

RHONDDA CYNON TAF COUNTY BOROUGH COUNCIL

RECORD OF DECISIONS OF THE EXECUTIVE

DECISION MADE BY: Cabinet DATE DECISION MADE: 23rd June, 2014

Agenda Item 3

SUBJECT:

Coedpenmaen Primary School – Proposed Intervention into the Governance Arrangements of the School

Cabinet Members Present County Borough Councillors:

A.Morgan (Chairman), R.Bevan, A.Crimmings, M.Forey, E.Hanagan, G.Hopkins and M.Webber

Apologies for Absence County Borough Councillors:

P.Cannon and K.Montague

Other Members in Attendance County Borough Councillors:

T.Bates, J.Bonetto, C.Davies, M.Griffiths, P.Griffiths, C.Leyshon, K.Morgan, I.Pearce and M.J.Powell

1. DECISION MADE:

Agreed –

- To a report being presented to the Local Education Authority Governors (Appointments) Committee to nominate up to four additional LEA Governors of Coedpenmaen Primary School for the period to 31st August, 2015, in accordance with Section 6 of the School Standards and Organisation (Wales) Act, 2013.
- That the Director, Education and Lifelong Learning review the effectiveness of the Governing Body of Coedpenmaen Primary School in the Summer term 2015 and that he be authorised to extend the period of office of the additional LEA Governors up to a maximum of a further academic year.
- That remuneration and allowances be paid to the four additional Governors appointed in accordance with Section 6 of the School Standards and Organisation (Wales) Act, 2013, not exceeding £250 per day.

Note: With the permission of the Chairman, County Borough Councillor M.J.Powell spoke on this item and in his role as Chair of the Governing Body of Coedpenmaen Primary School outlined some of the issues associated with this matter which were duly responded to by the Director, Education and Lifelong Learning.

2. REASON FOR THE DECISION BEING MADE:

 In accordance with the School Standards and Organisation (Wales) Act, 2013 to appoint additional local Education Authority governors to the Governing Body of Coedpenmaen Primary School as the School is considered by Estyn to be in need of significant improvement.

3. CONSULTATION UNDERTAKEN PRIOR TO DECISION BEING MADE:

N/A

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:
	YES NO $$
expi it to	e: This decision will not come into force and may not be implemented until the ry of 5 clear working days after its publication i.e. Friday, 4th July, 2014 to enable be the subject to the Call-In Procedure in Rule 17.1 of the Overview and Scrutiny cedure Rules.
6. (b)	IF YES, REASONS WHY IN THE OPINION OF THE DECISION-MAKER THE DECISION IS URGENT: N/A
6. (c)	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:
	N/A

Merry.

(Proper Officer)

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