



Gall coed gyfrannu'n sylweddol at gymeriad a golwg Ardal Gadwraeth.

Gall rhai coed mewn Ardaloedd Cadwraeth gael eu diogelu gan Orchymyn Cadwraeth Coed. Mae'r rhain yn amodol ar reoliadau arferol Gorchymyn Cadw Coed.

Mae deddfwriaeth gynllunio hefyd yn gwneud darpariaeth arbennig ar gyfer y coed hynny mewn Ardaloedd Cadwraeth nad ydynt yn amodol ar Orchymyn Cadw Coed.

CYFLWYNO CYNIGION

Mae'n ofynnol i rywun sydd â bwriad i dorri coeden i lawr neu weithio ar goeden mewn Ardal Gadwraeth roi chwe mis o rybudd i'r awdurdod



Ileol. Cosbir unrhyw un am dorri'r amodau uchod, a all gynnwys gofyniad i ailblannu, ac maent yn debyg i'r rhai hynny ar gyfer Gorchymyn Cadw Coed.

Gellir cael ffurflen i'r rhybudd gan y Cyngor (rhoddir y cyfeiriad a manylion am y wefan isod).

Pan fydd y Cyngor yn derbyn gwybodaeth bod bwriad i dorri coeden i lawr neu weithio arni, bydd gan y Cyngor yr opsiynau canlynol:

- gall ganiatáu i'r chwe wythnos ddod i ben
- gall ddweud wrth yr ymgeisydd y gall y gwaith fynd yn ei flaen ac felly y disgwylir i'r gwaith gael ei wneud o fewn dwy flynedd wedi dyddiad y rhybudd gwreiddiol (gall yr awdurdod gynnig cyngor ymarferol ar sut y gellir gwneud y gwaith ond ni all osod amodau)
- gall wneud Gorchymyn Cadw Coed (ac felly byddai'r gwaith yn amodol ar wneud cais ffurfiol o dan y Gorchymyn Cadw Coed).

EITHRIADAU

Mae rhai eithriadau arbennig i'r gofynion i roi rybudd o'r gwaith y bwriedir ei wneud mewn Ardal Gadwraeth, yn eu plith:

- gwaith ar goed sy'n marw neu'n beryglus
- gwaith ar goeden â diamedr heb fod yn fwy na 75 mm (uchder o 1500mm o lefel y ddaear) neu 100mm os bydd coed yn cael eu torri i lawr i wella twf coed eraill (h.y. yn rhan o'r gwaith o deneuo'r twf)
- gwaith sy'n cael ei wneud gan yr Awdurdod Cynllunio Lleol neu ar ei ran
- gwaith sy'n cael ei eithrio rhag y gofyniad i wneud cais am gydsyniad yn achos Gorchymyn Cadw Coed (e.e. gwaith gan ymgymwrwyr statudol)
- lle bo coed i'w torri i lawr yn unol â'r drwydded torri coed (neu gynllun grant) a gymeradwywyd gan y Comisiwn Coedwigaeth.

EITHRIADAU

A YW GORCHYMYN CADW COED YN DEBYGOL O GAEL EI WNEUD?

Wrth asesu'r cynigion i weithio ar goed ac wrth ystyried gwneud Gorchymyn Cadw Coed, bydd y Cyngor yn asesu gwerth y goeden a'r cyfraniad y gall ei wneud i gymeriad yr Ardal Gadwraeth.

Wrth wneud Gorchymyn Cadw Coed newydd, bydd gofyn i'r Cyngor gymryd y ffactorau canlynol i ystyriaeth:

- A fyddai tynnu'r goeden neu'r coed i lawr yn effeithio'n sylweddol ar yr amgylchedd a mwynhad y cyhoedd;
- A fyddai'r goeden neu'r coed i'w gweld o le cyhoeddus;
- A fyddai harddwch cynhenid yn perthyn i'r goeden neu'r coed yn sgil ei chyfraniad/eu cyfraniad i'r dirwedd;
- A ydyw'r goeden neu'r coed yn bwysig yn nhermau cadwraeth natur neu gysylltiadau diwylliannol;
- A ydyw'r goeden neu'r coed yn sgrin i ddatblygiadau yn y dyfodol;
- A oes bygythiad canfyddedig i les y goeden neu'r coed.

MANYLION CYSWLLT:

Adain yr Arfordir a'r Cefn Gwlad,
Adran y Gwasanaethau Amgylcheddol a
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Cefnogiwyd gan

Cyngor Cefn Gwlad Gymru



A YW GORCHYMYN CADW COED YN DEBYGOL O GAEL EI WNEUD?



Trees can make a valuable contribution to the character and appearance of a Conservation Area.

Certain trees in Conservation Areas may be protected by a Tree Preservation Order (TPO) and are subject to normal TPO controls.

Planning legislation makes special provision for those trees in Conservation Areas that are not subject to TPOs.

SUBMITTING PROPOSALS

Anyone proposing to cut down or carry out work on a tree in a Conservation Area is required to give the local authority six weeks notice of their intention to do so. There are penalties for



TREES IN CONSERVATION AREAS

contravening this requirement which can include a fine and a requirement to replant (the penalties are similar to those under Tree Preservation Orders).

Notice forms are available from the Council (address and web-site details are given below)

On receipt of a notice to cut down or carry out work to such a tree, the Council has the following options:

- It may allow the six weeks to expire
- It may inform the applicant that the work may proceed, in which case the work must be undertaken within two years of the date of the original notice (the authority may offer practical advice on how the work might be carried out but it cannot impose conditions)
- It may make a Tree Preservation Order (in which case the work would be subject of a formal application under the TPO).

EXCEPTIONS

There are certain exceptions to the requirement to give notice of works to trees in a Conservation Area. These are:

- works to trees that are dying or dangerous
- works to a tree with a diameter not exceeding 75mm (at a height of 1500mm from ground level), or 100mm if cutting down trees to improve the growth of other trees (i.e. as part of thinning operations).
- work carried out by, or on behalf of, the Local Planning Authority.
- work which is exempt from the requirement to apply for consent in the case of TPOs (eg. works by statutory undertakers).
- where trees are to be cut down in accordance with a felling licence (or grant scheme) approved by the Forestry Commission.

Is A TREE PRESERVATION ORDER LIKELY TO BE MADE?

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In assessing proposals to carry out works to trees and in considering the making of a TPO, the Council will assess to the value of the tree and the contribution it makes to the character of the Conservation Area. In making new TPOs, the Council takes the following factors into account:

- Whether the removal of the tree or trees would have a significant adverse impact on the environment and its enjoyment by the public
- Whether the tree or trees are visible form a public place
- Whether the tree or trees have an intrinsic beauty for their contribution to the landscape
- Whether the tree or trees are important in terms of nature conservation considerations or cultural associations;
- Whether the tree or trees will screen future development
- Whether there is a perceived threat to the well being of the tree or trees.

CONTACT DETAILS

**Coast and Countryside Section,
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County Council web-site:

www.ceredigion.gov.uk



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