

### RHONDDA CYNON TAF COUNCIL

# RECORD OF DECISIONS OF THE EXECUTIVE

**DECISION MADE BY: Cabinet DATE DECISION MADE: 01 May, 2019** 

# **Cabinet Members Present:**

Councillor M Webber (Chair), Councillor A Crimmings and Councillor S Powderhill

**Apologies for Absence:** Councillor L De Vet

Agenda Item: 3

**SUBJECT: Update on progress - Ynysangharad War Memorial Park** 

#### 1. DECISION MADE:

# Agreed -

To note and support the ongoing project work in respect of a 'Parks for People' stage 2 application for Ynysangharad War Memorial Park, which is due to be submitted on the 20th August 2019.

### 2. REASON FOR THE DECISION BEING MADE:

The need to provide an update on progress made to date regarding the National Lottery Heritage Fund (previously Heritage Lottery Fund) Parks for People application for Ynysangharad War Memorial Park.

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

The Park for People programme links to the Corporate Plan priorities People and place and also links to the Future Generations Act and objectives in a number of ways as overall, Ynysangharad War Memorial Park will provide a diverse offer for users ranging from recreational activities through to training courses, development through play to cultural offers.

# 4. CONSULTATION UNDERTAKEN PRIOR TO DECISION BEING MADE:

Consultation on the RIBA Stage 3 design proposals occurred over December 2018. As a result of this, consultation amendments were made to the proposed building and designs were updated.

### 5. PREVIOUS CONSIDERATION BY A COMMITTEE OF THE COUNCIL:

Ynysangharad War Memorial Park Cabinet Committee – 03.01.19

#### 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. **8 May 2019** 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 / SCRUTINY 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)

#### FOR OFFICE USE ONLY

**PUBLICATION** 

Publication on the Councils Website:- Wednesday, 1 May 2019

APPROVED FOR PUBLICATION: ✓