



RHONDDA CYNON TAF COUNTY BOROUGH COUNCIL

RECORD OF DECISIONS OF THE EXECUTIVE

DECISION MADE BY: Cabinet DATE DECISION MADE: 23rd July, 2015

Agenda Item 6

SUBJECT:

Corporate Asset Management Plan 2013/18 – Interim Update

**Cabinet Members Present
County Borough Councillors:**

A.Morgan (Chairman), R.Bevan, A.Crimmings, M.Forey, E.Hanagan,
G.Hopkins, K. Montague, J Rosser and M.Webber

**Other Members in Attendance
County Borough Councillor(s):**
C Davies, T Leyshon & M Weaver

1. DECISION MADE:

Following consideration of the report of the Director, Corporate Estates containing exempt information as defined in paragraph 14 of Part 4 of Schedule 12A of the Local Government Act, 1972 (as amended) namely, information relating to the financial affairs of any particular person (including the authority holding that information), it was **Agreed –**

- That the policy statement for transfer of Property Assets for Service Provision be endorsed as policy.

2. REASON FOR THE DECISION BEING MADE:

- The need to brief Cabinet Members on the progress with implementation of the work plan of the Corporate Asset Management Plan for Property Assets 2013/18 (AMP).

3. CONSULTATION UNDERTAKEN PRIOR TO DECISION BEING MADE:

- Report to Cabinet – June, 2013

4. PERSONAL INTERESTS DECLARED:

- County Borough Councillor A Crimmings declared a personal interest “ I am employed by Coleg Y Cymoedd which is referenced within the report.”
- County Borough Councillor J Rosser declared a personal interest “The Chief Executive Officer of the organisation I work for is on the new VOI Board of the Muni Arts centre which is named within the report. Also I’ve met with and support potential tenants of one of the Centres named within the report”
- County Borough Councillor E Hanagan declared a personal interest “I am the Cabinet Member for Education and Skills”

5. DISPENSATION TO SPEAK (AS GRANTED BY STANDARDS COMMITTEE):

N/A

6. (a) IS THE DECISION URGENT AND NOT TO BE THE SUBJECT OF ANY CALL-IN BY THE OVERVIEW AND SCRUTINY COMMITTEE:

YES NO ✓

Note: This decision will not come into force and may not be implemented until the expiry of 5 clear working days after its publication i.e. **31st July, 2015** to enable it to be the subject to the Call-In Procedure in Rule 17.1 of the Overview and Scrutiny Procedure Rules.

6. (b) IF YES, REASONS WHY IN THE OPINION OF THE DECISION-MAKER THE DECISION IS URGENT:

N/A

6. (c) SIGNATURE OF MAYOR OR DEPUTY MAYOR OR HEAD OF PAID SERVICE CONFIRMING AGREEMENT THAT THE PROPOSED DECISION IS REASONABLE IN ALL THE CIRCUMSTANCES FOR IT BEING TREATED AS A MATTER OF URGENCY, IN ACCORDANCE WITH THE OVERVIEW AND SCRUTINY PROCEDURE RULE 17.2:

N/A

.....
(Mayor)

.....
(Dated)



.....
(Proper Officer)

23.07.15
(Dated)