

RHONDDA CYNON TAF COUNTY BOROUGH COUNCIL

RECORD OF DECISIONS OF THE EXECUTIVE

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

Urgent Business - Agenda Item 7

SUBJECT:

Welsh Language Statutory Standards: Draft Compliance Notice: Section 47 Welsh Language (Wales) Measure 2011.

The Chairman of the meeting being of the opinion that the report of the Secretary to the Cabinet be considered, in accordance with the provision of section 100(b)4(B) of the Local Government Act, 1972,as a matter of urgency by reason of special circumstances i.e. to gain approval for the proposed Council response to the Draft Compliance Notice to the Welsh Language Commissioner by the 24th July, 2015.

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:

AGREED :-

 To approve the response to the Welsh Language Commissioner as outlined within Appendix 1 of the report, in respect of the Draft Compliance Notice for Rhondda Cynon Taf Council.

2. REASON FOR THE DECISION BEING MADE:

• The need to provide a Council response to the Welsh Language Commissioner, in respect of the Draft Compliance Notice received by the Council on the 22nd June.

3. CONSULTATION UNDERTAKEN PRIOR TO DECISION BEING MADE:

• Welsh Language Cabinet Steering Group – 22nd July, 2015.

4. PERSONAL INTERESTS DECLARED:

None

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:

In accordance with the Overview and Scrutiny Procedure Rules 17.2(a) the decision is deemed urgent and not subject to call in due to the need to submit the Councils response to the Welsh Language Commissioner by the 24th July, 2015.

6. (b) 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:

(Mayor)

(Dated)

Proper Officer)

23.07.15 (Dated)

