

## RHONDDA CYNON TAF COUNCIL

## RECORD OF DECISIONS OF THE EXECUTIVE

DECISION MADE BY: Cabinet DATE DECISION MADE: 18 December, 2018

## **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

**Apologies for Absence:** 

Other Councillor(s) in Attendance:-Councillor P Jarman

Agenda Item: 11

SUBJECT: WRITE OFF OF IRRECOVERABLE DEBTS

1.	DECISION MADE:
Agre	Following the consideration of the report of the Group Director, Corporate & Frontline Services containing exempt information as defined in Paragraphs 12 & 14 of Part 4 of Schedule 12A of the Local Government Act, 1972 (as amended), namely information relating to the financial affairs of any particular person (including the authority holding that information), it was
	AGREED
	<ol> <li>To write-off the accounts as set out in the attached schedule to the appropriate Bad Debt Provision contained within the Council's accounts ( and if further information on any debt becomes available, payment to be pursued).</li> </ol>
2.	REASON FOR THE DECISION BEING MADE:
	The need to provide Members with a position statement on irrecoverable debt and identify the requirement to write-off certain amounts in accordance with strict review criteria.
3.	LINKS TO CORPORATE PRIORITIES/FUTURE GENERATIONS - SUSTAINABLE DEVELOPMENT:
	The contents of the report links to the Living Within our Means priority.
4.	CONSULTATION UNDERTAKEN PRIOR TO DECISION BEING MADE:
	None
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	ON SUBJECT TO	CALL-IN BY 1	THE OVERVIEV	V AND
SCRUTINY COL	MMITTEE:			

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. **24 December 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 / 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)

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**PUBLICATION** 

Publication on the Councils Website:- Tuesday, 18 December 2018

APPROVED FOR PUBLICATION: ✓