

RECORD OF URGENT DECISION OF THE LEADER OF THE COUNCIL, CLLR A MORGAN.

(In accordance with Section 3A of Part 3 (paragraph 3) of the Council's Constitution.)

SUBJECT: Temporary arrangements – Statutory Director of Social Services role

DECISION:

Leader's Signature

Constitution

The Council must appoint a statutory Director for Social Services, in accordance with the requirements of the Social Services and Wellbeing (Wales) Act 2014.

The Council's Director of Social Services will be taking a brief absence from their role due to personal circumstances. During this period the Director for Adult Services and Director for Children Services will jointly undertake the functional and operational responsibilities of the Director of Social Services.

The statutory responsibility and strategic leadership for Social Services, as required by section 144 of the Social Services and Wellbeing (Wales) Act 2014, will be held on an interim basis by the Chief Executive, who has demonstrated the necessary competencies required to perform the role (having previously held the designation), until such time as the appointed Director for Social Services returns.

Andrew Morgan 08/04/25

Print Name Date

The decision is taken in accordance with Section 15 of the Local Government Act, 2000 (Executive Functions) and in the terms set out in Section 5 of Part 3 of the Council's

08/04/25

Gareth Caple
Cabinet Member for Health & Social Care
CONSULTEE CABINET MEMBER SIGNATURE

DYDDIAD | DATE

CHIEF EXECUTIVE CONSULTEE SIGNATURE

Paul Mee **CHIEF EXECUTIVE** 08.04.25

DYDDIAD | DATE

RHEOLAU'R WEITHDREFN GALW-I-MEWN | CALL IN PROCEDURE RULES.

A YW'R PENDERFYNIAD YN UN BRYS A HEB FOD YN DESTUN PROSES GALW-I-MEWN GAN Y PWYLLGOR TROSOLWG A CHRAFFU?:

IS THE DECISION DEEMED URGENT AND NOT SUBJECT TO CALL-IN BY THE OVERVIEW AND SCRUTINY COMMITTEE:

YDY | YES

Rheswm dros fod yn fater brys | Reason for Urgency:

To meet the statutory requirement to designate an Officer as the Director of Social Services in accordance with the Social Services & Well-being Act (Wales) 2014

Os yw'n cael ei ystyried yn fater brys - llofnod y Llywydd, y Dirprwy Lywydd neu Bennaeth y Gwasanaeth Cyflogedig yn cadarnhau cytundeb fod y penderfyniad arfaethedig yn rhesymol yn yr holl amgylchiadau iddo gael ei drin fel mater brys, yn unol â rheol gweithdrefn trosolwg a chraffu 17.2:

If deemed urgent - signature of Presiding Member or Deputy Presiding Member 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:

08.04.25

(Llywydd | Presiding Member) (Dyddiad | Date)

DS - Os yw hwn yn benderfyniad sy'n cael ei ail-ystyried yna does dim modd galw'r penderfyniad i mewn a bydd y penderfyniad yn dod i rym o'r dyddiad mae'r penderfyniad

wedi'i lofnodi. NB - If this is a reconsidered decision then the decision Cannot be Called In and the decision will take effect from the date the decision is signed.