

RHONDDA CYNON TAF COUNTY BOROUGH COUNCIL

RECORD OF DECISIONS OF THE EXECUTIVE

DECISION MADE BY: Cabinet DATE DECISION MADE: 2nd November, 2016

Agenda Item: 5

SUBJECT: LEARNING DISABILITY JOINT STATEMENT OF STRATEGIC INTENT

Cabinet Members Present County Borough Councillors:

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

Apology for Absence County Borough Councillor:

Other Councillor(s) in Attendance:-

1. DECISION MADE:

Agreed -

- To approve for consultation the draft Learning Disability Joint Statement of Strategic Intent
- To receive, for approval, a further report in February 2017 on the outcome
 of the consultation alongside a final Learning Disability Joint Statement of
 Strategic Intent and an implementation plan to take forward the actions
 required to deliver the commissioning intentions.

2. REASON FOR THE DECISION BEING MADE:

 To seek Cabinet approval to consult in partnership with Merthyr Tydfil Council and the Cwm Taf University Health Board on the draft Learning Disability Joint Statement of Strategic Intent

3. LINKS TO CORPORATE PRIORITIES / FUTURE GENERATIONS – SUSTAINABLE DEVELOPMENT.

- Council's corporate priority "promoting independence and positive lives for everyone"
- Corporate Plan.

4. CONSULTATION UNDERTAKEN PRIOR TO DECISION BEING MADE:

 None but as outlined in section 6 of the report, a public consultation is intended to be undertaken during November and December 2016.

5. PREVIOUS CONSIDERATION BY A COMMITTEE OF THE COUNCIL

None

6. PERSONAL INTERESTS DECLARED:

None

7.	DISPENSATION TO SPEAK (AS GRANTED BY STANDARDS COMMITTEE): N/A
8. (a)	IS THE DECISION SUBJECT TO CALL-IN BY THE OVERVIEW AND SCRUTINY COMMITTEE:
	YES √ NO
expiry to be	This decision will not come into force and may not be implemented until the of 5 clear working days after its publication i.e. 10 th November, 2016 to enable it the subject to the Call-In Procedure in Rule 17.1 of the Overview and Scrutiny dure Rules.
8. (b)	IF NO, REASONS WHY IN THE OPINION OF THE DECISION-MAKER THE DECISION IS DEEMED EXEMPT OR NON APPLICABLE:
I. II.	COUNCIL FUNCTION (CALL IN IS THEREFORE NON APPLICABLE):- Reason:
8. (c)	IF DEEMED URGENT - 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)
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(Proper Officer)

2ND November, 2016 (Dated)