

Levelling-up and Regeneration Act 2023

2023 CHAPTER 55

PART 6

ENVIRONMENTAL OUTCOMES REPORTS

Assessment and monitoring

155 Assessing and monitoring impact on outcomes etc

- (1) EOR regulations may make provision about, or in connection with, how the extent to which a relevant consent or relevant plan actually affects the delivery of a specified environmental outcome is to be assessed or monitored.
- (2) EOR regulations may make provision about, or in connection with, how the carrying out of any proposals assessed in an environmental outcomes report under section 153(4)(b), (c) or (d), or requirements under subsection (3), is to be assessed or monitored.
- (3) EOR regulations may make provision requiring action to be taken, if an assessment or monitoring under subsection (1) or (2) determines that is appropriate for the purposes of—
 - (a) increasing the extent to which a specified environmental outcome is delivered,
 - (b) mitigating or remedying the effects of a specified environmental outcome not being delivered to any extent, or
 - (c) compensating for a specified environmental outcome not being delivered to any extent.

Commencement Information

II S. 155 in force at 26.12.2023, see s. 255(5)

Changes to legislation:

There are currently no known outstanding effects for the Levelling-up and Regeneration Act 2023, Section 155.