

Agricultural Sector (Wales) Act 2014

2014 anaw 6

General

18 Interpretation

In this Act, unless the context requires otherwise—

"1998 Act" ("Deddf 1998") means the National Minimum Wage Act 1998 (c. 39).

"agricultural wages order" ("gorchymyn cyflogau amaethyddol") is to be construed in accordance with section 3 (but see also section 12(3));

"agricultural worker" ("gweithiwr amaethyddol") means a person employed in agriculture in Wales, whether or not the whole of the work undertaken by virtue of that employment is undertaken in Wales;

"agriculture" ("amaethyddiaeth") includes—

- (a) dairy farming;
- (b) the production of any consumable produce for the purposes of a trade or business or any other undertaking (whether carried on for profit or not);
- (c) the use of land as grazing, meadow or pasture land;
- (d) the use of land for orchards, osier land or woodland;
- (e) the use of land for market gardens or nursery grounds;

"consumable produce" ("cynnyrch defnyddiadwy") means produce grown for consumption or for other use after severance from the land on which it is grown;

"employment" ("cyflogaeth") means employed under a contract of service or apprenticeship and "employed" ("a gyflogir") and "employer" ("cyflogwr") are to be construed accordingly;

"modify" ("addasu"), in relation to an enactment, includes amend or repeal;

"the national minimum wage" ("isafswm cyflog cenedlaethol") has the meaning given by section 10.

Changes to legislation:

There are currently no known outstanding effects for the Agricultural Sector (Wales) Act 2014, Section 18.