Next Steps

This consultation will close on 17 November 2025. Responses to this consultation will be analysed and a Welsh Government Response will follow.