

RHONDDA CYNON TAF COUNCIL

RECORD OF DECISIONS OF THE EXECUTIVE

DECISION MADE BY: Cabinet DATE DECISION MADE: 21 June, 2018

Agenda Item: 5

SUBJECT: PARLIAMENTARY REVIEW IN TO HEALTH AND SOCIAL CARE

Cabinet Members Present:

Councillor A Morgan (Chair) Councillor M Webber (Vice-Chair), Councillor R Bevan, Councillor A Crimmings, Councillor G Hopkins, Councillor M Norris, Councillor J Rosser, Councillor R Lewis and Councillor C Leyshon

> Other Councillor(s) in Attendance:-Councillor Alexandra Davies-Jones Councillor Danny Grehan Councillor Will Jones

1. DECISION MADE:

Agreed -

- 1 To note the outcome of the Parliamentary Review in to Health and Social Care;
- 2 To note the recommendations of the Parliamentary Review in to Health and Social Care and for officers to take forward Members comments on how best to develop a transformational change and improvement programme.
- 3 To refer the report to the Cwm Taf Social Services & WellBeing Partnership Board for information

2. REASON FOR THE DECISION BEING MADE:

The need to advise Members of the outcome of the independent review into the future of health and social care in Wales by an international panel of experts.

3. LINKS TO CORPORATE PRIORITIES/FUTURE GENERATIONS - SUSTAINABLE DEVELOPMENT:

Improving Health and Social Care services will support the delivery of the Council's corporate priority "promoting independence and positive lives for everyone" by helping local people with improved integrated care and support.

4. CONSULTATION UNDERTAKEN PRIOR TO DECISION BEING MADE:

Consultation was undertaken by the Review panel and details of the engagement undertaken are set out in the review document attached as Appendix One.

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
Note: This decision will not come into force and may not be implemented until the expiry of 3 clear working days after its publication i.e. 27 June 2018 to enable it to be the subject to the Call-In Procedure in Rule 17.1 of the Overview and Scrutiny Procedure Rules.
8.(b) IF NO, REASONS WHY IN THE OPINION OF THE DECISION-MAKER THE DECISION IS EXEMPT OR NON APPLICABLE: I. COUNCIL FUNCTION (CALL IN IS THEREFORE NON APPLICABLE):- Reason: N/A
II. URGENT DECISION:- Reason N/A
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:
(Mayor) (Dated)
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