

Pecyn Dogfennau



Mark James LLM, DPA, DCA
Prif Weithredwr,
Chief Executive,
Neuadd y Sir, Caerfyrddin. SA31 1JP
County Hall, Carmarthen. SA31 1JP

DYDD GWENER, 17 TACHWEDD 2017

AT: HOLL AELODAU'R PWYLLGOR CRAFFU CYMUNEDAU

YR WYF DRWY HYN YN EICH GALW I FYNYCHU CYFARFOD O'R **PWYLLGOR CRAFFU CYMUNEDAU** SYDD I'W GYNNAL YN **SIAMBR, NEUADD Y SIR, CAERFYRDDIN AM 10.00 AM AR DYDD GWENER, 24AIN TACHWEDD, 2017** ER MWYN CYFLAWNI'R MATERION A AMLINELLIR AR YR AGENDA ATODEDIG.

Mark James DYB

PRIF WEITHREDWR



AILGYLCHWCH OS GWELWCH YN DDA

Swyddog Democrataidd:	Kevin Thomas
Ffôn (Llinell Uniongyrchol):	01267 224027
E-bost:	kjthomas@sirgar.gov.uk
Cyf:	AD016-001

PWYLLGOR CRAFFU CYMUNEDAU

13 AELOD

GRŴP PLAID CYMRU – 6 AELOD

- | | | |
|----|------------|---------------------------|
| 1. | Cynghorydd | Ann Davies |
| 2. | Cynghorydd | Handel Davies |
| 3. | Cynghorydd | Ken Howell (Is-Cadeirydd) |
| 4. | Cynghorydd | Betsan Jones |
| 5. | Cynghorydd | Gareth Thomas |
| 6. | Cynghorydd | Aled Vaughan Owen |

GRŴP LLAFUR – 4 AELOD

- | | | |
|----|------------|---------------------------|
| 1. | Cynghorydd | Deryk Cundy |
| 2. | Cynghorydd | Sharen Davies (Cadeirydd) |
| 3. | Cynghorydd | Shirley Matthews |
| 4. | Cynghorydd | Louvain Roberts |

GRŴP ANNIBYNNOL – 3 AELOD

- | | | |
|----|------------|-----------------|
| 1. | Cynghorydd | Anthony Davies |
| 2. | Cynghorydd | Irfon Jones |
| 3. | Cynghorydd | Hugh Shepardson |

AGENDA

1. YMDDIHEURIADAU AM ABSENOLDEB
2. DATGAN BUDDIANNAU PERSONOL
3. DATGAN CHWIPIAID PLAID SYDD WEDI EU GWAHARDD
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Mae'r dudalen hon yn wag yn fwriadol

Y PWYLLGOR CRAFFU CYMUNEDAU

DYDDIAD: 24 TACHWEDD 2017

Y PWNC:

SEFYDLU CWMNI TAI SY'N EIDDO I'R CYNGOR

YR ARGYMHELLION / PENDERFYNIADAU ALLWEDDOL SYDD EU HANGEN:

1. Creu Cwmni Tai sy'n eiddo llwyr i'r Cyngor ("y Cwmni") er mwyn adeiladu tai i'w gwerthu a'u rhentu a bod yn gatalydd ar gyfer gweithgareddau adfywio pellach.
2. Ymgorffori'r Cwmni yn gwmni cyfyngedig a'r unig gyfranddaliwr fydd y Cyngor.
3. Cymeradwyo'r Erthyglau Cymdeithasiad a'r caniatâd cyfranddaliwr ar gyfer y Cwmni.
4. Bod Bwrdd y Cwmni yn paratoi ac yn cytuno ar Gynllun Busnes y Cwmni ac yna'n ei gyflwyno i'w gymeradwyo'n ffurfiol gan Fwrdd Gweithredol yr Awdurdod cyn i'r Cynllun Busnes gael ei roi ar waith.
5. Bydd unrhyw fenthyciad gan y Cyngor, fel y cytunwyd yn y cynllun busnes y Cwmni, yn cael ei ad-dalu ar gyfradd log masnachol fel y cytunodd gan y Cyfarwyddwr y Gwasanaethau Corfforaethol.
6. Adennill costau sefydlu'r Cwmni, (sef oddeutu £100,000 yn 2017/18), drwy drefnu benthyciad (ar gyfradd fasnachol a osodwyd gan y Cyfarwyddwr Gwasanaethau Corfforaethol) dros gyfnod i'w gytuno yn y cynllun busnes manwl. Pe na fyddai'r Cwmni'n cael ei sefydlu, yna bydd y costau gweithredu'n dod o gronfeydd wrth gefn.
7. Bydd y Bwrdd Cyfarwyddwyr yn cynnwys un aelod o'r Cyngor, dau swyddog a dau benodiad allanol.

Y Rhesymau

1. Cyflawni'r ymrwymiad yn y cynllun tai fforddiadwy drwy gyflwyno ffyrdd mwy blaengar o ddarparu rhagor o dai.
2. Darparu tai y tu hwnt i ddarpariaeth anghenion cyffredinol y Cyngor drwy'r Cyfrif Refeniw Tai. Bydd y Cwmni yn gyfrwng datblygu ychwanegol i ganolbwyntio ar gyflenwi rhagor o dai i'w rhentu a'u gwerthu.
3. Cynyddu buddsoddiad ac ysgogi'r farchnad dai drwy ddarparu cystadleuaeth.
4. Ateb yr angen am dai a gydnabuwyd ac a nodwyd, a chynorthwyo i sicrhau bod y math a'r maint cywir o gartrefi'n cael eu cyflenwi lle mae'r angen mwyaf.
5. Cynnig mathau eraill o ddeiliadaeth i fodloni disgwyliadau, megis perchentyaeth cost isel, er mwyn helpu i sicrhau tai ar gyfer pobl leol sy'n dymuno aros yn y Sir.
6. Ategu mentrau adfywio presennol ac arfaethedig.
7. Bod yn gyfrwng ar gyfer derbyn buddion cynllunio cymunedol.
8. Cefnogi amcanion ehangach y Cyngor o ran iechyd a llesiant y cenedlaethau sydd i ddod, darparu rhagor o swyddi a chyfleoedd hyfforddiant i bobl leol a sicrhau bod cartrefi'n cael eu targedu i'r rheiny sydd mewn angen.
9. Cefnogi'r gadwyn gyflenwi.
10. Datblygu ffyrdd blaengar o ran dyluniad a manyleb tai.
11. Cynyddu mewnfuddsoddiad gan sicrhau cyllid grant ychwanegol.

Angen cyfeirio'r mater at y Bwrdd Gweithredol/Cyngor er mwyn gwneud penderfyniad:

Bwrdd Gweithredol - Oes - 27 Tachwedd, 2017
Cyngor - Nac oes

YR AELOD O'R BWRDD GWEITHREDOL SY'N GYFRIFOL AM Y PORTFFOLIO:-

Y Cynghorydd Linda Davies Evans (Deiliad y Portffolio Tai)

Y Gyfarwyddiaeth:

Cymunedau

Pennaeth y Gwasanaeth /
Awdur yr Adroddiad

Robin Staines

Swyddi:

Pennaeth Tai a Diogelu'r
Cyhoedd

01267 228960

rstaines@sirgar.gov.uk

EXECUTIVE SUMMARY
COMMUNITY SCRUTINY COMMITTEE
24TH NOVEMBER, 2017

**THE ESTABLISHMENT OF A COUNCIL OWNED HOUSING
COMPANY**

1. This Executive Summary sets out the reasoning behind, and practicalities of, setting up a wholly owned council local housing company. It explains the need for accelerating house building in Carmarthenshire to supply the much needed additional homes as well as create local jobs; training and apprenticeship opportunities; support the supply chain and deliver the regeneration ambitions of the Council. The full report can be found attached.
2. This approach should be complemented by the continuing use of Housing Revenue Account (HRA) resources to commission new homes (where it is appropriate and prudent to do so). The HRA's main focus must remain to ensure we meet our statutory duty of maintaining the existing council owned homes to the Carmarthenshire Homes Standard.
3. The Council's affordable housing commitment of March 2016 states that alternative housing delivery options would be assessed to increase the number of homes in the county. Following this, work was undertaken on developing a draft business case on the option of establishing a local housing company. This was presented to the Executive Board in February 2017, which agreed:
 - To confirm that the business case for establishing a Local Housing Company (LHC) is a viable option and would significantly add to the delivery of our Affordable Homes Commitment in providing more homes for sale and rent.
 - To confirm officers be delegated to establish the LHC, its governance structures and detailed five year business plan.
 - To confirm officers can commission expert external assistance in establishing the LHC, developing the governance structures and detailed business plan in terms of the legal, financial and technical issues.
4. The Company will not involve the transfer of existing Council housing or a TUPE of existing staff. The council owned existing housing stock will continue to be managed and maintained directly by the Council.
5. The rationale for accelerating and stimulating house building stems from the Local Development Plan which identifies a need for 1,620 new homes a year. However, in the year to April 2017, only 426 new homes were completed on large sites. Furthermore, like most parts of Wales, we have seen a dramatic reduction in the number of active construction firms involved in new house building. We also know that average household income is below the Welsh average, and in some parts of the county the income to house price ratio is over 5:1. Our Housing Choice Register also records a significant amount of unmet housing need. This is no more so than in rural areas where values are high and supply very limited.

6. The Council's affordable housing programme includes a commitment to meet both needs and aspirations. The Plan commits to increasing the number of affordable homes by 1,000 over five years. This delivery has already started through a range of projects. Whilst this is ambitious, it is also believed that we would need to look at new ways of delivery to significantly exceed the 1,000 home target. As a result, the Delivery Plan also confirmed that additional delivery vehicles would be assessed and evaluated.
7. An expert in the field was commissioned in October 2016 to look at the high level options available and a draft business case for the preferred option (establishment of a local housing company) was developed. It was agreed to proceed to undertake the detailed work required to establish a 100% council owned Local Housing Company. Following the Executive Board's decision on the 17th February 2017, and to get the Company to legal incorporation with a sound and financially sustainable business plan, a steering group of senior officers was established. Consideration was given too:
- Accelerating more house building to meet housing need, stimulate economic growth and job creation
 - Creating new sources of revenue to support the Council's Medium Term Financial Strategy and continue to invest in services;
 - Attracting investor interest in an area with low house values and/or a lack of competition (sales and rental)
- The group has been supported by specialist external legal advice.
8. The group found that there are a number of development vehicles and company structures open to the Council to meet strategic objectives. Furthermore it considered critical success factors when evaluating available options (such as control, flexibility and innovation, and deliverability). These were applied to potential vehicles and company status options.
9. The Group evaluated a number of different delivery models (as outlined in the attached report). These included the Housing Revenue Account, Housing Associations, joint ventures, LHC direct acquisition and a LHC as a development vehicle. The group found that a wholly owned local housing company was the most advantageous way of meeting strategic objectives. This confirmed the position outlined in the draft business case. Following this, the Steering Group assessed the options regarding its legal status. There are a number of corporate vehicles that the Council could consider when establishing the Housing Company. Given the primary rationale is to make a profit by providing rent and sale properties, which would suggest that the for profit company limited by shares is the best option.
10. The legal powers for the Council to set up a Company are well established. These are generally around the general powers that a Local Authority has to set up companies to deliver the services it has a duty to supply, in addition to its general powers of Well Being. The Local Government Act 2003 gives local authorities the express power to trade and to establish a company for the purposes of doing so. However we are subject to restrictions within regulation 2 Local Government (Best Value Authorities) (Power to Trade) (Wales) 2006 with regard to this.

The statutory guidance emphasises that when local authorities consider the use of the well-being power, they must also have regard to their fiduciary duty to council tax payers.

11. Section 24 Local Government Act 1988 provides the Council, as a housing authority, the power to provide any person with financial assistance for the provision of rental housing accommodation. The powers concerning the disposal of land from the Council to the Housing Company are complex and involve a consideration of powers to dispose (in turn dependant on whether the land is held in the Council's general fund or its HRA), the issues connected with financial assistance under the 1988 Act and the issue of State Aid. As such site specific advice will be sought for each disposal (or type of disposal) considered.
12. A Company Limited by Shares is the preferred model being adopted by authorities when setting up new companies to deliver new services. The share structure enables the Council to receive dividends, to trade shares and to sell assets/undertakings thereby maximising future flexibility. The Council should ensure that proposed funding for the Housing Company is within its strategic budgets and approval as part of its capital programme. There will need to be co-ordination between the company's business plan and ensuring items the Council is expected to fund/lend are included within the council's budget process.
13. The Company, although owned by the Council, will have a separate entity, have its own identity, staff and Board of directors. However, it could have its registered office address as County Hall to keep costs down as well as utilise existing Council support services (although the Company could chose to procure such services from elsewhere).
14. The Company would be governed by its Articles of Association (Appendix One). The Company must trade on a stand-alone basis from day one, and account for its income and expenditure under the terms of the various Companies Acts accounting conventions.
15. These stipulate that the Company would be a separate Company with a separate Board – and therefore under separate regulation arrangements to the rest of the Council. It is essential that all stakeholders recognise that the Company structure is intended to be independent and the relationship between the Council and the Company is one of sole shareholder. This must be explicit to shareholders, directors and employees who have a relationship with both organisations.
16. The Council will influence the strategic direction of the Company through appointment of Directors and agreement of the annual business plan.
17. The shareholders agreement (Appendix Two) sets out the boundaries where the Company cannot make decisions without referring back to the Council. The consent also defines the boundary between Council influence and day to day operations as managed by the Board of Directors.
18. With regard to the governance arrangements, the Council's Executive Board would be responsible for ensuring the Company delivered housing development in accordance with the agreed business plan and would receive performance reports at regular intervals. The Executive will also be responsible for approving any variations to the delivery of the business plan.

19. The Council, as the only shareholder, would appoint the Directors of the Company (who would be under a duty to ensure that all their decisions were in the interests of the Company and not the Council, as required to do so by the Companies Act 2006). These duties include the duty to promote the success of the Company and to avoid conflicts of interest. The Companies Act also governs the liability of the Directors and in order to avoid conflicts of interest, they should not be involved in the Council's decision making process for lending money, transferring land or the planning process. It is important that all directors have the necessary skills to discharge these duties and responsibilities and have the requisite skills, experience and knowledge. The Company will also require employees who will be responsible for the day to day operational management of the Company. As the company will not initially require full time staff it is proposed to second existing staff whose time will be recharged to the Company.
20. The basis for the Company is that it will be financially supported by the Council. This will include start-up costs as well as long term lending. The Company's initial operations will be funded through the Council Fund, and this financial support could include working capital and up-front resources as well as staffing support. It will also include on lending from the Council to the Company – to support the development and/or acquisition of housing – under an explicit and agreed lending framework or agreement. Typically, though not always, funds on-lent to the Company can be provided from the Council at a premium compared to the rates borrowed: this can also provide a risk buffer to the Council against future increases in financing costs.
21. Specialist tax advice will be taken on both the detailed business plan and on each development – this includes for Corporation tax, VAT, and Stamp Duty Land Tax (SDLT). Generally the company will be liable for such general taxation.
22. Any financial assistance to the Housing Company by way of providing below market rate funding or transferring land at an under-value may constitute State Aid. Therefore funding arrangements between the Council and the Housing Company must be correctly structured so that State Aid, as defined above, does not arise. However there is an exemption to State Aid for service of a general economic interest and therefore if the properties are developed or acquired for letting as social/affordable or intermediate housing.
23. The Council will need to determine whether the Company is a "body governed by public law" for the purposes of the 2015 Procurement Regulations.
24. The Housing Company must have a "commercial character" if it is to not be governed by the Regulations. The Housing Company cannot be said to have a "commercial character" unless it is free to operate as a commercial company would do so and without significant intrusive Council controls.
25. A full and complete five year business plan will be complete by February 2018 which will include the detailed activities of the company, the financial projections and assumptions as well a risk register. Key company policies will need to be developed (such as The Welsh language, Board and officer appointments including remuneration and expenses, and Housing standards). It is envisaged most of these will replicate existing policies of the Council (where applicable).

26. It is anticipated that the company will be free to provide a range of products to help meet both need and aspirations. This will potentially include:
- Homes for rent at various levels
 - Homes for sale at a range of values
 - Intermediate type products such as shared ownership, leasehold schemes for the elderly and rent to buy.
27. Unlike the Council, the Company will not be bound by the suspension of the Right to Buy. The company would not be in a position to offer secure tenancies. Management and maintenance of the portfolio will be undertaken by way of a Service Level Agreement with the Council.
28. A number of risks and potential liabilities have been identified which are rehearsed in the full report.

DETAILED REPORT ATTACHED ?

YES – Report and Appendix 1 - 2

I confirm that other than those implications which have been agreed with the appropriate Directors / Heads of Service and are referred to in detail below, there are no other implications associated with this report :

Signed Robin Staines

Head of Housing and Public Protection

Policy, Crime & Disorder and Equalities	Legal	Finance	ICT	Risk Management Issues	Staffing Implications	Physical Assets
YES	YES	YES	NONE	YES	YES	YES

1. Policy, Crime & Disorder and Equalities

The aim of the Company is to assist in the delivery of the Council's wider wellbeing objectives and affordable housing commitments.

2. Legal

The legal powers to establish the company are detailed in the accompanying reports. The Council will be the sole shareholder of a subsidiary body. Any members acting as directors of the company should avoid any conflict of interests and adhere to the 7 principles of company directorship as defined in the 2006 Companies Act.

The relationship between the Council and Company will be directed by the Shareholder Agreement.

3. Finance

The company will be a separate legal entity, limited by Shares which will enable the Council to receive dividends, and to have the flexibility to trade shares and to sell assets/undertakings should it wish to do so.

The Housing Company will require financial support by the Council, both in the form of loans to cover start-up costs as well as long term lending to support its activities. The 5 year Business Plan which is to be developed by February 2018 will detail the financial projections and funding requirements of the Company, and the Council will need to properly consider:

- Whether the business case for a Housing Company is viable;
- The risks and rewards of investing/lending;
- The wider (possibly alternative) interests of local tax payers

The Council will need to ensure that any proposed funding for the Company is within its strategic budgets and approved as part of its capital programme.

Specialist tax advice in relation to Corporation tax, VAT, and Stamp Duty Land Tax (SDLT) will be taken on the detailed business plan and on each proposed development undertaken.

4. Risk Management Issues

Risk management issues and mitigation are addressed in the attached report.

5. Physical Assets

The company will rely, initially, on the Council making available access to physical assets and financial resources. These will be detailed in the Company's annual approved business plan.

6. Staffing Implications

The company will, at least initially, utilise Council officers and services. The cost of these will be fully recharged to the Company.

CONSULTATIONS

I confirm that the appropriate consultations have taken in place and the outcomes are as detailed below

Signed: Robin Staines

Head of Housing and Public Protection

1. Scrutiny Committee

Members of the Community Scrutiny Committee were consulted on the 24th November. A verbal update on the comments made will be provided to Executive Board on the day.

2. Local Member(s)

3. Community / Town Council

4. Relevant Partners

5. Staff Side Representatives and other Organisations

Section 100D Local Government Act, 1972 – Access to Information

List of Background Papers used in the preparation of this report:

THESE ARE LISTED BELOW.

Title of Document	File Ref No.	Locations that the papers are available for public inspection
Exempt Report to Executive Board on 27 th February, 2017 - Carmarthenshire Local Housing Company – The Business Case	Agenda Item 13	http://democracy.carmarthenshire.gov.wales/ieListDocuments.aspx?CId=131&MIId=679&Ver=4

Mae'r dudalen hon yn wag yn fwriadol

Establishment of a local housing company – background report

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Executive Summary

This Executive Summary sets out the reasoning behind, and practicalities of, setting up a wholly owned local housing company. It explains the need for accelerating house building in Carmarthenshire to supply the much needed additional homes as well as create local jobs; training and apprenticeship opportunities; support the supply chain and deliver the regeneration ambitions of the Council.

This approach should be complemented by the continuing use of Housing Revenue Account (HRA) resources to commission new homes (where it is appropriate and prudent to do so). However its prime focus must remain to ensure we met our statutory duty of maintaining the existing council owned homes to the Carmarthenshire Homes Standard.

The Councils' affordable housing commitment of March 2016 states that alternative housing delivery options would be assessed to increase the number of homes in the county. Following this, work was undertaken on a developing a draft business case on the option of establishing a local housing company. This was presented to the Executive Board in February 2017, who agreed:

- To confirm that the business case for establishing the Local Housing Company (LHC) is a viable option and would significantly add to the delivery of our Affordable Homes Commitment in providing more homes for sale and rent.
- To confirm officers be delegated to establish the LHC, its governance structures and detailed five year business plan.
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The Company will not involve the transfer of existing Council housing or a TUPE of existing staff. The council housing stock portfolio will continue to be managed and maintained directly by the Council.

The rationale for accelerating and stimulating house building stems from the Local Development Plan which identifies a need for 1,620 new homes a year. However, in the year to April 2017, only 426 new homes were completed on large sites. Furthermore, like most parts of Wales, we have seen a dramatic reduction in the number of active construction firms involved in new house building. We also know that average household income is below the Welsh average, and in some parts of the county the income to house price ratio is over 5:1. Our Housing Choice Register also records a significant amount of unmet housing need. This is no more so than in rural areas where values are high but supply very limited.

The council's affordable housing programme has made a commitment to meet both needs and aspirations. The Plan commits to increasing the number of affordable homes by 1,000, over five years. This delivery has already started through a range of projects. Whilst this is ambitious, it is also believed that we would need to look at new ways of delivery to significantly exceed the 1,000 home target. As a result, the Delivery Plan also confirmed that we would look at alternative delivery vehicles.

An expert in the field was commissioned in October 2016 to look at the high level options available and a draft business case for the preferred option (establishment of a local housing Company) was developed. It was agreed to proceed to undertake the detailed work required to establish a 100% Council owned Local Housing Company. Following the Executive Board's decision on the 17th February 2017, and to get the Company to legal incorporation with a sound and financially sustainable business plan. A steering group of senior officers was established to progress the Company – it considered how to:

- Accelerate more house building to meet housing need, stimulate economic growth and job creation
- Create new sources of revenue to support the Council 's Medium Term Financial Strategy and continue to invest in services;
- Attract investor interest in an area with low house values and/or a lack of competition (sales and rental)

The group has been supported by specialist external legal advice.

The group found that there are a number of development vehicles and company structures open to the Council to meet the key strategic objectives. The Steering Group considered critical success factors when evaluating these options (such as control, flexibility and innovation, and deliverability). These were applied to the following development vehicle and company status options.

In response to meeting these challenges, the Group evaluated a number of different delivery models (as outlined below) that are available which could help to address these challenges including HRA, HA, joint venture, LHC acquisition, LHC development. The group found that a wholly owned local housing company was the most advantageous way of meeting the delivery objectives. This confirmed the position outlined in the draft business case. Following this, the Steering Group assessed the options regarding its legal status. There are a number of corporate vehicles that the Council could consider when establishing the Housing Company. Given the primary rationale is to make a profit by providing rent and sale properties, which would suggest that the for profit company limited by shares is the best option.

The legal powers for the Council to set up a Company are well established and are generally set around the general powers that a Local Authority has to set up companies to deliver the services it has a duty to supply, in addition to its general powers of Well Being. The Local Government Act 2003 gives us the express power to trade and to establish a company for the purposes of doing so. However we are subject to restrictions within regulation 2 Local Government (Best Value Authorities) (Power to Trade) (Wales) 2006. The statutory guidance emphasises that when local authorities consider the use of the well-being power, they must also have regard to their fiduciary duty to council tax payers.

Section 24 Local Government Act 1988 (the 1988 Act) provides the Council as housing authority the power to provide any person with financial assistance. The powers concerning the disposal of land from the Council to the Housing Company are complex and involve a consideration of powers to dispose (in turn dependant on whether the land is held in the Council's general fund or its HRA), the issues connected with financial assistance under the 1988 Act and the issue of State Aid. As such site specific advice will be sought for each disposal (or type of disposal) considered.

A Company Limited by Shares is the preferred model being adopted by authorities when setting up new companies to deliver new services. The share structure enables the Council to receive dividends, to trade shares and to sell assets/undertakings thereby maximising future flexibility. The Council should ensure that proposed funding for the Housing Company is within its strategic budgets and approval as part of its capital programme. There will need to be co-ordination between the company's business plan and ensuring items the Council is expected to fund/lend are included within the council's budget process.

The Company, although owned by the Council, will have a separate entity, have its own identity, staff and Board of directors. However, it could have its registered office address as County Hall to keep costs down as well as utilise existing Council support services (although the Company could chose to procure such services from elsewhere).

The Company would be governed by its Articles of Association. The Company must trade on a stand-alone basis from day one, and account for its income and expenditure under the terms of the various Companies Acts accounting conventions. These stipulate that the Company would be a separate Company with a separate Board – and therefore under separate regulation arrangements to the rest of the Council. It is essential that all stakeholders recognise that the Company structure is intended to be independent and the relationship between the Council and the Company is one of sole shareholder. This must be explicit to shareholders, directors and employees who have a relationship with both organisations.

The Council will influence the strategic direction, and to an extent the operation, of the Company through membership of the Board and through its share ownership. However this should not include day to day operations of the Company. Governance and shareholder relationships and influence are governed through the Companies Acts. This clearly sets out the duties and obligations of company directors.

The shareholders agreement sets out the boundaries where the company cannot make decision without referring back to the Council. The consent also defines the boundary between Council influence and day to day operations as managed by the Board of Directors.

With regard to the governance arrangements, the Council's Executive Board would be responsible for ensuring the Company delivered housing development in accordance with the agreed business plan and would receive performance reports at regular intervals. The Executive will also be responsible for approving any variations to the delivery of the business plan.

The Council, as the only shareholder, would appoint the Directors of the Company (who would be under a duty to ensure that all their decisions were in the interests of the Company and not the Council, as required to do so by the Companies Act 2006). These duties include the duty to promote the success of the Company and to avoid conflicts of interest. The Companies Act also governs the liability of the Directors and in order to avoid conflicts of interest, they should not be involved in the Council's decision making process for lending money, transferring land or the planning process. It is important that all directors have the necessary skills to discharge these duties and responsibilities and have the requisite skills, experience and knowledge. The Company will also require employees who will be responsible for the day to day operational management of the Company. As the company will not initially require full time staff it is proposed to second existing staff whose time will be recharged to the Company.

The basis for the Company is that it will be financially supported by the Council. This will include start-up costs as well as long term lending. The Company's initial operations will be funded through the Council Fund, and this financial support could include working capital and up-front resources as well as staffing support. It will also include on lending from the Council to the Company – to support the development and/or acquisition of housing – under an explicit and agreed lending framework or agreement. Typically, though not always, funds on-lent to the Company can be provided from the Council at a premium compared to the rates borrowed: this can also provide a risk buffer to the Council against future increases in financing costs.

Specialist tax advice will be taken on the both the detailed business plan and on each development – this includes for Corporation Tax, VAT, and Stamp Duty Land Tax (SDLT). Generally the company will be liable for such general taxation but the Council needs to assure itself of any liabilities.

Any financial assistance to the Housing Company by way of providing below market rate funding or transferring land at an under-value may constitute State Aid. Therefore funding arrangements between the Council and the Housing Company must be correctly structured so that State Aid, as defined above, does not arise. However There is an exemption to State Aid for service of a general economic interest and therefore if the properties are developed or acquired for letting as social/affordable or intermediate housing.

The Council will need to determine whether the Company is a "body governed by public law" for the purposes of the 2015 procurement Regulations. The Housing Company must have a "commercial character" if it is to not be governed by the Regulations. The Housing Company cannot be said to have a "commercial character" unless it is free to operate as a commercial company would do so and without significant intrusive Council controls.

A full and complete five year business plan will be complete by February 2018 which will include the detailed activities of the company, the financial projections and assumptions as well a risk register. Key Company polices will need to be developed (such as The Welsh language, Board and officer appointments including remuneration and expenses, and Housing standards). It is envisaged most of these will replicate existing policies of the Council (where applicable).

It is anticipated that the company will be free to provide a range of products to help meet both need and aspirations. This will potentially include:

- Homes for rent at various levels
- Homes for sale at a range of values
- Intermediate type products such as shared ownership, leasehold schemes for the elderly and rent to buy.

Unlike the Council, the Company will not be bound by the suspension of the Right to Buy. The company would not be in a position to offer secure tenancies. Management and maintenance of the portfolio will be undertaken by way of a Service Level Agreement with the Council.

There are a number of risks and potential liabilities have been identified which are rehearsed in the full report.

Lastly, the Company will require its own branding for identity and marketing purposes.

Purpose of the report

1. This report sets out how new house building in Carmarthenshire can be accelerated to supply the much needed additional homes as well as create local jobs; training and apprenticeship opportunities; support the supply chain and deliver the regeneration ambitions of the Council. Having assessed the housing market and considered the delivery options, it is suggested that a Council owned local housing Company is an appropriate solution for us to increase house building and achieve the objectives set out above.
2. This approach should be complemented by the continuing use of Housing Revenue Account (HRA) resources to commission new homes (where it is appropriate and prudent to do so). The HRAs prime focus must remain to ensure we met our statutory duty of maintaining the existing council owned homes to the Carmarthenshire Homes Standard.
3. The Councils' affordable housing commitment of March 2016 states that alternative housing delivery options would be assessed to increase the number of homes in the county.
4. Following this, work was undertaken on a developing a draft business case on the option of establishing a local housing company. This was presented to the Executive Board in February 2017, who agreed:
 - To confirm that the business case for establishing the Local Housing Company (LHC) is a viable option and would significantly add to the delivery of our Affordable Homes Commitment in providing more homes for sale and rent.
 - To confirm officers be delegated to establish the LHC, its governance structures and detailed five year business plan.
 - To confirm officers can commission expert external assistance in establishing the LHC, developing the governance structures and detailed business plan in terms of the legal, financial and technical issues.
 - To be clear on the political sign off that will be needed to move it onto the next stage.
5. It was agreed, in the business case, that any additional development vehicle should:
 - Support economic growth and strategic regeneration initiatives
 - Respond to demographic trends and meet housing needs & aspirations
 - Generate a return on investment and dividend for the Council by delivering a commercial return
 - Develop housing for rent and sale
 - Provide additional temporary accommodation to meet housing needs
 - Pursuing a mixed tenure approach to maximise the level of affordable housing
 - Act as a catalyst to unlock development potential
 - Help to ensure that the housing market has sufficient competition to drive value for money and choice
6. The Company will not involve the transfer of existing Council housing or a TUPE of existing staff. The council estate will continue to be managed and maintained directly by the Council.

Context

Local Development Plan

7. Carmarthenshire's Local Development Plan (LDP) was adopted in December 2014, and will guide housing and other development in the County until 2021. This does not include the part of Carmarthenshire that is within Brecon Beacons National Park, which is subject to a separate Local Development Plan.
8. The plan identifies a need for 15,197 new homes to be built during the plan period. The largest allocations of land for new homes are in the growth areas of Carmarthen, Llanelli and Ammanford-Cross Hands.
9. The plan, and adopted supplementary planning guidance, specify the percentages of affordable homes that should be provided on open market developments in different areas, reflecting financial viability and differing open market prices. The percentages vary between 10% in Ammanford-Cross Hands to 30% in most of Carmarthen, St Clears, Llandovery and Llandeilo.
10. Developers of sites of 1 to 4 homes are expected to make a financial contribution to affordable homes, using a formula based on the floor area of the homes to be built and a rate per m².
11. Work has recently begun on the next iteration of the Plan which should be introduced in 2021.

Housing delivery and land supply

12. The new homes requirement of the current Plan translates into an annual need of 1,620 new homes. However, in the year to April 2017, only 426 new homes were completed on large sites. The completion on small sites (below 5 homes) in the last year is estimated at 92, giving a total for the year of 518 homes. This is in line with rates of completion over the past six years, which have varied between 350 and 637, with no clear trend over the period. The average rate over the past 6 years is 494 homes.
13. Carmarthenshire is required to make a five year land supply available on the basis of the LDP requirement, rather than the actual completion rate. Therefore the estimated land supply of 6,754 homes equates to 4.2 years. The land supply includes sites where planning permission is in place (outline or full) and the owner has a clear intention to carry out the development. On the basis of the average completion rate, the land supply represents over 13 years of development.
14. There are sites with a total potential of 4,451 homes allocated in the LDP which are not included in the five year land supply, as the owners have not progressed the planning process. This can be for a variety of reasons. In some cases it is due to constraints on the start of development, for instance due to planned upgrades in infrastructure capacity. In other cases, a site is not progressed due to financial viability. It could also reflect the owner's desire to hold the site, hoping for an uplift in value in the future.

Housing development

15. Compared with the situation before 2008, Carmarthenshire, like most parts of Wales, has seen a dramatic reduction in the number of active construction firms involved in new house building. Some firms have ceased trading, whilst others have re-structured to concentrate on non-housing construction, or on repairs and maintenance.
16. Larger national firms have retreated from the County. Only one national firm remains actively starting and building out new sites.
17. Smaller, local firms that have remained in new housing construction have responded to the tighter credit conditions for development finance by finding non-traditional funding sources, such as partnering with investors. To reduce risk and financial exposure, some have responded by only building when a buyer has been identified. A combination of these factors has had the effect of reducing completion rates.

Housing Market Assessment

18. Carmarthenshire has had several years of broadly stable purchase prices and rents. This has reduced the supply of second hand homes coming onto the market, so sales volumes have remained far lower than before 2007.
19. Some sub-prime lenders are re-entering the marketplace for the first time since 2007. This is driven by the continuing low Bank of England base rates, and the unwillingness of mainstream lenders to offer mortgages to people with even very minor impairments to their credit history.
20. Help to Buy, a Welsh Government programme to make it easier for home buyers to get a mortgage without a large deposit, is playing a significant role in enabling new homes development to take place. The impact across Wales is highly variable. Carmarthenshire is one of the areas where the scheme is supporting sales, as both small and large developers are able to offer it on developments. The scheme is controversial, as many of the people helped into home ownership would have been able to afford a cheaper property without government subsidy.
21. Welsh Government projections for population and households have been revised for all Welsh authorities. Carmarthenshire's population is now expected to grow only at a modest rate for the next two decades, in line with most other authorities. High growth will continue in more urban authorities such as Cardiff, Swansea and Wrexham. The growth in smaller households is expected to continue, although at a slower rate than before 2007. The impact of reduced mortgage availability and the reduction in real incomes has caused more young people to remain in the parental home, or to return after higher education. Therefore the projection is that average household size will change only slowly.
22. The number of people moving to Carmarthenshire from other European Union countries has also reduced. The number returning to their native countries has increased following the Brexit vote, both due to uncertainty over their future status and the fall in the value of the pound against other currencies.

23. The headlines from the recent Housing market Assessment (December 2016) are:

- Average house price, July 2017 £151k (within +/- 10% since 2009)
- Lower quartile price £92k (within +/- 7% since 2009)
- Median rent 2 bed £107 (LHA £92)
- Median 3 bed rent £115 (LHA £103)
- Median 4 bed rent £150 (LHA £126)
- Sales in 2016 2,976 (12% new build)
- Household income, highest £31,900 (Abergwili)
- Household income, lowest £16,500 (Tyhisa)
- Median income, Carmarthenshire £23,825
- Median Income, Wales £24,944
- Median income, UK £29,333
- Median affordability in rural wards 6.5:1 (6.5 times salary to value)

24. The buy-to-let market is likely to see major changes over the next three years as the impact of tax changes on buy-to-let landlords takes effect. The tax changes will have a differential effect depending on the tax status of the landlords, and the balance between sale prices and rents in different parts of the UK. Investors may move in greater numbers into areas with comparatively low sale prices. Therefore it would be premature to assume that private renting will decline in Carmarthenshire in the short term.

Housing Choice Register

25. The analysis of the Housing Choice Register is part of the housing market assessment. The total number of applicants on the register has been reduced dramatically by a recent data cleaning/verification exercise. The register is divided into priority A and B categories, with the possibility of applicants also 'registering only' but with little prospect of being rehoused. There is a separate register for applicants who require adapted property and those who wish to purchase a home.
26. The greatest shortfall in provision continues to be for single people. A similar proportion of single people are in need categories A and B compared with other applicants. We will need to consider carefully how to address the needs of single people, as this group is also hit hardest by changes in the benefits system, with a limit to the shared room rate of Housing Benefit for people under 35, and reductions in entitlement to people under 21. The next greatest shortfall is for 2 bedroom homes in most parts of the County.
27. Most areas have adequate supply of 3 bedroom houses apart from hot-spots such as Carmarthen town and some market towns. Small numbers of 4 bedroom homes are needed in most areas, as existing supply is very low.

Housing Choice Register, September 2017

	Single	Couple	2	3	4	5+	total
Ammanford & Amman valley	417	98	181	57	22	6	780
Carmarthen and the west	511	149	225	100	27	7	1019
Rural and market towns	270	87	141	67	18	5	588
Llanelli	809	219	353	106	56	14	1558
Total	2008	553	899	331	123	31	3945

Rural housing need

28. Many of our rural areas have low numbers of existing Council and housing association homes for rent. This tends to put many people off applying in those areas, and so there tends to be an under-reporting of housing need in many rural areas.
29. Local people in rural areas who aspire to home ownership may also be discouraged from applying, as few affordable homes have been delivered by private developers in the more rural parts of the County, as many sites tend to be below 5 homes.
30. We have commissioned external expert assistance to carry out housing needs studies in rural communities over the next four years. Areas have been prioritised on the basis of the worst affordability and the lowest supply of social rented homes in the County. This work is being carried out collaboratively with community councils in the study areas.

Population projections

31. The Welsh Government's revised population projections referred to above will be taken into account when the Local Development Plan is reviewed in 2019. Inevitably, some sites currently allocated will be taken out of the Plan following the review, as the requirement for new homes will be revised downwards significantly.
32. Landowners wishing to protect their interests will have a narrow time period in which to gain planning permission for their sites and implement it. Financial viability may make this difficult to achieve.
33. Therefore we will have a limited period of opportunity to take advantage of this situation to acquire sites or partner with the developer, in areas where we have identified housing need.

Progress so far

34. The Affordable Housing Delivery Plan 2016-21, agreed by Council in March 2016, commits to increasing the number of affordable homes by 1,000, over five years. This delivery has already started through a range of projects. Whilst this is ambitious, it is also felt that we would need to look at new ways of delivery to significantly exceed the 1,000 home target.

As a result, the Delivery Plan also confirmed that we would look at alternative delivery vehicles.

35. An expert in the field was commissioned in October 2016 to look at the high level options available and a draft business case for the preferred option (establishment of a local housing Company) was developed. It was agreed to proceed to undertake the detailed work required to establish a 100% Council owned Local Housing Company.
36. Following the Executive Board's decision on the 17th February 2017, and to get the Company to legal incorporation with a sound and financially sustainable business plan, a Steering Group was established. The Steering Group has:
 - Defined a vision, and developed clarity on its strategic objectives and purpose
 - Confirmed the appropriate development vehicle and governance structure
 - Ensure the necessary and requisite articles of association and shareholder consents are in place to ensure it can meet its objectives and define the relationship the Council (as well as clearly define the risks the Council)
 - Taken accurate and timely advice and opinion from appropriate consultants to assist with incorporation, financial status, business planning and risk management
 - Formulated the initial lending profile and budget strategy for setting up the Company
 - Ensured an adequately resourced and experienced staff team is in place, and is well managed
 - Ensured accountability to, and liaison with, elected members
 - Overseen the procurement and instruction of external consultants
37. Membership of the steering group included relevant Directors and Heads of Service. The S151 officer has not been a member given a potential conflict of interest. Throughout the process consideration has been given to the position of officers who have potentially provided advice to both parties and external legal advice has been taken on both this issue and on generally establishing the Company.
38. The Steering Group considered the outline rationale and parameter's for the Company (as highlighted in the initial business case) which confirmed:
 - The Company could make interventions in the diverse local housing markets of Carmarthenshire in order to stimulate regeneration, increase the supply of homes, in particular affordable rented homes and possibly also enable the development of new sites through offering funding for new s106 homes.
 - The company can be focused towards those areas of the market that would not otherwise be delivered: affordable rented homes and the redevelopment of a number of HRA sites.
 - The Affordable Housing Delivery Plan aims to increase the number of additional affordable homes by 1,000 over the next five years. Establishing the Company will be a viable option to deliver even more affordable homes and also increase the number of housing options available as well as acting as a catalyst for regeneration activities. The principles that the Council has set within the Delivery Plan include:
 - Targeting support at those in need – urban and rural - concentrating efforts on providing homes for rent
 - Flexibility – buy, renovate, trade and build
 - Innovative and creative – new ways of financing

- Using resources in the best possible way
- Use the skills and expertise of others – including developing these.
- The Council is able to finance both the development and acquisition of homes by the company whilst retaining a lending premium to help mitigate risk. The financing of an additional development programme in the company adds to economic growth in the county and provides further opportunities to develop new supply chains, local labour supply and assists in adding to the future prosperity of the county's population.
- That through the adoption of sensible risk-mitigated assumptions around rent levels and future rent increases, the company can act to prevent unnecessary risks being taken with council resources towards the provision of long term rented homes; additionally, rents can be increased above LHA levels whilst still remaining affordable and there is also the option to increase sales volumes to increase viability.
- That current and newly formed partnerships with contractors and developers, the company could also take advantage of development programmes in other parts of the council to encourage value in the supply chain and a medium term reduction in build costs.
- That a partnership with the council's management, lettings and development functions, could assist the Company in enhancing economies of scale for those services.
- That the Company can develop an asset base additional to that held by the council in the Council Fund and HRA; this has inherent value as well as being income producing from a customer base that is stable.
- The Council has future flexibility as the 100% owner of the company: in future it could either sell the assets (subject to any s106 obligations there may be) or sell shares in the company as a means of raising additional/private finance.

39. The Company will focus on areas of the market that would not otherwise be developed through Housing Revenue Account funding e.g. redevelopment of existing HRA sites as well as new opportunities. The establishment of the Company will support wider Council objectives in terms of health and well-being, providing more jobs and training opportunities for local people and ensuring that homes are targeted to those in need.

Criteria for success

40. There are a number of development vehicles and company structures open to the Council to meet the key strategic objectives. The Steering Group considered the following as critical success factors when evaluating these options:

- Control
- Flexibility, innovation and deliverability
- Addresses market variables
- Cost of funding and access to grants
- Growth
- Economies of scale
- Meet need, flexible tenure
- Sustainability

41. These were applied to the following development vehicle and company status options.

Development vehicle options

42. The Steering Group considered the challenges before the Council , namely how to:

- Accelerate more house building to meet housing need, stimulate economic growth and job creation
- Create new sources of revenue to support the Council 's Medium Term Financial Strategy and continue to invest in services;
- Attract investor interest in an area with low house values and/or a lack of competition (sales and rental)

43. In response to meeting these challenges, the Group evaluated a number of different delivery models (as outlined below) that are available which could help to address these challenges:

Strategic Objective	CCC Housing Revenue Account	Housing Association	New Housing Association	Joint Venture/ Developers	Local Housing Company Acquisition	Local Housing Company Development
Delivers Affordable Homes	Yes	Yes	Yes	Not Currently	Not Additional	Yes
Availability of WG Grant	Yes	Yes	Yes	No	No	No
Address variable markets	No	No	Potential	Yes	Indirect	Yes
Flexibility in tenure	No	Potential	Yes	Yes	Indirect	Yes
Targets highest need	Yes	Yes	Yes	Partially	Indirect	Yes
Scope to deliver additional homes	Debt Cap	Capacity Limited	Yes	Yes	Indirect	Yes
Encourages economic growth	Yes	Yes	Potential	Yes	Indirect	Yes
Develops skills and retains people	Yes	Yes	Potential	Potential	No	Yes
Funding source	LA	Private	Private	LA/Private	LA	LA
Cost of funding	Cheapest	Cheap	Cheap	Market	Cheap	Cheap
Economies of scale with the council	Yes	No	No	Possibly	No	Yes
Innovative	No	No	Partially	Yes	Partially	Yes
Timescale to deliver	Immediate	Short Term	Medium Term	Medium Term	Immediate	Short Term

44. Although a Council owned housing development Company model provides less scope to share financial risk with the wider private sector or other partners, it does provide the greatest flexibility in terms of control of assets and development outputs. The model has the potential to contribute any surpluses to help the Council address the budget deficit than other options. The Company can be set up quickly, there being no procurement issues for the Council and it is also the least costly option as, with the exception of initial legal and financial advice to set up the Company, there are no further fees to pay to another third party. The only ongoing revenue costs for the Company would be staffing and general operating and administrative costs, which would be kept to a minimum.
45. The Steering Group considered the two most viable options:
- Option A – the creation of a Council owned housing Company. This approach will enable the Council to achieve its house building and regeneration ambitions and provide it with greatest control as the sole shareholder of the new Company. Any surpluses generated by the Company can either be returned to the Council or re-invested by the Company.
 - Option B – the creation of Joint Venture Company / Asset backed Vehicle. A Joint Venture works on the principle that all the partners in the venture contribute either physical or financial resources. In order to ensure housing development is of a sufficient scale to be attractive to potential investors, the Council will need to commit to provide considerable physical assets into the Joint Venture Company. The procurement process will be lengthy, the Council will not have overall control and any revenue would be shared between all the partners. The properties that are built will be mainly rental and will have limited capacity for mixed tenure. Fees will be significant and the Council will need to guarantee rental income for the duration of the lease agreement.
46. The group confirmed the position outlined in the draft business case that a wholly owned Council Local Housing Company is the most advantageous option.

Company structure options

47. Following the adoption of a wholly owned company as the most advantageous way forward, the Steering Group assessed the options regarding its legal status. External legal advice has been sought to advise on:
- the status options open to the Council
 - the powers the Council may exercise in relation to the favoured option
48. There are a number of corporate vehicles that the Council could consider when establishing the Housing Company. The decision is likely to be based on whether the Housing Company will be established with a view to making a commercial return (profit) for the Council, or to enhance the affordable housing market (and, subsequently, there may be attractions for it being not-for-profit).

However the primary rationale is to make a profit by providing rent and sale properties, which would lean the recommendation to the Housing Company being a for profit company limited by shares.

Corporate Vehicles with a view to profit

A company limited by shares (CLS) A CLS is a private limited company incorporated under the Companies Act 2006 (the Companies Act). A CLS is the type of company which most people (and the private sector) are familiar with. The corporate structure is tried and tested and is underpinned by an established body of law and practice

A CLS can be established quickly and is appropriate for companies being used for commercial purposes, such as trade and investment. A CLS is a typical form of commercial vehicle established with a view to making a profit with the profits of a CLS distributable to its shareholder (in this case the Council).

In terms of overall control and also financial planning, the structure of a CLS provides considerable flexibility through the creation of different types of share and loan capital. It is also simple to admit equity shareholders if the Council wishes to make the Company a joint venture vehicle in the future, possibly to introduce a developer partner or perhaps with the aim of taking the Company off the Council's balance sheet at a later date.

A CLS has the advantage that it can potentially claim group relief for SDLT purposes. Group relief is available if 75% of the paid up share capital is owned by the Council (which if the Housing Company is a wholly owned company it will be). The Housing Company would pay corporation tax on its profits and can only declare dividends out of its net-of-tax profits. The current rate of corporation tax is 19% and it is expected to reduce to 17% from April 2020.

Partnership (LLP) An LLP must be set up with a view to profit. It is particularly attractive for schemes where on-going profits (which would be subject to corporation tax) are anticipated. An LLP requires a minimum of 2 partners.

An LLP can be treated for tax purposes as a traditional partnership, and members are also treated as traditional partners. Therefore, unlike a CLS, it is tax transparent and any trade, profession or business carried on by an LLP with a view to profit will be treated as if the LLP were a conventional partnership. Since the tax status of the partners determines how much tax is paid, the Council's profits could be corporation tax free.

Community Interest Company (CIC) The CIC was introduced as a corporate structure in 2006 as a response to the growing importance of social enterprise. The CIC seeks to address the 'gap' that existed for social entrepreneurs who could not, or did not want to, establish themselves as charities but who wanted some recognition that they were not a purely commercial business and sought to achieve some social good. CICs are regulated by the Office of the Regulator of Community Interest Companies.

The CIC therefore sits somewhere between a traditional commercial company and a charity and shares some features with both. For example, CICs can pay their board of directors a salary and can pay dividends on shares (up to a maximum aggregate cap of 35% of available profits). At the same time, CICs must be established for a purpose which is beneficial to the community. CICs are also subject to an "asset lock", meaning that their assets must be used for their community benefit purpose and cannot be transferred for another purpose or for private gain (subject to limited exceptions such as the permitted dividend payments).

However, CICs do not receive any preferential tax treatment (except for being eligible to claim discretionary rates relief).

Corporate Vehicles without a view to profit

A company limited by guarantee (CLG)

Like a CLS, a CLG is a private limited company incorporated under the Companies Act and registered with Companies House. If a CLG were a charity it would be registered with the Charity Commission. A CLG can be incorporated with only one member and members do not hold shares in the company. Instead, each member undertakes to pay a nominal figure (usually £1) in the event of any insolvency on the part of the company.

A CLG is a company where the general members do not hold shares, but instead each member undertakes to pay a nominal figure (typically £1) in the event of the company becoming insolvent. If a company is to be a wholly-owned subsidiary, the Council would initially be the sole member; but a CLG can have many members, and different categories of members with different voting rights. Changing from a single member company to one with many members is also simple.

However, unless it is charitable (which is unlikely to be appropriate for the Council's purposes as it would limit the company's activities so that it could not develop housing for market rent and/or sale for example), a CLG does not offer Stamp Duty Land Tax (SDLT) advantages which may be available for a CLS. It is also unusual and extremely difficult to capitalise a CLG with equity.

Charitable Incorporated Organisation (CIO)

The CIO was introduced to provide charities with a dedicated charity structure and also to address the perceived disadvantage of dual regulation of a charitable CLG (being regulated both by Companies House and the Charity Commission). The CIO structure closely mirrors that of a CLG, with its key advantage being that it is only subject to one set of laws and only has one regulator, the Charity Commission.

As already noted, some consider this "dual regulation" to be a disadvantage of the CLG structure for charities and that, in part, led to the creation of the CIO. However, in practice, there is little additional effort and cost to complying with the relevant laws, since they overlap to a broad degree. Similarly dealing with separate regulators should not be unduly burdensome since the same, or similar, documents can be filed with both regulators.

Community Benefit Society (CBS)

CBSs are registered with the Financial Conduct Authority (FCA) under the Co-operative and Community Benefit Societies 2014 Act. The Mutual Societies Registration Unit of the FCA currently registers CBSs and a CBS must have a minimum of three members (unless the other members are CBSs, when two will suffice), and it must have a secretary. A CBS must be established for the benefit of the community and if a CBS is to have charitable status it will be an 'exempt' charity and not subject to regulation by the Charity Commission.

Conclusion – a Company limited by shares

49. In the light of the Council's rationale for establishing the Housing Company and its anticipated outcomes, a CLG, CIC, CIO and CBS are not regarded as appropriate corporate forms for the Housing Company. These models are generally not profit distributing entities and provide less flexibility for the Council to rent, sell and develop properties on the commercial market.

50. Whilst an LLP structure is likely to have tax benefits, and indeed the LLP model might be the form that is adopted in the future if the Housing Company forms a joint venture or ventures with other parties for specific development projects. However the Steering Group considered **that the most appropriate legal structure will be a Company limited by shares.**

This will enable it to trade and generate surpluses from trading activity and distribute proceeds (dividends) back to the Council as the only shareholder. This type of structure is widely accepted as more commercially appropriate and would be more valuable if it were successful and sold as a going concern in the future by the Council.

Power to form a company

51. It is our legal advisers view that the Council can rely upon the "wellbeing" powers in section 2, part 1 of the Local Government Act 2000 to form the Housing Company. The "wellbeing" powers are often referred to as 'the power to promote or improve economic, social or environmental well-being'.
52. Section 2(1) of the LGA 2000 as amended provides every local authority in Wales with the power to do anything which they consider is likely to achieve one or more of the following objects:
 - the promotion or improvement of the economic well-being of their area;
 - the promotion or improvement of the social well-being of their area; and
 - the promotion or improvement of the environmental well-being of their area.
53. This sub-section confers a power that is discretionary. The use of "likely" means that the activities do not actually have to achieve the result that was intended. This will be relevant for a local authority using the well-being powers to implement what may be an innovative scheme.
54. The well-being power can be exercised for the benefit of some or all of the residents or visitors to our county. The power may also be used to benefit organisations and even an individual. The Court of Appeal has suggested that there must be a clear causal link between what the authority proposes to do and the well-being which accrues as a result of that action. It is not sufficient to rely on a general aim such as 'making savings' or 'making a financial return'.
55. The Welsh Ministers published statutory guidance on the exercise of the power to promote or improve economic, social or environmental well-being in April 2013. This guidance explicitly cites the promotion of good quality and affordable housing as being a key factor which contributes to the promotion or improvement of well-being, and states that 'the breadth of the well-being power is such that local authorities can rely on it as a 'power of first resort' if they are in any doubt about whether existing powers would enable them to take a particular course of action or deliver a particular service.' The guidance goes further and adds that 'local authorities are encouraged to look to the well-being power in the first instance in taking forward measures likely to promote and improve well-being'.

56. However the Council should be aware of the limits upon the exercise of this power which are specifically highlighted in the Welsh Ministers' statutory guidance. Most importantly the power to promote well-being does not enable a local authority to do anything which it is prevented from doing by other primary or secondary legislation. This means, for instance, that the Council could not rely upon the general power of well-being to override any restriction or requirements contained in legislation relating to its Housing Revenue Account, or financial requirements stipulated in the Local Government Act 2003 or elsewhere.
57. The well-being power should also not be exercised in a way that 'unreasonably duplicates' the functions of another body.
58. The Welsh Government issued a White Paper in 2015, 'Reforming Local Government: Power to Local People'. Among the changes proposed by that White Paper was the introduction of a general power of competence for local authorities in Wales. Following a public consultation the draft Local Government (Wales) Bill was published in November 2015.

Power to trade

59. Section 95 of the Local Government Act 2003 gives us the express power to trade and to establish a company for the purposes of doing so. However we are subject to restrictions within regulation 2 Local Government (Best Value Authorities) (Power to Trade) (Wales) 2006.
60. This states that a best value authority (such as the Council) is authorised to do, for any commercial purpose, anything which it is authorised to do for the purpose of carrying out its ordinary functions and will be required to prepare a business case supporting the exercise of the section 95 power, and the Council must approve this. The 2006 Order goes on to state that a best value authority shall recover the costs of accommodation, goods, services, staff or any other thing that it supplies to a company in pursuance of any agreement or arrangement to facilitate the exercise of the power to trade.

Restrictions imposed by other legislation

61. The restrictions and requirements which are contained in the Local Government Act 2003, the Local Government Act 1988, the Local Government and Housing Act 1989 and the Housing Act 1985 are not overridden by the Council's reliance upon the wellbeing power. Therefore we must be mindful of the restrictions contained within those acts at the time of forming the housing company and in the future to ensure that the legislation continues to be able to be complied with.

62. There is a potential risk that a hostile party may seek to challenge, delay or frustrate the formation or operation of a Housing Company by raising an argument that the Council has deliberately mis-applied the powers we are relying upon to form the Housing Company and/or that as a local housing authority the Council should have relied upon its powers under the Housing Act 1985 (as opposed to the 2000 Act), and which would require us to hold the housing developed in our Housing Revenue Account.
63. The risk of challenge is mitigated by the Council being clear now and in the future that the Housing Company's purpose is to operate as a commercial business to deliver homes for a range of rents and sale not solely general needs allocation (which would ordinarily be led through the Council's HRA). The fact that the Council will continue to develop in its Housing Revenue Account will provide further evidence of the use of the Council's powers under the 2000 Act for a proper purpose.

Fiduciary duties

64. The statutory guidance emphasises that when local authorities consider the use of the well-being power, they must also have regard to their fiduciary duty to council tax payers.
65. In addition to the proper exercise of our powers, the Council has fiduciary duties which can be summarised as acting as a trustee of tax and public sector income on behalf of its rates and tax payers. The Council in effect hold money but do not own it, and spend that money on behalf of its business rate and Council tax payers.
66. In making decisions concerning any investment and loans the Council makes to the Housing Company they must, on each occasion, act efficiently and undertake funding (and related) decisions after proper consideration of the risks and rewards of them doing so. The Council will want to ensure that it achieves an appropriate return for any risk they take and that it has minimised the risks and potential costs to it if the Housing Company becomes insolvent and/or defaults on any loans.
67. Case law demands that local authorities' fiduciary duties extended not only to a consideration of risk and cost but also whether a local authority's involvement in a transaction is proportionate and properly balanced against the anticipated benefit. On a practical basis, this means that the Council should also consider whether any monies they intend to invest/lend to the Housing Company could be better used by the Council for the wider interest of its local tax payers and they should also consider the impact on the Council (and therefore its local tax payers) if the Housing Company became insolvent or otherwise defaulted on a loan it had taken from the Council. To achieve this, the Council should properly consider:
- whether the business case for a Housing Company is viable;
 - the risks and rewards of investing/lending;

- the wider (possibly alternative) interests of local tax payers (e.g. what else could the money have been spent on/ the risk it will increasing council tax?);

It is then that Members will have evidenced that they had taken reasonable steps to discharge this duty.

Council's power to provide funding to the Housing Company

68. Section 24 Local Government Act 1988 (the 1988 Act) provides the Council as housing authority the power to provide any person with financial assistance for the purposes of, or in connection with, the acquisition, construction, conversion, rehabilitation, improvement, maintenance or management (whether by that person or by another) of any property which is or intended to be privately let [our emphasis] as housing accommodation. To 'make a grant or loan' is caught by this provision and land transfers at an undervalue and the provision of funding is likely to fall within this definition.
69. Section 25 of the Act provides that the power in section 24 of the 1988 Act may only be exercised in accordance with consent of the Welsh Government.
70. The provisions of s24 and 25 of the 1988 Act only apply in relation to the provision of financial support of rented accommodation. It is not possible to rely on section 24 Local Government Act 1988 in relation to funding made available for market sales. Instead the Council could exercise its wellbeing power on the basis that it is lawful for an individual to lend and/or invest and that there are no pre-existing limitations which would prevent it from doing so.

Council's Power to transfer land to the Company

71. The powers concerning the disposal of land from the Council to the Housing Company are complex and involve a consideration of powers to dispose (in turn dependant on whether the land is held in the Council's general fund or its HRA), the issues connected with financial assistance under the 1988 Act and the issue of State Aid. As such site specific advice will be sought for each disposal (or type of disposal) considered.

General Fund land

72. Section 123 Local Government Act 1972 (the 1972 Act) provides the Council with the power to dispose of land any manner we wish. The restriction on this being that, except with consent from the Welsh Government, the Council shall not dispose of land (otherwise than by way of a short tenancy), for consideration less than the best that can reasonably be obtained.
73. The Welsh Assembly Government issued a General Consent (Dec 2003) which permits the disposal of general fund land at an undervalue where the authority considers the disposal is

in the interests of the economic social or environmental wellbeing of the whole or any part of its area or any or all persons resident in its area and the undervalue is £2,000,000 or less. However we must be mindful that if the transfer is for the purposes of rented accommodation then section 24 of the 1988 Act will also apply if the transfer constituted 'financial assistance' (for which Welsh Government consent would be required).

74. Moreover, there is a risk that transferring land/property to the Housing Company at an undervalue could be deemed to be State Aid (see below). Accordingly, to avoid the State Aid and consent complications, it may be more straightforward to provide sufficient funding to the Housing Company so that the land can be acquired for market value. This should be a consideration given the unique circumstances of each site (see paragraph 71 above).

Housing Revenue Account land

75. Section 32 of the Housing Act 1985 requires the Council to obtain the Welsh Government's consent for the disposal of land held under the HRA.
76. If land is being transferred at an undervalue then - as with general fund land - the Council must be mindful that if the transfer is for the purposes of rented accommodation then section 24 of the 1988 Act will also apply if the transfer constituted 'financial assistance'. Again, there is a risk that transferring land/property to the Housing Company at an undervalue could be deemed to be State Aid (see below).

Lending and investing by the Council

77. The Council should ensure that proposed funding for the Housing Company is within its strategic budgets and approval as part of its capital programme. There will need to be co-ordination between the company's business plan and ensuring items the Council is expected to fund/lend are included within the council's budget process.
78. The Council's Director of Corporate Services finance officer will take into account the accountancy treatment of revenue and capital expenditure. From a legal perspective it is important to ensure that funding applied to the Company is properly accounted for and that projected capital expenditure is included within the Council's strategic budget and capital programme.
79. The Council is also subject to the requirements of the Local Government Act 2003 (the 2003 Act) and related statutory and CIPFA guidance.
80. The Council will need to consider on-lending to the company as counting towards its prudential borrowing limits. It is expected that under UK and International accountancy treatment subsidiaries are included in the Council's consolidated accounts.

81. It is typical that local authorities opt to borrow from the Public Works Loan Board (PWLB) at below market rates and then on-lend to their subsidiary companies.

For state aid compliance reasons local authority loans to a company for commercial activities must be provided on market terms. It is probable that the margin between the PWLB and market interest rate provides will be accounted for as an untaxed return. When providing market loans a local authority is required to act as a notional market lender and not a public authority. HMRC would require and treat such market loans as being given on arms-length terms.

82. If the Council opts to provide loans to the Company then it is likely to require appropriate security through a fixed charge over the company's assets and/or a floating charge.
83. If the Council intends to borrow to fund the Housing Company it must do so in accordance with the requirements of the 2003 Act and ensure such borrowing remains within its prudential borrowing limits.

Company structure and governance

84. The legal powers for the Council to set up a Company are well established and are generally set around the general powers that a Local Authority has to set up companies to deliver the services it has a duty to supply, in addition to its general powers of Well Being.
85. A Company Limited by Shares is the preferred model being adopted by authorities when setting up new companies to deliver new services. The share structure enables the Council to receive dividends, to trade shares and to sell assets/undertakings thereby maximising future flexibility.
86. The Company, although owned by the Council, will have a separate entity, have its own identity, staff and Board of directors. However, it could have its registered office address as County Hall to keep costs down as well as utilise existing Council support services (although the Company could chose to procure such services from elsewhere).
87. The Company would be governed by its Articles of Association as contained in Appendix One. The Company must trade on a stand-alone basis from day one, and account for its income and expenditure under the terms of the various Companies Acts accounting conventions.
88. These stipulate that the Company would be a separate Company with a separate Board – and therefore under separate regulation arrangements to the rest of the Council. It is essential that all stakeholders recognise that the Company structure is intended to be independent and the relationship between the Council and the Company is one of sole shareholder. This must be explicit to shareholders, directors and employees who have a relationship with both organisations.

89. The Council will influence the strategic direction, and to an extent the operation, of the Company through membership of the Board and through its share ownership. However this should not include day to day operations of the Company.

Governance and shareholder relationships and influence are governed through the Companies Acts. This clearly sets out the duties and obligations of company directors.

90. The shareholders agreement sets out the boundaries where the company cannot make decision without referring back to the Council. The consent also defines the boundary between Council influence and day to day operations as managed by the Board of Directors.

91. With regard to the governance arrangements, the Council 's Executive Board would be responsible for ensuring the Company delivered housing development in accordance with the agreed business plan and would receive performance reports at regular intervals. The Executive will also be responsible for approving any variations to the delivery of the business plan. Any asset transfer or loan arrangement would be the decision of the Council.

Board of Directors

92. The Council, as the only shareholder, would appoint the Directors of the Company (who would be under a duty to ensure that all their decisions were in the interests of the Company and not the Council, as required to do so by the Companies Act 2006). These duties include the following:

- Duty to act with powers
- Duty to promote the success of the Company
- Duty to exercise judgment
- Duty to exercise reasonable care, skill and diligence
- Duty to avoid conflicts of interest
- Duty not to accept benefits from third parties
- Duty to declare interest in proposed transaction or arrangement

93. From a practical perspective, they will be charged with the responsibility of:

- Ensuring the business plan that is approved by the Council is delivered
- Submission of the annual return to Companies House
- Production and submission of annual accounts to Companies House and HM Revenue and Customs
- Notification of any changes in the Company 's officers or in their personal interests
- Notification of a change to the companies registered office
- Allotment of shares and proposing dividends
- Registration of charges.

94. The Council will determine the composition of the Board, including the number of directors and their status. Initially, the Board will comprise one member of the Council, two officers of the Council and two third party appointments.
The company would be responsible for the remuneration policy for the Directors (except members of the Council who cannot be remunerated).
95. The Companies Act also governs the liability of the Directors and in order to avoid conflicts of interest, they should not be involved in the Council's decision making process for lending money, transferring land or the planning process.
96. It is important that the Council's representatives nominated to serve as Directors have the necessary skills to discharge these duties and responsibilities. It is therefore proposed that up to two officers of the Council are appointed to act as Directors of the Company ensuring they have the experience and capability to make decisions in relation to the management of housing development schemes as well as having large scale financial and project management experience.
97. The Company will also require employees who will be responsible for the day to day operational management of the Company. As the company will not initially require full time staff it is proposed to second existing staff whose time will be recharged to the Company. These staff will provide the general leadership of the company, the production and delivery of the business plan, property development skills and company secretariat skills.

Financial considerations

98. The wholly owned Company is a sound financial option for investing Council resources as the operations are asset-backed, they are income producing which is generally index-linked and there for the long term. Investment in assets via the Company can offer a realistic and attractive alternative to the deposit of funds – particularly under current market conditions.
99. If approval is given to set up the Company, both the Company and the Council will continue to receive ongoing (potentially external) legal and financial advice on issues such as:
- setting up and training directors
 - tax, financial accounting and audit advice
 - advice on whether the Company's activities have any implications for Council tax setting
 - drafting of loan funding agreements, debentures, standing orders and other associated legal documentation
 - advice on land transfer/appropriation and stamp duty
 - state aid
 - advice on pensions and human resource issues
 - business plan sensitivity analysis, financial appraisal and cash flow projections.
100. The basis for the Company is that it will be financially supported by the Council. This will include start-up costs as well as long term lending. The Company's initial operations will be funded through the Council Fund, and this financial support could include:

- Working capital and up-front resources
 - Staffing support
 - On lending from the Council to the Company – to support the development and/or acquisition of housing – under an explicit and agreed lending framework or agreement
 - Other capital resources invested as “equity” into the Company (including land and capital receipts) – though this tends to be more limited when the Company is providing affordable housing only, and many are in effect 100% debt-financed by the Council.
101. The Council and Company will need to determine what its financial objectives are in entering into this operation. However, in summary, the most common are:
- The Company model enables the delivery of new investment in housing at relatively inexpensive costs – by using the powers the Council has to borrow money from the Public Works Loan Board (PWLB); in the current banking market, PWLB finance is relatively cheap (though not always decisively so) but critically can be taken out over the long term avoiding the need for disruptive and potentially expensive refinancing.
 - The Company can provide returns via dividends or surpluses to the Council – either through the payment of profits up to the Council, or via payment for services, or both.
 - The Company is generally set up, where Council housing stock is retained, to use services provided by those staff that also service the HRA stock, providing income to the HRA.
102. Typically, though not always, funds on-lent to the Company can be provided from the Council at a premium compared to the rates borrowed: this can also provide a risk buffer to the Council against future increases in financing costs.
103. There is the opportunity for capital returns from onward asset sales, especially if there are homes provided without any s106 or similar obligations. The development of an additional asset base provides an essential financial argument for the Council to establish a Company and a means of mitigating future risk should markets change unexpectedly.
104. When developing the Detailed Business Plan, a key aim would be to determine the right mix between these objectives. For example, charging too high a premium might make the Company less viable; charging a low management cost from the HRA might affect the viability of the latter.
105. Throughout this report, the general working assumption is that there would be a small on-lending premium with the provision of management services to the HRA on a “marginal cost” basis.

Corporation tax

106. Generally speaking, a limited company is not a particularly tax-efficient vehicle for investment by local authorities (which do not themselves pay corporation tax) irrespective of whether or not a company lets accommodation at a market rent or at an affordable/social rent, because to the extent that the company generates a taxable surplus then the surplus will be liable to corporation tax (at a current rate of 19%). Furthermore a limited company can only declare dividends out of its net-of-tax profits.

107. The taxation of property companies is affected by a large number of rules. The reasons for this are the variety of uses to which property can be put and the different ways in which income and profits can arise from the property. The large volume of tax legislation affecting property means that the precise way in which a transaction is structured can significantly affect the tax payable. The inter-relationship between different taxes is also often important.
108. The distinction between property dealing, which is trading, and investment in property is of the utmost importance. The taxation of trading income differs in several ways from the taxation of property investment income and different tax reliefs are available. Companies can both deal and invest in property but this can result in differing taxation implications. In practice, tax can be reduced or minimised through the effective management of the finances of the Company and careful consideration is usually given to the operation of the various charges to and from the Company by the Council. For example, the general rule is that any rental business loss can be automatically carried forward and offset against the following year's profits.
109. It may be possible to mitigate the company's exposure to corporation tax by taking advantage of potential tax reliefs (including a tax relief in relation to interest payable by the company) and - dependant on the financial modelling - the provision of some rental accommodation at a social/affordable rent may reduce the overall operation tax liability of the company, but otherwise corporation tax will need to be factored into the Housing Company's business plan.

Value Added Tax

110. Generally, the sale of new residential units (to the extent the Housing Company undertakes development for sale) is zero-rated. This means that almost all of the VAT incurred in relation to those units (including VAT on professional fees and land, if any) is recoverable.
111. The VAT position of the transfer of any land from the Council to the Housing Company will depend on the kind of land being transferred and whether the Council has opted to tax for VAT purposes.
112. If VAT is chargeable on the land transfer then it may be beneficial for the Council to commence construction of the residential units and then transfer the land as this should be a zero-rated supply (if this is possible). This would prevent the Housing Company incurring a large amount of irrecoverable VAT and is sometimes referred to as a "golden-brick" transfer.
113. In relation to carrying out letting via the Housing Company, the Housing Company will be subject to normal VAT recovery regime and residential rents are exempt from VAT. As such, irrecoverable VAT costs will need to be incorporated into the Housing Company's business plan in relation to services purchased by it.
114. A full VAT analysis with specialist advice will be undertaken on the detailed business plan. This could include, for instance, the setting up of a separate development company in order to mitigate irrecoverable VAT.

Stamp Duty Land Tax

115. Stamp Duty Land Tax (SDLT) will be payable by the Housing Company and SDLT liability will therefore need to be factored into the Housing Company's business plan.
116. It should be possible to obtain "Group" relief on land/property transferred from the Council.

State Aid

117. Any financial assistance to the Housing Company by way of providing below market rate funding or transferring land at an under-value may constitute State Aid.
118. What constitutes State Aid is set out in the Treaty of the Functioning of the European Union (TFEU). This confirms that the following aspects must be present for State Aid to exist:
 - amount to a grant of public money or a transfer of public resources;
 - favour certain undertakings (selective element);
 - which distort or threaten to distort competition in the European Union; and
 - affect trade between the Member States of the European Union.
119. Both financial payments and the transfer of property to the Housing Company can be caught by the State Aid provisions. Therefore funding arrangements between the Council and the Housing Company must be correctly structured so that State Aid, as defined above, does not arise. The structure of any financial arrangement between the Council and the Housing Company will be required to be in a manner which is permitted under the TFEU and European Directives, European Commission communications and decisions from the European Court of Justice.
120. There are provisions for which the funding could fall outside of the State Aid definition where the Council is acting in a way that a private lender and/or investor would in similar circumstances in a market economy – this is known as the Market Economy Investor Principle (MEIP).
121. The terms of a MEIP compliant loan must be commercial in nature and contain provisions which a private lender would require (clauses on regular payment, default, security over assets and similar terms); have a commercial interest rate which properly reflects the risk and security, and other factors which a private/commercial lender would take into account in calculating an appropriate interest rate.
122. It is proposed that once the exact type of funding is decided by the Council, an independent report which analyses the relevant risk in relation to the loan is obtained. This should consider whether the interest rate applied is consistent with that which a private lender would require in the same circumstances and that the non-financial element of the loan complies with the terms and conditions which a private lender is likely to require.

123. The Council also has the option to invest money into the Company as equity (i.e. subscription to share capital) either instead of providing it with a loan and/or as mixed equity/debt funding and the evidence which the Council would require in connection with any equity investment mirrors that which is required for a loan.
124. There is an exemption to State Aid for service of a general economic interest and therefore if the properties are developed or acquired for letting as social/affordable or intermediate housing.

Procurement

125. The Housing Company will not be subject to the Public Contracts Regulations 2015 (the 2015 Regulations) if it does not fall within the definition of a 'body governed by public law.' A body governed by public law means bodies that have all of the following characteristics:
 - They are established for the specific purpose of meeting needs in the general interest, not having an industrial or commercial character;
 - They have a legal personality; and
 - They have any of the following characteristics:
 - they are financed, for the most part, by the State, regional or local authorities, or by other bodies governed by public law;
 - they are subject to management supervision by those authorities or bodies; or
 - they have an administrative, managerial or supervisory board, more than half of whose members are appointed by the State, regional or local authorities, or by other bodies governed by public law;
126. The Council will need to determine whether the Company is a "body governed by public law" for the purposes of the 2015 Regulations. The Housing Company must have a "commercial character" if it is to not be governed by the Regulations. The Housing Company cannot be said to have a "commercial character" unless it is free to operate as a commercial company would do so and without significant intrusive Council controls.
127. If the Council concludes that it requires "real" control over the Housing Company, it is likely to be classified a "body governed by public law" and if this is the case then the Housing Company would be subject to the EU procurement requirements. If the Housing Company were not subject to the EU procurement requirements then it can procure services as it sees fit.

Assets and land

128. The prime objective is to ensure that the Company can acquire assets (or develop new assets on vacant land) as economically as possible in order to give the Company the best possible chance of success in delivering its objectives. Given the drivers in Carmarthenshire (regeneration and affordable homes), the early success of a Company is likely to rest upon the successful transfer of land into the Company at very low or nil value.

129. The Company can purchase / pay market value for land as required. Generally however this can make the start-up cost prohibitive for working capital – and may threaten financial viability. Getting land into the Company from the HRA and/or General/Council Fund at under-value is therefore key in this market as this enables viable development or acquisition of affordable housing.
130. The Council will have to have due regard to the Consents Framework as it operates in Wales. There are General Consents available under the various Local Government and Housing Act powers before and since devolution. It may also be necessary to seek Specific Consents from Welsh Government if no general consent can be found to rely upon. In general however, whilst this is a complex and detailed area requiring formal legal advice in due course, consent to the disposal of land at under-value to a landlord for the purposes of delivering sub-market housing has been established.
131. It is generally possible to get free land into the Company using general consents depending on what is to be developed. In particular, if the purpose of the transfer is to enable the delivery of affordable housing, the value of the land will reflect the tenure mix and balance.
132. Over the next five years, the Company could potentially invest approximately £50m - £60m to build around 500 new homes on the following sites, and depending on demand, further sites can be included as necessary:
- Carmarthen West and Carmarthen Town
 - Crosshands
 - South Llanelli
 - Rural housing enabling
133. This could be achieved by the Council transferring or providing land (by way of a building license) into the new Company on commercial terms and there would be an agreement for the HRA to purchase some of the affordable rent property. As the new Company will have no credit rating or track record, it is unlikely to be able to borrow funds from the traditional lending institutions. Therefore, the Council would need to act as the Company's funder and lend money to it in the short to medium term.
134. The Council will need to have a legal charge over the Company's assets and an appropriate loan agreement (at a commercial rate) and debenture in place to safeguard the Council. The Company will use the proceeds from sales to repay the loan, but as it develops a track record, it could then borrow from financial institutions in future. The land and financial resources would then be used to build homes for market sale, including low cost ownership and affordable rent.

Business planning

135. A full and complete five year business plan will be complete by February 2018 which will include:

- Financial modelling and assumptions including cash flow projections
- Loan Agreements (at a commercial rate) with the Council
- Income and expenditure statement
- Dividend forecasts
- Capital assumptions – develop costs, rents, sales and development assumptions
- Revenue assumptions - fees, on costs, supplies and services, recharges
- Taxation status, options and risks including VAT
- Borrowing requirement, funding profile and sensitivity analysis
- Risk statement

Company policies

136. Key Company policies will need to be developed with relation to:
- The Welsh language
 - Board and officer appointments including remuneration and expenses
 - Housing standards
 - Treasury and audit management
 - Risk register and insurances
 - General policies e.g. Health and Safety, data protection, people management
 - Operational/service plans
 - Equalities impact statement, including community considerations and impact
 - Organisational impact and staffing (Council and Company)
 - Allocations and lettings
 - Sales policy
 - Rents and bad debts
137. It is envisaged most of these will replicate existing policies of the Council.

Tenure and stock management

138. It is anticipated that the company will be free to provide a range of products to help meet both need and aspirations. This will potentially include:
- Homes for rent at various levels
 - Homes for sale at a range of values
 - Intermediate type products such as shared ownership, leasehold schemes for the elderly and rent to buy.
139. Unlike the Council, the Company will not be bound by the suspension of the Right to Buy. The company would not be in a position to offer secure tenancies.

140. Management and maintenance of the portfolio will be undertaken by way of a Service Level Agreement with the Council.

Staffing implications and support services

141. There is the opportunity to use expertise from in-house regeneration, housing development, planning, and community development, housing management, maintenance and lettings services. However the cost of these should be accounted for separately.
142. During the course of the development of the Company, the Council will need to give consideration level and type of staffing support provided to the Company, assuming that there is not the initial capacity to recruit external personnel. Key roles and functions are:
- Development of the Company – a “shadow” or designate Managing Director role leading on developing the business plan and promoting the Company to internal and external stakeholders.
 - Design and development services – this may include scheme and site appraisals, development and design services overseeing the development of contract frameworks and documentation.
 - Procurement and development of a suitable framework for procurement of contractors and suppliers by the Company.
 - Management services, including administration and governance support.
 - Senior management and financial services support through the political process – in order to secure a smooth transition to an operating Company.
143. Other advisory support services (for example accountancy and audit, IT, economic development, planning and legal as required).
144. Some of these services will be chargeable to the Company’s operational overheads, some will be able to be recovered through the development process (i.e. capitalised development costs) and others may well represent legitimate Council strategic costs in overseeing the development of a subsidiary and not be charged to the Company.
145. Any potential conflict of interest of officers, directors and members should be carefully managed through an appropriate policy and training programme. This is particularly so for legal and financial advice when each party may need separate advice to meet the parties individual regulatory codes.

Risks and potential liabilities

146. There are a number of risks and potential liabilities. In terms of risks, the key issues to consider are:

Key risk area	Impact	Action
Lack of commitment from members/senior Council Officers	LHC may not develop successfully; Schemes not prioritised	Commitment through resolution/all party support secured
Council staff unable/lack skills to deliver LHC plan	LHC may not develop successfully- or delays	Secondment/identification of specific Officers
Funding costs increase over time	Company may not be able to cover debt	Flexibility in loan agreement (at a commercial rate)
Construction cost inflation	Scheme viability affected	Partnerships with contractors, link to other programmes
Lack of supply chain/labour and skills locally lead to delays in delivery and/or higher cost	Scheme viability affected	Partnerships with contractors, link to other programmes
Problems with the ground lead to delays and/or higher costs	Scheme viability affected	Early identification and sources of funding
Unable to sell units at values identified	Surpluses not able to subsidise rented homes	Rent unsold homes- adjust lending agreement
Cost of sales rise beyond those assumed-lack of experience in selling homes	Surpluses not able to subsidise rented homes	Firm agreement with agencies; also homes larger than those that are usually developed
Rent arrears	LHC viability affected	Rents at LHA level
Failure to let homes	LHC viability affected	Local lettings policy for LHC homes flexibility
Costs of management and repairs increase over time	LHC viability affected-and/or HRA knock-on impact	Regular review of management arrangements
House prices reduce	Reduces surpluses on sale	Asset base remains strong- renting can see out cycles in prices
Inflation in general increases over time	Issue if costs exceed LHA/rents	Value for money in procurement of services
Unable to move land or people into the LHC free or cheaply	Scheme viability affected	Expert legal and technical advice from outset
State Aid challenges from external parties	LHC viability affected-including some activities	Expert legal and technical advice from outset

Appendix One

Articles of Association

1. The model articles of association for private companies limited by shares contained in Schedule 1 to the Companies (Model Articles) Regulations 2008, as amended prior to the date of adoption of these Articles **shall not apply** to the company. References to the articles shall be to the following articles of association as amended from time to time.

Defined terms

2. In the articles, unless the context requires otherwise:
 - bankruptcy includes individual insolvency proceedings in a jurisdiction other than England and Wales or Northern Ireland which have an effect similar to that of bankruptcy;
 - board means the board of directors of the company from time to time;
 - chairman has the meaning given in **articles 29-33**;
 - chairman of the meeting has the meaning given in **articles 112-114**;
 - Companies Acts means the Companies Acts (as defined in section 2 of the Companies Act 2006), in so far as they apply to the company;
 - corporation has the meaning given in section 1173(1) of the Companies Act 2006;
 - council means Carmarthenshire County Council or any successor body thereto;
 - director means a director of the company, and includes any person occupying the position of director, by whatever name called;
 - distribution recipient has the meaning given in **article 94**;
 - document includes, unless otherwise specified, any document sent or supplied in electronic form;
 - electronic form has the meaning given in section 1168 of the Companies Act 2006;
 - fully paid in relation to a share, means that the nominal value and any premium to be paid to the company in respect of that share have been paid to the company;
 - general meeting means a meeting of directors, shareholder or other persons as invited by the chairman;
 - hard copy form has the meaning given in section 1168 of the Companies Act 2006;
 - holder in relation to shares means the person whose name is entered in the register of members as the holder of the shares;
 - instrument means a document in hard copy form;
 - member means the holder of shares in the company;
 - nil-paid shares means that the nominal value and any premium to be paid to the company in respect of that share have not been paid to the company;
 - ordinary resolution has the meaning given in section 282 of the Companies Act 2006;
 - paid means paid or credited as paid;
 - participate in relation to a directors' meeting, has the meaning given in article 12;
 - partly paid shares means that part of the nominal value and any premium to be paid to the company in respect of that share have been paid to the company;

- person includes a legal or natural person, partnership, trust, company, government or local authority department or other body (whether corporate or unincorporate);
 - proxy notice has the meaning given in **articles 130-133**;
 - shareholder means a person who is the holder of a share;
 - shares means shares in the company;
 - special resolution has the meaning given in section 283 of the Companies Act 2006;
 - subsidiary has the meaning given in section 1159 of the Companies Act 2006;
 - transmittee means a person entitled to a share by reason of the death or bankruptcy of a shareholder or otherwise by operation of law; and
 - writing means the representation or reproduction of words, symbols or other information in a visible form by any method or combination of methods, whether sent or supplied in electronic form or otherwise.
3. Unless the context otherwise requires, other words or expressions contained in these articles bear the same meaning as in the Companies Act 2006 as in force on the date when these articles become binding on the company.

Liability of members

4. The liability of the members is limited to the amount, if any, unpaid on the shares held by them.

Objects clause

5. The company's objects are unrestricted.

Directors' general authority

6. Subject to the articles, the directors are responsible for the management of the company's business, for which purpose they may exercise all the powers of the company pursuant to the business objectives within the approved business plan.

Shareholder's reserve power

7. The shareholder may, by special resolution, direct the directors to take, or refrain from taking, specified action.
8. No such special resolution invalidates anything which the directors have done before the passing of the resolution.

Directors delegation

9. Subject to the articles, the directors may delegate any of the powers which are conferred on them under the articles:
- to such person or committee;
 - by such means (including by power of attorney);
 - to such an extent;
 - in relation to such matters or territories; and
 - on such terms and conditions;
 - as they think fit.

10. If the directors so specify, any such delegation may authorise further delegation of the directors' powers by any person to whom they are delegated.
11. The directors may revoke any delegation in whole or part, or alter its terms and conditions.

Committees

12. Committees to which the directors delegate any of their powers must follow procedures which are based as far as they are applicable on those provisions of the articles which govern the taking of decisions by directors.
13. The directors may make rules of procedure for all or any committees, which prevail over rules derived from the articles if they are not consistent with them.

Directors

Collective decisions

14. The general rule about decision-making by directors is that any decision of the directors must be either a majority decision at a meeting or a decision taken in accordance with **articles 15-18**. If:
 - the company only has one director; and
 - no provision of the articles requires it to have more than one director,
 - the general rule does not apply, and the director may take decisions without regard to any of the provisions of the articles relating to directors' decision-making.

Unanimous decisions

15. A decision of the directors is taken in accordance with this article when all eligible directors indicate to each other by any means that they share a common view on a matter.
16. Such a decision may take the form of a resolution in writing, which may consist of several copies each signed by one or more eligible directors or to which the eligible directors have otherwise indicated agreement in writing.
17. References in this article to eligible directors are to directors who would have been entitled to vote on the matter had it been proposed as a resolution at a directors' meeting.
18. A decision may not be taken in accordance with this article if the eligible directors would not have formed a quorum at such a meeting.

Directors' meeting

19. Any director may call a directors' meeting by giving notice of the meeting to the directors or by authorising the company secretary (if any) to give such notice.
20. Notice of any directors' meeting must indicate:
 - its proposed date and time;
 - where it is to take place; and
 - if it is anticipated that directors participating in the meeting will not be in the same place, how it is proposed that they should communicate with each other during the meeting.
21. Notice of a directors' meeting must be given to each director, but need not be in writing.
22. Notice of a directors' meeting need not be given to directors who waive their entitlement to notice of that meeting. A director may waive the requirement that notice of a meeting of the directors or of a committee of the directors be given to him at any time before or after the date on which the meeting is held by notifying the company to that effect. Where a director gives such notice after the meeting has been held, that does not affect the validity of the meeting, or of any business conducted at it.

Participation

23. Subject to the articles, directors participate in a directors' meeting, or part of a directors' meeting, when:
 - the meeting has been called and takes place in accordance with the articles, and
 - they can each communicate to the others any information or opinions they have on any particular item of the business of the meeting.
24. In determining whether directors are participating in a directors' meeting, it is irrelevant where any director is or how they communicate with each other.
25. If all the directors participating in a meeting are not in the same place, the meeting shall be deemed to take place where the largest group of those participating is assembled or, if there is no such group, where the chairman of the meeting is.

Quorum

26. At a directors' meeting, unless a quorum is participating, no proposal is to be voted on, except a proposal to call another meeting.
27. The quorum for the transaction of business of the directors shall be three.
28. If the total number of directors for the time being is less than the quorum required, the directors must not take any decision other than a decision to request that the Shareholder appoints such number of further directors as are required to make up the board under **articles 51-54**.

Chairing

29. The board shall appoint a director to chair the directors' meetings.
30. The person so appointed for the time being is known as the chairman.
31. The Shareholder may require the directors to terminate the chairman's appointment at any time upon giving written notice to the company.
32. If the chairman is not participating in a directors' meeting within ten minutes of the time at which it was to start, the participating directors must appoint one of themselves to chair it.
33. The chairman may not permit persons who are not directors, duly authorised representatives of the Council or persons required by the board to contribute to their discussions to attend and speak at board meetings.

Casting vote

34. If the numbers of votes for and against a proposal are equal, the chairman or other director chairing the meeting has a casting vote.
35. But this does not apply if, in accordance with the articles, the chairman or other director is not to be counted as participating in the decision-making process for quorum or voting purposes.

Conflicts of interest

36. If a proposed decision of the directors is concerned with an actual or proposed transaction or arrangement with the company in which a director is interested, then provided that the director has disclosed the interest in such actual or proposed transaction or arrangement with the company in accordance with the Companies Acts or the provisions of these articles, they may nevertheless be counted as participating in the decision-making process for quorum and voting purposes in respect of any such matter in which the director is in any way interested, and shall not, save as otherwise agreed, be accountable to the company for any benefit which he derives under or in consequence of any such transaction or arrangement.
37. For the purposes of this article, references to proposed decisions and decision-making processes include any directors' meeting or part of a directors' meeting.

38. Subject to **article 39**, if a question arises at a meeting of directors or of a committee of directors as to the right of a director to participate in the meeting (or part of the meeting) for voting or quorum purposes, the question may, before the conclusion of the meeting, be referred to the chairman whose ruling in relation to any director other than the chairman is to be final and conclusive.
39. If any question as to the right to participate in the meeting (or part of the meeting) should arise in respect of the chairman, the question is to be decided by a decision of the directors at that meeting, for which purpose the chairman is not to be counted as participating in the meeting (or that part of the meeting) for voting or quorum purposes.

Authorisation of directors' conflicts of interest

40. For the purposes of section 175 of the Companies Act 2006, as amended, consolidated or re-enacted from time to time (the 2006 Act), the directors shall have the power to authorise any relationship, situation or other matter which would or might otherwise constitute or give rise to a breach by a director of the duty to avoid conflicts of interest set out in that section of the 2006 Act (a Conflict Situation). Any reference in these articles to a conflict of interest includes a conflict of interest and duty and a conflict of duties.
41. Authorisation of a matter under these **articles 40-48** shall be effective only if:
- the matter in question shall have been proposed in writing for consideration by the directors, or in such other manner as the directors may determine;
 - any requirement as to the quorum at the meeting of the directors at which the matter is considered is met without counting the director in question and any other interested director (together, the interested directors); and
 - the matter was agreed to without the interested directors voting or would have been agreed to if the votes of the interested directors had not been counted.
42. Unless otherwise determined by the directors (excluding the interested directors), any authorisation of a matter under these **articles 40-48** shall extend to any actual or potential conflict of interest which may reasonably be expected to arise out of the matter so authorised.
43. Any authorisation of a matter under these **articles 40-48** shall be on such terms and/or conditions as the directors (excluding the interested directors) may determine, whether at the time such authorisation is given or subsequently and may be varied or terminated by the directors (excluding the interested directors) at any time. Such terms or conditions may include (without limitation) terms and conditions as to the duration, renewal and/or revocation of the authorisation, and/or the exclusion of the interested directors from all information and discussion of the matter in question.
- A director shall comply with any obligations imposed on him by the directors (excluding the interested directors) pursuant to any such authorisation.
44. For the purposes of sections 175 and 180(4) of the 2006 Act and for all other purposes, it is acknowledged that a director may be or become subject to a Conflict Situation or Conflict Situations as a result of his also being or having been (or being party to an agreement or arrangement or understanding or circumstances under which he may become) an employee, director, trustee, member, partner, officer or representative of, or a consultant to, or a direct or indirect investor in and/or otherwise involved with or interested in, any of the council, the company, or any subsidiary of the company or the council (as such term is defined in section 1159 of the 2006 Act).
45. No director shall be in breach of the duty to avoid conflicts of interest in section 175 of the 2006 Act as a result of, and no authorisation is required in respect of, any Conflict Situation envisaged by **article 44** having arisen or existing in relation to him.

46. If a director receives or has received any information otherwise than by virtue of his position as a director of the company and in respect of which he owes a duty of confidentiality to another person, the director is under no obligation to:
- disclose any such information to the company, the directors or any other director or employee of the company; or
 - use or apply any such information in connection with the performance of his duties as a director;
47. Provided that to the extent that such duty of confidentiality arises out of a situation or relationship which would or might otherwise constitute or give rise to a breach by the director of the duty to avoid conflicts of interest set out in section 175 of the 2006 Act, these **articles 46-47** shall apply only if such situation or relationship has been authorised by the directors under these **articles 46-47**.
48. A director shall not, save as otherwise agreed by him, be accountable to the company for any benefit which he (or a person connected with him) derives from any matter authorised by the directors under this article and any contract, transaction or arrangement relating thereto shall not be liable to be avoided on the grounds of any such benefit.

Records of decisions to be kept

49. The directors must ensure that the company keeps a record, in writing, for at least 10 years from the date of the meeting, appointment and/or decision recorded (as applicable), of:
- all proceedings at meetings of the board and of committees of the board including the names of the directors present at each such meeting;
 - all appointments of officers made by the board; and
 - every unanimous or majority decision taken by the directors.

Directors' discretion to make further rules

50. Subject to the articles, the directors may make any rule which they think fit about how they take decisions, and about how such rules are to be recorded or communicated to directors.

The Board

51. Unless otherwise determined by ordinary resolution, the number of directors is not subject to any maximum and the minimum number is three.

Appointment and Removal of Directors

52. Notwithstanding any other provision of these articles, the holder or holders of a majority in nominal value of the issued ordinary shares in the capital of the company may at any time and from time to time:
- appoint any person to be a director (provided that any such appointment does not cause the number of directors to exceed a number fixed by or in accordance with these articles as the maximum number of directors); and/or
 - remove any director from office.
53. Every such appointment or removal shall be effected by notice in writing to the company and shall take effect immediately (or on such later date, if any, specified in the notice). Any such notice of appointment or removal may consist of several documents in similar form, each signed by or on behalf of one or more holders.
54. In any case where, as a result of bankruptcy, the company has no shareholders and no directors, the trustee in bankruptcy or other transmittee(s) of the last shareholder to have a bankruptcy order made against him has the right, by notice in writing, to appoint a natural person (including himself) who is willing to act and is permitted to do so to be a director.

Termination of director's appointment

55. A person shall be ineligible for appointment to the board and if already appointed ceases to be a director as soon as:
- that person ceases to be a director by virtue of any provision of the Companies Act 2006 or is prohibited from being a director by law;
 - that person has for more than six consecutive months been absent without permission of the directors from meetings of directors held during that period and the directors resolve that person's office be vacated;
 - a bankruptcy order is made against that person;
 - a composition is made with that person's creditors generally in satisfaction of that person's debts;
 - a registered medical practitioner who is treating that person gives a written opinion to the company stating that that person has become physically or mentally incapable of acting as a director and may remain so for more than three months;
 - notification is received by the company from the director that the director is resigning from office, and such resignation has taken effect in accordance with its terms;
 - that person is an employee of any shareholder in the company and ceases to be employed as such for any reason;
 - that person is removed by the shareholder by a notice in writing to the company;
 - that person is or becomes a person disqualified from elected membership of a local authority;

Directors' remuneration and expenses

56. Directors may undertake any services for the company that the directors decide and be remunerated in accordance with the company's policy therefor provided that no sum shall be paid to a director who is an elected member of the council.
57. The company may pay any reasonable expenses which the directors properly incur in connection with their attendance at:
- meetings of directors or committees of directors;
 - general meetings; or
 - separate meetings of the holders of any class of shares or of debentures of the company,
 - or otherwise in connection with the exercise of their powers and the discharge of their responsibilities in relation to the company provided that no sum shall be paid to a director who is an elected member of the council.

Company secretary

58. The directors may appoint a company secretary for such term, at such remuneration and upon such conditions as they think fit. Any company secretary may be removed or replaced by the directors.

Shareholding

59. Nil- or partly-paid shares permitted - If and when the company has shares that are either nil or partly-paid in issue, then articles 52 to 62 (inclusive) of the model articles of association for public companies contained in Schedule 3 to the Companies (Model Articles) Regulations 2008 (as amended prior to the date of adoption of these articles), shall apply. If and when the company holds such shares the said articles shall be treated as expressly set out herein.

60. Allotment of shares - Save as authorised from time to time by an ordinary resolution of the shareholder, the directors shall not exercise any power to allot shares or to grant rights to subscribe for, or to convert any security into, any shares in the company.
61. Sections 561 and 562 of the Companies Act 2006 shall not apply to any allotment of equity securities (as defined in section 560 of the Companies Act 2006) by the company.
62. Powers to issue different classes of share - Subject to the articles, but without prejudice to the rights attached to any existing share, the company may issue shares with such rights or restrictions as may be determined by ordinary resolution.
63. The company may issue shares which are to be redeemed, or are liable to be redeemed at the option of the company or the holder, and the directors may determine the terms, conditions and manner of redemption of any such shares.
64. Company not bound by less than absolute interests - except as required by law, no person is to be recognised by the company as holding any share upon any trust, and except as otherwise required by law or the articles, the company is not in any way to be bound by or recognise any interest in a share other than the holder's absolute ownership of it and all the rights attaching to it.

Share certificates

65. The company must issue each shareholder, free of charge, with one or more certificates in respect of the shares which that shareholder holds. Every certificate must specify:
 - in respect of how many shares, of what class, it is issued;
 - the nominal value of those shares;
 - the amount paid up on the shares to which it relates; and
 - any distinguishing numbers assigned to them.
66. No certificate may be issued in respect of shares of more than one class.
67. If more than one person holds a share, only one certificate may be issued in respect of it.
68. Certificates must:
 - have affixed to them the company's common seal, or
 - be otherwise executed in accordance with the Companies Acts.
69. Replacement share certificates - if a certificate issued in respect of a shareholder's shares is:
 - damaged or defaced; or
 - said to be lost, stolen or destroyed,
 - that shareholder is entitled to be issued with a replacement certificate in respect of the same shares.
70. A shareholder exercising the right to be issued with such a replacement certificate:
 - may at the same time exercise the right to be issued with a single certificate or separate certificates;
 - must return the certificate which is to be replaced to the company if it is damaged or defaced; and
 - must comply with such conditions as to evidence, indemnity and the payment of a reasonable fee as the directors decide.

Share transfers

71. Shares may be transferred by means of an instrument of transfer in any usual form or any other form approved by the directors, which is executed by or on behalf of the transferor.
72. The instrument of transfer of any share taken on formation of the company by a subscriber to the company's memorandum of association need not be executed by or on behalf of the transferee even where the share is not fully paid.

73. No fee may be charged for registering any instrument of transfer or other document relating to or affecting the title to any share.
74. The company may retain any instrument of transfer which is registered.
75. The transferor remains the holder of a share until the transferee's name is entered in the register of members as holder of it.
76. The directors may refuse to register the transfer of a share and, if they do so, the instrument of transfer must be returned to the transferee with the notice of refusal unless they suspect that the proposed transfer may be fraudulent.

Share transmission

77. If title to a share passes to a transferee, the company may only recognise the transferee as having any title to that share.
78. A transferee who produces such evidence of entitlement to shares as the directors may properly require:
 - may, subject to the articles, choose either to become the holder of those shares or to have them transferred to another person; and
 - subject to the articles, and pending any transfer of the shares to another person, has the same rights as the holder had.
79. But transferees do not have the right to attend or vote at a general meeting, or agree to a proposed written resolution, in respect of shares to which they are entitled, by reason of the holder's death or bankruptcy or otherwise, unless they become the holders of those shares.

Exercise of transferees' rights

80. Transferees who wish to become the holders of shares to which they have become entitled must notify the company in writing of that wish.
81. If the transferee wishes to have a share transferred to another person, the transferee must execute an instrument of transfer in respect of it.
82. Any transfer made or executed under this article is to be treated as if it were made executed by the person from whom the transferee has derived rights in respect of the share, and as if the event which gave rise to the transmission had not occurred.

Transferees bound by prior notices

83. If a notice is given to a shareholder in respect of shares and a transferee is entitled to those shares, the transferee is bound by the notice if it was given to the shareholder before the transferee's name has been entered in the register of members.

Dividends

84. The company may by ordinary resolution declare dividends, and the directors may decide to pay interim dividends.
85. A dividend must not be declared unless the directors have made a recommendation as to its amount. Such a dividend must not exceed the amount recommended by the directors.
86. No dividend may be declared or paid unless it is in accordance with shareholder's respective rights.
87. Unless the shareholder's resolution to declare or directors' decision to pay a dividend, or the terms on which shares are issued, specify otherwise, it must be paid by reference to each shareholder's holding of shares on the date of the resolution or decision to declare or pay it.
88. If the company's share capital is divided into different classes, no interim dividend may be paid on shares carrying deferred or non-preferred rights if, at the time of payment, any preferential dividend is in arrears.
89. The directors may pay at intervals any dividend payable at a fixed rate if it appears to them that the profits available for distribution justify the payment.

90. If the directors act in good faith, they do not incur any liability to the holders of shares conferring preferred rights for any loss they may suffer by the lawful payment of an interim dividend on shares with deferred or non-preferred rights.

Dividend Calculation

91. Except as otherwise provided by these articles or the rights attached to shares, all dividends must be:
- declared and paid according to the amounts paid up on the shares on which the dividend is paid; and
 - apportioned and paid proportionately to the amounts paid up on the shares during any portion or portions of the period in respect of which the dividend is paid.
92. If any share is issued on terms providing that it ranks for dividend as from a particular date, that share ranks for dividend accordingly. For the purposes of calculating dividends, no account is to be taken of any amount which has been paid up on a share in advance of the due date for payment of that amount.

Dividend Payment

93. Where a dividend or other sum which is a distribution is payable in respect of a share, it must be paid by one or more of the following means:
- transfer to a bank or building society account specified by the distribution recipient either in writing or as the directors may otherwise decide;
 - sending a cheque made payable to the distribution recipient by post to the distribution recipient at the distribution recipient's registered address (if the distribution recipient is a holder of the share), or (in any other case) to an address specified by the distribution recipient either in writing or as the directors may otherwise decide;
 - sending a cheque made payable to such person by post to such person at such address as the distribution recipient has specified either in writing or as the directors may otherwise decide; or
 - any other means of payment as the directors agree with the distribution recipient either in writing or by such other means as the directors decide.
94. In these articles, the distribution recipient means, in respect of a share in respect of which a dividend or other sum is payable:
- the holder of the share; or
 - if the share has two or more joint holders, whichever of them is named first in the register of members; or
 - if the holder is no longer entitled to the share by reason of death or bankruptcy, or otherwise by operation of law, the transmittee.

Interest

95. The company may not pay interest on any dividend or other sum payable in respect of a share unless otherwise provided by:
- the terms on which the share was issued, or
 - the provisions of another agreement between the holder of that share and the company.

Unclaimed distributions

96. All dividends or other sums which are:
- payable in respect of shares; and
 - unclaimed after having been declared or become payable,

may be invested or otherwise made use of by the directors for the benefit of the company until claimed.

97. The payment of any such dividend or other sum into a separate account does not make the company a trustee in respect of it. If:
- twelve years have passed from the date on which a dividend or other sum became due for payment; and
 - the distribution recipient has not claimed it,
 - The distribution recipient is no longer entitled to that dividend or other sum and it ceases to remain owing by the company.

Non-cash distributions

98. Subject to the terms of issue of the share in question, the company may, by ordinary resolution on the recommendation of the directors, decide to pay all or part of a dividend or other distribution payable in respect of a share by transferring non-cash assets of equivalent value (including, without limitation, shares or other securities in any company).
99. For the purposes of paying a non-cash distribution, the directors may make whatever arrangements they think fit, including, where any difficulty arises regarding the distribution:
- fixing the value of any assets;
 - paying cash to any distribution recipient on the basis of that value in order to adjust the rights of recipients; and
 - vesting any assets in trustees.

Waiver of distributions

100. Distribution recipients may waive their entitlement to a dividend or other distribution payable in respect of a share by giving the company notice in writing to that effect, but if:
- the share has more than one holder; or
 - more than one person is entitled to the share, whether by reason of the death or bankruptcy of one or more joint holders, or otherwise,
 - the notice is not effective unless it is expressed to be given, and signed, by all the holders or persons otherwise entitled to the share.

Authority to capitalise and appropriation of capitalised sums

101. Subject to the articles, the directors may, if they are so authorised by an ordinary resolution:
- decide to capitalise any profits of the company (whether or not they are available for distribution) which are not required for paying a preferential dividend, or any sum standing to the credit of the company's share premium account or capital redemption reserve; and
 - appropriate any sum which they so decide to capitalise (a capitalised sum) to the persons who would have been entitled to it if it were distributed by way of dividend (the persons entitled) and in the same proportions.
102. Capitalised sums must be applied:
- on behalf of the persons entitled; and
 - in the same proportions as a dividend would have been distributed to them.
103. Any capitalised sum may be applied in paying up new shares of a nominal amount equal to the capitalised sum which are then allotted credited as fully paid to the persons entitled or as they may direct.
104. A capitalised sum which was appropriated from profits available for distribution may be applied in or towards:
- paying up new debentures of the company which are then allotted credited as fully paid to the persons entitled or as they may direct;

- paying up any amounts unpaid on existing shares held by the persons entitled.
105. Subject to the articles the directors may:
- Apply capitalised sums in accordance with **paragraphs 103 and 104** partly in one way and partly in another;
 - make such arrangements as they think fit to deal with shares or debentures becoming distributable in fractions under this article (including the issuing of fractional certificates or the making of cash payments); and
 - authorise any person to enter into an agreement with the company on behalf of all the persons entitled which is binding on them in respect of the allotment of shares and debentures to them under this article.

General meetings

Speaking and attendance

106. A person is able to exercise the right to speak at a general meeting when that person is in a position to communicate to all those attending the meeting, during the meeting, any information or opinions which that person has on the business of the meeting and in accordance with **articles 115-116**.
107. A person is able to exercise the right to vote at a general meeting when:
- that person is able to vote, during the meeting, on resolutions put to the vote at the meeting, and
 - that person's vote can be taken into account in determining whether or not such resolutions are passed at the same time as the votes of all the other persons attending the meeting.
108. The directors may make whatever arrangements they consider appropriate to enable those attending a general meeting to exercise their rights to speak or vote at it.
109. In determining attendance at a general meeting, it is immaterial whether any two or more members attending it are in the same place as each other.
110. Two or more persons who are not in the same place as each other attend a general meeting if their circumstances are such that if they have (or were to have) rights to speak and vote at that meeting, they are (or would be) able to exercise them.

Quorum

111. No business other than the appointment of the chairman of the meeting is to be transacted at a general meeting if the persons attending it do not constitute a quorum. The presence of a duly authorised representative of the Shareholder shall be a quorum.

Chairing

112. If the directors have appointed a chairman, the chairman shall chair general meetings if present and willing to do so.
113. If the directors have not appointed a chairman, or if the chairman is unwilling to chair the meeting or is not present within ten minutes of the time at which a meeting was due to start:
- the directors present; or
 - (if no directors are present), the meeting,
 - must appoint a director or shareholder to chair the meeting, and the appointment of the chairman of the meeting must be the first business of the meeting.
114. The person chairing a meeting in accordance with this article is referred to as the chairman of the meeting.

Attendance and speaking by directors and non-shareholders

115. Directors may attend and speak at general meetings, whether or not they are shareholders.
116. The chairman of the meeting may not permit other persons who are not:
 - shareholders of the company; or
 - otherwise entitled to exercise the rights of shareholders in relation to general meetings,
 - to attend and speak at a general meeting.

Adjournment

117. If the persons attending a general meeting within half an hour of the time at which the meeting was due to start do not constitute a quorum, or if during a meeting a quorum ceases to be present, the chairman of the meeting must adjourn it.
118. The chairman of the meeting may adjourn a general meeting at which a quorum is present if:
 - the meeting consents to an adjournment; or
 - it appears to the chairman of the meeting that an adjournment is necessary to protect the safety of any person attending the meeting or ensure that the business of the meeting is conducted in an orderly manner.
119. The chairman of the meeting must adjourn a general meeting if directed to do so by the meeting.
120. When adjourning a general meeting, the chairman of the meeting must:
 - either specify the time and place to which it is adjourned or state that it is to continue at a time and place to be fixed by the directors; and
 - have regard to any directions as to the time and place of any adjournment which have been given by the meeting.
121. If a general meeting is adjourned, then notice of the time and place to which it is adjourned shall be given:
 - to the same persons to whom notice of the company's general meetings is required to be given; and
 - containing the same information which such notice is required to contain.
122. No business may be transacted at an adjourned general meeting which could not properly have been transacted at the meeting if the adjournment had not taken place.

Voting

123. A resolution put to the vote of a general meeting must be decided on a show of hands unless a poll is duly demanded in accordance with the articles

Errors and disputes

124. No objection may be raised to the qualification of any person voting at a general meeting except at the meeting or adjourned meeting at which the vote objected to is tendered, and every vote not disallowed at the meeting is valid.
125. Any such objection must be referred to the chairman of the meeting, whose decision is final.

Poll votes

126. A poll on a resolution may be demanded:
 - in advance of the general meeting where it is to be put to the vote, or
 - at a general meeting, either before a show of hands on that resolution or immediately after the result of a show of hands on that resolution is declared.
127. A poll may be demanded by:
 - the chairman of the meeting;
 - the directors;

- any member (present in person or by proxy) having the right to attend and vote at the meeting or by a duly authorised representative of a corporation.
128. A demand for a poll may, before the poll is taken, be withdrawn. A demand so withdrawn shall not invalidate the result of a vote on a show of hands declared before the demand was made.
129. Polls must be taken immediately and in such manner as the chairman of the meeting directs.

Content of proxy notices

130. Proxies may only validly be appointed by a notice in writing (a proxy notice) which:
- states the name and address of the shareholder appointing the proxy;
 - identifies the person appointed to be that shareholder's proxy and the general meeting in relation to which that person is appointed;
 - is signed by or on behalf of the shareholder appointing the proxy, or is authenticated in such manner as the directors may determine; and
 - is delivered to the company in accordance with the articles and any instructions contained in the notice of the general meeting to which they relate.
131. The company may require proxy notices to be delivered in a particular form, and may specify different forms for different purposes.
132. Proxy notices may specify how the proxy appointed under them is to vote (or that the proxy is to abstain from voting) on one or more resolutions.
133. Unless a proxy notice indicates otherwise, it must be treated as:
- allowing the person appointed under it as a proxy discretion as to how to vote on any ancillary or procedural resolutions put to the meeting; and
 - appointing that person as a proxy in relation to any adjournment of the general meeting to which it relates as well as the meeting itself.

Delivery of proxy notices

134. A person who is entitled to attend, speak or vote (either on a show of hands or on a poll) at a general meeting remains so entitled in respect of that meeting or any adjournment of it, even though a valid proxy notice has been delivered to the company by or on behalf of that person.
135. An appointment under a proxy notice may be revoked by delivering to the company a notice in writing given by or on behalf of the person by whom or on whose behalf the proxy notice was given.
136. A notice revoking a proxy appointment only takes effect if it is delivered before the start of the meeting or adjourned meeting to which it relates.
137. If a proxy notice is not executed by the person appointing the proxy, it must be accompanied by written evidence of the authority of the person who executed it to execute it on the appointor's behalf.

Proxies and corporate representatives

138. The failure of any proxy or corporate representative to vote in accordance with any instructions given by the member by whom such proxy or corporate representative is appointed shall not invalidate the result of any vote in which the proxy or corporate representative has participated and the company and the directors shall be under no duty to enquire as to the instructions given to any such proxy or corporate representative.

Amendments to resolutions

139. An ordinary resolution to be proposed at a general meeting may be amended by ordinary resolution if:

- notice of the proposed amendment is given to the company in writing by a person entitled to vote at the general meeting at which it is to be proposed not less than 48 hours before the meeting is to take place (or such later time as the chairman of the meeting may determine); and
 - the proposed amendment does not, in the reasonable opinion of the chairman of the meeting, materially alter the scope of the resolution.
140. A special resolution to be proposed at a general meeting may be amended by ordinary resolution, if:
- the chairman of the meeting proposes the amendment at the general meeting at which the resolution is to be proposed; and
 - the amendment does not go beyond what is necessary to correct a grammatical or other non-substantive error in the resolution.
141. If the chairman of the meeting, acting in good faith, wrongly decides that an amendment to a resolution is out of order, the chairman's error does not invalidate the vote on that resolution.

Written resolutions and decisions of the Shareholder

142. A proposed written resolution of the members of the company (or of a class of members) shall lapse if it is not passed before the end of the period of six months beginning with the circulation date of such resolution (as defined in section 290 of the Companies Act 2006).
143. If the shareholder makes a decision which is required to be taken in a general meeting or by means of a written resolution, that decision shall be valid and effectual as if agreed by the company in general meeting. Any decision taken by the shareholder pursuant to this Article 57 shall be recorded in writing and delivered by the shareholder to the company for entry in the company's minute book.

Means of communication to be used

144. Subject to the articles, anything sent or supplied by or to the company under the articles may be sent or supplied in any way in which the Companies Act 2006 provides for documents or information which are authorised or required by any provision of that Act to be sent or supplied by or to the company.
145. Subject to the articles, any notice or document to be sent or supplied to a director in connection with the taking of decisions by directors may also be sent or supplied by the means by which that director has asked to be sent or supplied with such notices or documents for the time being.
146. A director may agree with the company that notices or documents sent to that director in a particular way are to be deemed to have been received within a specified time of their being sent, and for the specified time to be less than 48 hours.
147. Any notice, document or other information shall be deemed served on or delivered to the intended recipient:
- if properly addressed and sent by prepaid United Kingdom first class post to an address in the United Kingdom, 48 hours after it was posted (or five working days after posting either to an address outside the United Kingdom or from outside the United Kingdom to an address within the United Kingdom, if (in each case) sent by reputable international overnight courier addressed to the intended recipient, provided that delivery in at least five working days was guaranteed at the time of sending and the sending party receives a confirmation of delivery from the courier service provider);
 - if properly addressed and delivered by hand, when it was given or left at the appropriate address;

- if properly addressed and sent or supplied by electronic means, one hour after the document or information was sent or supplied; and
 - if sent or supplied by means of a website, when the material is first made available on the website or (if later) when the recipient receives (or is deemed to have received) notice of the fact that the material is available on the website.
148. For the purposes of this article, no account shall be taken of any part of a day that is not a working day.
149. In proving that any notice, document or other information was properly addressed, it shall be sufficient to show that the notice, document or other information was delivered to an address permitted for the purpose by the Companies Act 2006.

Company seal

150. Any common seal may only be used by the authority of the directors.
151. The directors may decide by what means and in what form any common seal is to be used.
152. Unless otherwise decided by the directors, if the company has a common seal and it is affixed to a document, the document must also be signed by at least one authorised person in the presence of a witness who attests the signature.
153. For the purposes of this article, an authorised person is:
- any director of the company;
 - the company secretary (if any); or
 - any person authorised by the directors for the purpose of signing documents to which the common seal is applied.

Inspection of accounts and other records

154. Except as provided by law or authorised by the directors or an ordinary resolution of the company, no person is entitled to inspect any of the company's accounting or other records or documents merely by virtue of being a shareholder.

Provision for employees on cessation of business

155. The directors may decide to make provision for the benefit of persons employed or formerly employed by the company or any of its subsidiaries (other than a director or former director or shadow director) in connection with the cessation or transfer to any person of the whole or part of the undertaking of the company or that subsidiary.

Indemnity

156. The company may indemnify any relevant officer out of the assets of the company from and against any loss, liability or expense incurred by him or them in relation to the company (including any liability incurred in connection with the activities of the company or an associated company in its capacity as a trustee of an occupational pension scheme (as defined in section 235(6) of the Companies Act 2006)) provided that this article shall have effect, and any indemnity provided by or pursuant to it shall apply, only to the extent permitted by, and subject to the restrictions of, the Companies Act 2006.
157. This article does not allow for or provide (to any extent) an indemnity which is more extensive than as permitted by the Companies Act 2006 and any such indemnity is limited accordingly. This article is also without prejudice to any indemnity to which any person may otherwise be entitled.

158. To the extent permitted by, and subject to the restrictions in, the Companies Act 2006 and without prejudice to any indemnity to which he may otherwise be entitled, the board shall have the power to provide funds to meet any expenditure incurred or to be incurred by any relevant officer in defending any criminal or civil (including regulatory) proceedings, or in connection with an application under the Companies Act 2006, or to enable him to avoid incurring such expenditure.
159. Without prejudice to the provisions of **articles 161-162**, the directors may exercise all the powers of the company to purchase and maintain insurance for the benefit of any person who is a relevant officer or an employee or former employee of the company or any associated company or who is or was a trustee of a retirement benefits scheme or another trust in which a relevant officer or an employee or former employee is or has been interested, indemnifying him against liability for negligence, default, breach of duty or breach of trust or any other liability which may lawfully be insured against by the company.
160. In these articles:
- companies are associated if one is a subsidiary of the other or both are subsidiaries of the same body corporate;
 - relevant officer means any current or former director, secretary or other officer of the company or an associated company (including any company which is a trustee of an occupational pension scheme (as defined in section 235(6) of the Companies Act 2006)), other than any person (whether an officer or not) engaged by the company (or associated company) as an auditor, to the extent he acts as an auditor.

Insurance

161. The directors may decide to purchase and maintain insurance, at the expense of the company, for the benefit of any relevant director in respect of any relevant loss.
162. In this article:
- a relevant director means any director or former director of the company or an associated company;
 - a relevant loss means any loss or liability which has been or may be incurred by a relevant director in connection with that director's duties or powers in relation to the company, any associated company or any pension fund or employees' share scheme of the company or associated company; and
 - companies are associated if one is a subsidiary of the other or both are subsidiaries of the same body corporate.

Appendix Two

Shareholder Consent Agreement - Carmarthenshire County Council

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The Company shall not, unless it has Shareholder Consent:

1. Vary in any respect its articles of association or the rights attaching to any of its shares.
2. Permit the registration (upon subscription or transfer) of any person as a member of the Company other than the Shareholders in accordance with the terms of this Agreement and/or any permitted transferees, or permit the registration (upon subscription or transfer) of any person as a member of any other Group Company save for the Company.
3. Increase the amount of its issued share capital except as provided in this agreement, grant any option or other interest (in the form of convertible securities or in any other form) over or in its share capital, redeem or purchase any of its own shares or effect any other reorganisation of its share capital.
4. Issue any loan capital or enter into any commitment with any person with respect to the issue of any loan capital.
5. Make any borrowing other than under the Finance Documents.
6. Apply for the listing or trading of any shares or debt securities on any stock exchange or market.
7. Pass any resolution for its winding up or present any petition for its administration (unless it has become insolvent).
8. Engage in any business other than as contemplated by the approved Business Plan or defray any monies other than in good faith for the purposes of or in connection with the carrying on of such business.
9. Form any Subsidiary or acquire shares in any other company or participate in any partnership or joint venture (incorporated or not).
10. Close down any business operation, or dispose of or dilute its interest in any of its Subsidiaries for the time being, or dispose of any material asset unless in each case such closure or disposal is expressly contemplated by the Business Plan.
11. Amalgamate or merge with any other company or business undertaking.
12. Alter its name or registered office.

13. Enter into any transaction or arrangement of any nature whatsoever (including, for the avoidance of doubt, a service contract) with any of its directors or any person who is connected (within the meaning of sections 1122 and 1123 of the Corporation Tax Act 2010) to any of its directors whether or not any other person shall be party to such transaction or arrangement.
14. Enter into any arrangement, contract or transaction outside the normal course of its business or otherwise than on arm's length terms.
15. Enter into, as lessor or as lessee, any finance lease.
16. Create or permit to be created any mortgage, charge, encumbrance or other security interest whatsoever on any material asset or its business in whole or in part or any of its shares other than:
 - the Finance Documents;
 - liens arising in the ordinary course of business; or
 - any charge arising by the operation or purported operation of title retention clauses and in the ordinary course of business.
17. Adopt or amend its annual Business Plan; or change either:
 - its statutory auditors; or
 - its financial year end.
18. Make or permit to be made any material change in the accounting policies and principles adopted by the Company in the preparation of its accounts except as may be required to ensure compliance with relevant accounting standards under the Companies Act 2006 or any other generally accepted accounting principles in the United Kingdom.
19. Make any loan (otherwise than by way of deposit with a bank or other institution the normal business of which includes the acceptance of deposits) or grant any credit (other than in the normal course of trading) or give any guarantee (other than in the normal course of trading) or indemnity (other than in the normal course of trading).
20. Give any guarantee, suretyship or indemnity to secure the liability of any person or assume the obligations of any person outside the scope of its Business Plan.
21. Factor or assign any of its book debts.
22. Establish or amend any profit-sharing, share option, bonus or other incentive scheme of any nature for directors, officers or employees (but for the avoidance of doubt, this will not prevent any Group Company from awarding a discretionary cash bonus to directors, officers or employees).
23. Establish or amend any pension scheme or grant any pension rights to any director, officer, employee, former director, officer or employee, or any member of any such person's family.
24. Dismiss any director.
25. Adopt or amend its Remuneration Policy.

26. Agree to remunerate (by payment of salary, bonus, the provision of benefits-in-kind or otherwise) or to increase the remuneration of any employee, officer of or consultant to the Company unless the annual aggregate amount of such remuneration (by payment of salary, bonus, the provision of benefits-in-kind or otherwise) is in accordance with the Company's current Remuneration Policy or Business Plan.
27. Institute, settle or compromise any material legal proceedings (other than debt recovery proceedings in the ordinary course of business or where the Value of such claim is reasonably believed by the Company to be less than [£100,000]) instituted or threatened against it or submit to arbitration or alternative dispute resolution any dispute if the effect of this is that its solvency may be imperilled, or it may require additional funding in order to undertake its Business Plan.
28. Make any agreement with any revenue or tax authorities or make any claim, disclaimer, election or consent for tax purposes in relation to the Group Company or its business if the effect of this is that its solvency may be imperilled, or it may require additional funding in order to undertake its Business Plan.
29. In addition to the Covenant 4 in Schedule 3 to this Agreement, acquire any land or any individual dwelling with a value in excess of £2,500,000.
30. Enter into any contract with a value in excess of £5,000,000.

PWYLLGOR CRAFFU CYMUNEDAU

DYDDIAD: 24 TACHWEDD, 2017

PWNC :

CYFLWYNO PROSES 'GOSOD AR SAIL DEWIS' AR GYFER TAI CYNGOR YN SIR GAERFYRDDIN

Pwrpas:

Pwrpas yr adroddiad hwn yw amlinellu'r manteision o symud i broses 'gosod ar sail dewis' ar gyfer ein cartrefi.

Ystyried y materion canlynol a chyflwyno sylwadau arnynt:

I'w argymhell i'r Bwrdd Gweithredol bod y broses ar gyfer gosod cartrefi yn cael ei newid i ddull Gosod ar Sail Dewis.

RHESYMAU:

- Yn ddiweddar rydym wedi bod yn adolygu ein dull o ddyrannu tai cymdeithasol yn ôl blaenoriaeth. Cafodd Polisi newydd Mynediad at Dai Cymdeithasol ei gymeradwyo gan y Cyngor ym mis Rhagfyr 2016. Daeth y polisi newydd i rym ar 1 Ebrill 2017 ac felly mae'n bryd i ni ystyried unrhyw newidiadau priodol i'r broses osod.
- Mae proses 'osod ar sail dewis' yn cynnwys hysbysebu tai gwag a gwahodd mynegiannau o ddiddordeb gan y rheiny sydd ar y Gofrestr Dewis Tai. Mae'r broses yn darparu mwy o ddewis, yn cynnig mwy o dryloywder ac yn annog y rheiny sydd am gael cartref newydd i gymryd rhan fwy gweithredol yn y broses trwy gymryd cyfrifoldeb am eu sefyllfa dai.
- Fel rhan o'r adolygiad o'r Polisi Mynediad at Dai Cymdeithasol, tynnodd yr aelodau sylw at bryderon ynglŷn â'r posibilrwydd o beidio â chael gwybod pan fyddai tŷ gwag ar gael i'w osod. Byddai system seiliedig ar ddewisiadau yn datrys hyn gan y byddai'r tai gwag yn cael eu hysbysebu'n agored.

Angen cyfeirio'r mater at y Bwrdd Gweithredol/Cyngor er mwyn gwneud penderfyniad:

Angen i'r Bwrdd Gweithredol wneud penderfyniad - Oes - 27 Tachwedd, 2017

Angen i'r Cyngor wneud penderfyniad - Nac oes

Yr Aelod o'r Bwrdd Gweithredol sy'n dal y Portffolio:

Y Cyngorydd Linda Evans (Deiliad y Portffolio Tai)

<p>Y Gyfarwyddiaeth Cymunedau Enw Pennaeth y Gwasanaeth: Robin Staines Awdur yr Adroddiad: Jonathan Willis</p>	<p>Swyddi: Pennaeth Tai a Diogelu'r Cyhoedd</p> <p>Rheolwr cyngor a chymorth tenantiaeth</p>	<p>Rhifau ffôn: 01267 228960 01554 899232</p> <p>Cyfeiriadau E-bost: Rstaines@sirgar.gov.uk jwillis@sirgar.gov.uk</p>
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EXECUTIVE SUMMARY COMMUNITY SCRUTINY COMMITTEE

DATE: 24TH NOVEMBER, 2017

SUBJECT: INTRODUCTION OF A 'CHOICE BASED LETTINGS' PROCESS FOR COUNCIL HOUSING IN CARMARTHENSHIRE

The Council recently introduced a new Access to Social Housing Policy. This policy sets out how we prioritise the allocation of social housing. It prescribes two priority bands. This ensures applicants are afforded reasonable preference in line with statutory guidance. Within a band, further priority is awarded to (in priority order):

- Local connection with, and time spent in, Carmarthenshire.
- Time spent in a particular community area.
- Time on Housing Choice Register.

The Allocations policy only determines *whom* we house. This is based on statutory guidance and priority. This report details *how* we let the property, which is in our gift. The current process for letting a property involves identifying the highest priority household based on the allocation policy. When a vacancy arises an applicant is contacted and an offer made. Quite often, the highest priority applicant does not wish to take up the offer (usually due to a change of circumstances that we are not aware of, or they feel the property is inappropriate). If an applicant refuses a reasonable offer without good reason they are deferred from the register for a twelve month period (following the outcome any potential appeal).

An alternative approach to letting involves a 'choice based' approach. In this process vacancies are openly advertised rather than the applicant being offered the property. This is beneficial as it:

- is open and transparent regarding our vacancies.
- ensures applicants who express an interest in a particular property want the home rather than accept it because there is a penalty if they refuse.
- is more likely the successful applicant will accept the property and stay longer (making for more sustainable tenancies and communities)
- gives us real-time planning data regarding the popularity/desirability of our homes which should influence the asset management strategy and affordable homes commitment
- reduces staff time spent identifying applicants
- reduces property refusals
- complements our 'do it online' programme.

The way in which an applicant expresses their interest in a property is commonly known as 'bidding' on a home they are interested in. The whole process is, preferably, undertaken online and is therefore available 24/7. However, for those who do not have access to the internet we would be able to take expressions of interest ('bids') over the phone for applicants. An applicant can express their interest against each home they are suitable for. For example,

if a family is eligible for a 2 bedroom home, they would be able to express their interest in all the 2 bed properties advertised for letting. Having access to the internet is important in terms of the successful implementation of the process, as adverts will have photographs, details of the property, local amenities and rent costs.

According to the office of National Statistics Wales, 84% of households in Wales have digital access and/or use the internet at home. In Carmarthenshire we have 83% of households with access to the internet, so we do not anticipate many applicants could not access the internet at home, via council outlets. However, we would always support the vulnerable few who would not be able to access the internet.

We have a clear corporate commitment to providing services digitally via the 'do it on line' campaign. The success of this programme is highlighted in the last Annual Report which states that there were 882,669 visitors to our website and a 13.5% increase of online payments in 2015/16. Therefore the take up of on-line services is increasing and CBL would help to meet the corporate online agenda.

While we wish to deliver, as far as possible, this service digitally, it is recognised that not everyone chooses to receive services in this way. To ensure access to the process is open to all members of the Housing Choice Register, we plan to:

- Allow expressions of interest (bid) via the telephone.
- Offer vulnerable applicants the opportunity to allow someone to bid on their behalf. This could be their family or member of staff supporting their application such as a housing officer, social worker, local member or any trusted person the applicant has given the appropriate permission to.
- Members can access an appropriate link to determine what properties are available.
- We will ensure the weekly list of properties is available in all our public buildings, and will work with third sector organisations and local businesses to gauge their interest in helping us to promote the available homes.
- We are investigating the possibility of a bi-lingual recorded telephone message that will list the available properties.
- Text alerts can be developed to make applicants aware of properties in their area of choice. We will also develop a process to accept bids by text.
- We can accept expressions of interest by way of printed post cards or generally in writing, however, they would need to arrive by the deadline for shortlisting which will be publicised
- Expressions of interest can also be accepted in 'Y Hub' or in customer service centres.

To ensure the most vulnerable have access to the service, we will make expressions of interest on behalf of applicants to ensure that they have as equal access to available properties. We will introduce a system where we will ensure applicants prior to being allocated a home receive pre-tenancy support and advice as appropriate to their circumstances. This pre-tenancy work will involve setting up appropriate rent payment methods, benefits advice, and how to express an interest in properties that we advertise. We would consult with the person to see if they would like us to do express an interest for them however, there will be very few people who would not be able to play some part in the process.

This does not affect the Allocation Policy. Priorities in terms of allocation within a band and between the bands will not change. We will apply the allocations policy to identify the successful applicant. There will be no limit to the amount of properties an applicant can bid on, but they will only be able to bid once on each home and only on the home that meets their needs (so a single person couldn't bid on a 3 bed house). Being it will be mainly digital, this will not add to overall costs.

It is anticipated that the time needed to give applicants an opportunity to bid, usually up to 5 days, can be planned whilst the existing tenant is in situ and can span a weekend (therefore not affecting the overall void period). Local authorities that have adopted a CBL approach for letting have not seen a negative impact on void turnaround times. The clear benefits on voids will be the time saved in contacting uninterested applicants as prospective applicant is actively seeking a home, rather than waiting to receive an offer from us.

We have discussed the proposal with the local housing associations who have yet to formally commit to the scheme. However this does not change their commitment to the shared allocation policy and housing choice register. It will be the individual organisations' choice in terms of how properties are let, however the same benefits will be afforded to them.

The following table identifies issues with the existing process and identifies what Choice Based Lettings can do to resolve:

What issues have we identified with regard to the existing letting process?	What CBL can offer to resolve?
Fairness and transparency -We contact a small number of applicants directly.	All vacancies are publically advertised where all applicants can express an interest.
Informing members about vacancies -Members have indicated they are not always informed about vacancies when they arise.	Publically advertising homes we have available will inform all members about all vacancies as and when they arise.
Applicants get limited choice -Currently applicants get one offer and if they refuse they are deferred from the register for a six month period. Feedback suggests applicants feel pressured into accepting a new home in these circumstances.	Applicants have a clear choice as there is the onus on them to make a bid on new homes that become available. Applicants can also see the limited supply of new homes. This will help them make informed choices.
Can contribute to more requests to transfer or numbers of households who give up a tenancy	Applicants have more choice in terms of where they want to live which will promote more sustainable tenancies and communities.
Raised expectations about the availability of social housing - Applicants have no idea of the number of properties that become available as a whole or in particular areas.	Publically advertising vacancies will help educate potential applicants with regards to actual number of vacancies that arise.
Time it takes to make a letting - In some cases applicants haven't provided up to date contact details. We therefore spend a significant amount of time attempting to make contact with some applicants. This has an impact on the time it takes to get a home re-occupied.	Onus will be on the applicant to make contact with us and keep their details up-to-date. However, we will need to build in a 3 to 5 day time period to allow a reasonable time for applicants to make a bid. This does not necessarily increase the overall void time.
<p>Recommendation: We move to introduce a system of Choice Based Lettings.</p>	

DETAILED REPORT ATTACHED?	NO
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IMPLICATIONS

I confirm that other than those implications which have been agreed with the appropriate Directors / Heads of Service and are referred to in detail below, there are no other implications associated with this report :

Signed: **Robin Staines**

Head of Housing & Public Protection

Policy, Crime & Disorder and Equalities	Legal	Finance	ICT	Risk Management Issues	Staffing Implications	Physical Assets
YES	NONE	NONE	YES	YES	NONE	NONE

1. Policy, Crime & Disorder and Equalities

- The Council have agreed a new Access to Social Housing Policy which sets out how we prioritise social housing. Those who make bids for vacancies under a Choice Based Lettings approach will be subject to the agreed allocations scheme. The aim of the scheme is to improve tenancy and community sustainability.

2. Legal

- Changing to a Choice Based Lettings approach will not affect our legal duties concerning allocations or rights of applicants. Processes need to be in place to ensure we meet our equality duties.

3. Finance

- Please see below.**

4. ICT

- The Northgate Ohms System which we currently use to manage the Housing Choice Register can be adapted to link with the Council's website to allow for Choice Based Lettings. The estimated cost will be a one off amount of £50,000.

5. Risk

- The main risk involves the impact of introducing CBL will have on void turnaround times. A 3-5 day timescale will need to be built in to allow the vacancy to be advertised and applicants to make a bid. This impact can be minimised by advertising vacancies when we receive notice from the existing tenants. In addition properties will be advertised over the weekend.
- A clear advantage will be the reduction in time taken by officers to make contact with applicants which has been problematic because applicants have not updated contact details.

CONSULTATIONS

I confirm that the appropriate consultations have taken in place and the outcomes are as detailed below

Signed: **Robin Staines**

Head of Housing & Public Protection

1. Local Member(s)

Local members will be informed of the change and workshops to provide an update be made available upon request.

2. Community / Town Council

Not applicable.

3. Relevant Partners

Housing Associations have been consulted in relation to possible options for change. Further consultation will be necessary subject to political approval.

4. Staff Side Representatives and other Organisations

Not applicable.

**Section 100D Local Government Act, 1972 – Access to Information
List of Background Papers used in the preparation of this report:**

THESE ARE DETAILED BELOW

Title of Document	File Ref No.	Locations that the papers are available for public inspection
Carmarthenshire County Council – Access to Social Housing Policy	Housing General Files	Council Website - Democratic Services

Mae'r dudalen hon yn wag yn fwriadol

**Y PWYLLGOR CRAFFU - CYMUNEDAU
24 TACHWEDD 2017**

**Y PWNC:
CYNLLUN CENEDLAETHOL TRWYDDEDU LANDLORDIAID AC
ASIAINTIAID**

Y Pwrpas:

Rhoi'r wybodaeth ddiweddaraf ynghylch y cynllun cenedlaethol ar gyfer trwyddedu landlordiaid ac asiantiaid.

Ystyried y materion canlynol a chyflwyno sylwadau arnynt:

- Y cynnydd a wnaed o ran y cynllun cenedlaethol ar gyfer trwyddedu landlordiaid ac asiantiaid.

Y Rhesymau:

- Mae Deddf Tai (Cymru) 2014 yn ei gwneud yn ofynnol i holl landlordiaid ac asiantiaid sy'n rheoli neu'n gosod tai yn y sector preifat yng Nghymru gael trwydded. Mae'r cynllun trwyddedu cenedlaethol ar gyfer landlordiaid yng Nghymru yn dilyn cynllun tebyg i'r hyn a geir yn yr Alban, ac mae wedi deillio o bryderon gan awdurdodau lleol ac eraill o ran safonau a chyflwr y sector yn gyffredinol.
- O 23 Tachwedd 2015 daeth y darpariaethau cofrestru a thrwyddedu newydd i rym. Fodd bynnag, rhoddwyd cyfnod gras o ran cydymffurfio i landlordiaid ac asiantau hyd at 23 Tachwedd 2016.
- Yn 2015, dynodwyd Cyngor Caerdydd yn Awdurdod Trwyddedu gan Lywodraeth Cymru ar gyfer Cymru gyfan. Fodd bynnag, mae rôl glir i bob awdurdod lleol gefnogi a chyflawni'r cynllun yn effeithiol.
- Daeth y cyfnod gras ar gyfer landlordiaid i ben ym mis Tachwedd y llynedd. Felly, mae'n bwysig bod aelodau'r Pwyllgor Craffu - Cymunedau yn cael gwybod am y cynnydd a wneir.

**Angen cyfeirio'r mater at y Bwrdd Gweithredol / Cyngor er mwyn gwneud penderfyniad:
NAC OES**

YR AELOD O'R BWRDD GWEITHREDOL SY'N GYFRIFOL AM Y PORTFFOLIO:

Y Cyng. Linda Evans (Deiliad y Portffolio Tai)

Y Gyfarwyddiaeth
Cymunedau

Enw Pennaeth y Gwasanaeth:
Robin Staines

Awdur yr Adroddiad:
Jonathan Willis

Swydd:

Pennaeth Tai a Diogelu'r Cyhoedd
Rheolwr Cyngor a Chymorth
(Cyngor/Dewisiadau Tai)

Rhifau ffôn:
01267 228960 / 01554 899232

Cyfeiriadau E-bost:

rstaines@sirgar.gov.uk

jnwillis@sirgar.gov.uk

EXECUTIVE SUMMARY

COMMUNITY SCRUTINY COMMITTEE

24TH NOVEMBER, 2017

NATIONAL LICENSING OF LANDLORDS AND AGENTS

The private rented sector is an important source of accommodation in the county. There are approximately 11,500 private rented homes in Carmarthenshire according to both census data and Welsh Government statistics.

Carmarthenshire has been proactive for a number of years in terms of both regulating standards through local licensing schemes and engaging landlords through its landlord's forum. As a result officers from the Department were directly involved in developing this scheme with Welsh Government and other partners.

We have benefited from our relationship with private sector landlords to help us meet our statutory homeless duties. We manage over 160 properties for landlords via our Social Lettings Agency. We lease homes from private sector landlords to help us provide temporary accommodation for homeless individuals and families.

It is however recognised that there are sometimes issues with private rented properties in terms of their condition and management. To address this Welsh Government have introduced national licensing of landlords and agents.

The Housing (Wales) Act 2014 requires landlords and agents to register and obtain a licence if they own or manage private rented properties. There are two parts to obtaining a licence. A landlord or agent is firstly required to register and then complete an approved training course.

The costs to register and licence are as follows:

- Landlord registration (not per property) - £33.50.
- Landlord licence- £144.00.
- Agents licence will depend on the size of their portfolio.

The registration and licensing process is administered by Cardiff City Council under the name of Rent Smart Wales (RSW). RSW will receive all licence fees and will be responsible for administering the licence and the scheme as a whole.

On 23rd November 2015 the new registration and licensing provisions came into force. Landlords and agents were given a grace period of up to 23rd of November 2016 to comply.

After the grace period it became an offence for a landlord to rent out a property without being registered and licensed. It is an offence for agents to manage rented properties on behalf of landlords if they haven't obtained a licence.

A Memorandum of Understanding between RSW / Cardiff Council and the other Welsh authorities sets out the roles and responsibilities of the Licensing Authority and individual Councils. The role of the Councils has been:

- To review the private rented stock within their areas on a regular basis.
- To provide information to RSW where they take on prosecutions for non-compliance.
- To serve fixed penalty notices on landlords and agents.
- To undertake local promotion.

We have worked with our council tax/ housing benefit departments and RSW to identify landlords by cross referencing details that we have with a national database of registered landlords. Where we identify landlords and agents that aren't registered or licensed, we can issue a fixed penalty notice. Persistent non-compliance is dealt with by RSW.

Each fixed penalty notice will carry a fee of £150 and in some cases £200. Likewise, where the Council assists RSW with their functions we will be able to recharge them for the time invested.

All landlords and agents will have to obtain a licence to operate their business. A requirement of the licence is that a landlord or agent is able to demonstrate that they are competent to manage their properties effectively. Therefore, to demonstrate that they are a 'fit and proper' person/company they must attend and complete an approved training course where the full RSW syllabus is delivered. Without this they cannot obtain a licence.

We have taken this opportunity to develop our own syllabus and are delivering a training program for landlords ourselves. Carmarthenshire was the first Council to have been approved by RSW to deliver this program. Landlords can choose to attend another approved course if they so wish.

RSW launched a publicity campaign last year, however, the amount of media attention and communication to landlords from them has since dropped off. We did develop our own marketing campaign. This involved three landlord road shows in Ammanford, Carmarthen and Llanelli. In addition we undertook a radio campaign as well as promoting the scheme by writing and emailing known landlords. Lastly, in our in day to day work which involves answering enquiries from tenants and landlords, we have taken the opportunity of promoting the requirements of the scheme.

Progress in Carmarthenshire involves:

- 5,043 landlords have registered 9,261 of properties (82% of our private rented stock)
- 1,280 of landlords have obtained licence, 922 are currently being processed by RSW.
- 189 agents have obtained a licence.
- 43 of warning letters have been issued by us and 1 fixed penalty notice.

Progress nationally involves:

- 85,265 landlords have been registered involving 176,899 properties (82% of the whole private rented stock in Wales)
- 158 fixed penalty notices have been served. 3 of these have been served by local authorities.
- There has been 5 prosecutions.

Originally, it was envisaged that this would be a five year programme .The progress and response in two years both nationally and locally exceeds initial projections. Our proactive work will continue using data bases and information available to us. We will use enforcement powers available in conjunction with our enforcement protocols with RSW.

Recommendation:

- Community Scrutiny notes the approach and progress made.

DETAILED REPORT ATTACHED?

NO

IMPLICATIONS

I confirm that other than those implications which have been agreed with the appropriate Directors / Heads of Service and are referred to in detail below, there are no other implications associated with this report :

Signed: Robin Staines Head of Housing & Public Protection

Policy, Crime & Disorder & Equalities	Legal	Finance	ICT	Risk Management Issues	Staffing Implications	Physical Assets
YES	YES	YES	NONE	YES	YES	NONE

1. Policy, Crime & Disorder and Equalities

There are no crime or disorder issues. However, there are policy and equality matters which are as follows:

- All communication to landlords has been translated as well as the training course. All literature has been translated and in line with the Welsh language policy.
- The course venues have all been assessed and are suitable for persons with disabilities.

2. Legal

- Legal services were consulted in relation to the terms and conditions of the Memorandum of Understanding between the Council and RSW.

3. Finance

- We are currently generating an income (grant from Welsh Government, fees from RSW) of approximately £30,000 a year which supports the employment of a dedicated officer.

4. Risk Management Issues

- Officers delivering the training program have adequate professional indemnity through the Councils insurance provider.

5. Staffing Implications

- The new duties and responsibilities will require the employment of an additional staff member. This post funded by grant funding provided by Welsh Government and fee income.

CONSULTATIONS

I confirm that the appropriate consultations have taken in place and the outcomes are as detailed below

Signed: **Robin Staines** **Head of Housing & Public Protection**

1. Local Member(s)

Members of Community Scrutiny will be consulted as part of this report.

2. Community / Town Council

Not applicable.

3. Relevant Partners

Welsh Government undertook a national consultation exercise involving landlord and agents and other key stakeholders.

4. Staff Side Representatives and other Organisations

Not applicable.

Section 100D Local Government Act, 1972 – Access to Information

List of Background Papers used in the preparation of this report:

THERE ARE NONE

PWYLLGOR CRAFFU CYMUNEDAU

24ain TACHWEDD 2017

Adroddiad Monitro Cyllideb Cyfalaf a Refeniw 2017/18

Ystyried y materion canlynol a chyflwyno sylwadau arnynt:

- Bod y Pwyllgor Craffu yn derbyn yr Adroddiad Monitro Cyllideb ar gyfer y Gwasanaethau Tai, Adfywio, Cynllunio ac Hamdden a Chwaraeon, ac yn ystyried y sefyllfa cyllidebol.

Rhesymau:

- I ddatgan sefyllfa bresennol y gyllideb i'r Pwyllgor ar 31ain Awst 2017, ynglyn â 2017-18.

Angen cyfeirio'r mater at y Bwrdd Gweithredol er mwyn gwneud penderfyniad: NAC OES

Aelodau'r Bwrdd Gweithredol sy'n gyfrifol am y Portffolio:

- Cyng. Linda Evans (Tai)
- Cyng. Emlyn Dole (Datblygu Economaidd)
- Cyng. Peter Hughes-Griffiths (Diwylliant, Chwaraeon a Thwristiaeth)
- Cyng. David Jenkins (Adnoddau)

<p>Y Gyfarwyddiaeth: Gwasanaethau Corfforaethol</p> <p>Enw Cyfarwyddwr y Gwasanaeth: Chris Moore</p> <p>Awdur yr adroddiad: Chris Moore</p>	<p>Swydd:</p> <p>Cyfarwyddwr y Gwasanaethau Corfforaethol</p>	<p>Rhif Ffôn / Cyfeiriad E-bost:</p> <p>01267 224120 CMoore@sirgar.gov.uk</p>
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EXECUTIVE SUMMARY

COMMUNITY SCRUTINY COMMITTEE 24th NOVEMBER 2017

Revenue & Capital Budget Monitoring Report 2017/18

The Financial monitoring Report is presented as follows:

Revenue Budgets

APPENDIX A

Summary position for the Community Scrutiny Committee. Services within the Community Scrutiny remit are forecasting a £389k overspend.

APPENDIX B

Report on the main variances on agreed budgets.

APPENDIX C

Detail variances for information purposes only.

APPENDIX D

The HRA is forecasting a £21k underspend to the year end.

Capital Budgets

APPENDIX E

Details the main variances on capital schemes, which shows a forecasted net spend of £23,051k compared with a working net budget of £24,458k giving a **£-1,407k** variance. The variance will be slipped into future years, as the funding will be required to ensure that the schemes are completed.

APPENDIX F

Details all Capital Regeneration Schemes

APPENDIX G

Details all Capital Leisure Schemes

APPENDIX H

Details all Capital Housing General Fund (Private Housing) Schemes

APPENDIX I

Details all Capital Housing HRA (Public Housing) Schemes

DETAILED REPORT ATTACHED?	YES – A list of the main variances is attached to this report.
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IMPLICATIONS

<p>I confirm that other than those implications which have been agreed with the appropriate Directors / Heads of Service and are referred to in detail below, there are no other implications associated with this report.</p> <p>Signed: Chris Moore Director of Corporate Services</p>						
Policy, Crime & Disorder and Equalities	Legal	Finance	ICT	Risk Management Issues	Staffing Implications	Physical Assets
NONE	NONE	YES	NONE	NONE	NONE	NONE

<p>3. Finance</p> <p><u>Revenue</u> - The Regeneration, Planning, Leisure & Recreation and Non-HRA Housing Services show a net variance of £389k and the HRA Housing Service shows a £-21k variance against the 2017/18 approved budgets.</p> <p><u>Capital</u> - The capital programme shows a net variance of £-1,407k against the 2017/18 approved budget.</p>
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CONSULTATIONS

<p>I confirm that the appropriate consultations have taken in place and the outcomes are as detailed below:</p> <p>Signed: Chris Moore Director of Corporate Services</p>	
<p>1. Local Member(s) – N/A 2. Community / Town Council – N/A 3. Relevant Partners – N/A 4. Staff Side Representatives and other Organisations – N/A</p>	
<p>Section 100D Local Government Act, 1972 – Access to Information List of Background Papers used in the preparation of this report:</p> <p>THESE ARE DETAILED BELOW:</p>	
Title of Document	File Ref No. / Locations that the papers are available for public inspection
2017/18 Budget	Corporate Services Department, County Hall, Carmarthen

Mae'r dudalen hon yn wag yn fwriadol

Community Scrutiny Report
Budget Monitoring as at 31st August 2017 - Summary

Division	Working Budget				Forecasted				Aug 2017 Forecasted Variance for Year £'000	Jun 2017 Forecasted Variance for Year £'000
	Expenditure £'000	Income £'000	Net non- controllable £'000	Net £'000	Expenditure £'000	Income £'000	Net non- controllable £'000	Net £'000		
Regeneration	4,778	-3,013	3,683	5,449	4,451	-2,694	3,683	5,440	-9	1
Planning	3,673	-2,245	429	1,858	3,721	-1,901	429	2,250	392	376
Leisure & Recreation	14,917	-7,916	4,464	11,465	14,787	-7,787	4,464	11,464	-0	-0
Council Fund Housing	8,931	-8,124	294	1,101	9,324	-8,510	294	1,108	7	-0
GRAND TOTAL	32,300	-21,298	8,870	19,872	32,283	-20,892	8,870	20,262	389	376

Community Scrutiny Report

Budget Monitoring as at 31st August 2017 - Main Variances

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Division	Working Budget		Forecasted		Aug 2017 Forecasted Variance for Year £'000	Notes	Jun 2017 Forecasted Variance for Year £'000
	Expenditure £'000	Income £'000	Expenditure £'000	Income £'000			
Regeneration							
West Wales European Centre	425	-315	280	-143	26	Overspend due to projected non-achievement of income target	-0
Physical Regeneration	458	0	410	0	-48	Underspend due to staff vacancies	-0
UN Sir Gar	165	-125	140	-55	45	Overspend due to projected non-achievement of income target	0
Business Services	314	0	281	0	-33	Underspend due to staff vacancies	-3
Planning							
Planning Admin Account	327	-3	416	-131	-39	Reduced expenditure (£29k) to partly offset under-achievement of Planning Application Fee income. Also projected over-achievement of Street naming and numbering income. (£10k)	-13
Minerals	259	-122	280	-167	-24	Underspend mainly due to charging out of staff to projects as a 'direct cost'.	-36
Development Management	1,392	-1,251	1,327	-704	482	Ongoing shortfall in income	442
Waste planning monitoring report (E)	25	-25	10	-27	-16	2016/17 underspend was held in reserves, pending WG confirmation that specific outcomes have been achieved and that there will be no clawback of grant. This has now been confirmed, so surplus released back into revenue account.	0
Leisure & Recreation							
Pembrey Ski Slope	291	-253	328	-330	-41	Overachieving income re new catering outlet	-0
Carmarthen Leisure Centre	1,212	-1,209	1,194	-1,159	31	Underachieving income	8
Amman Valley Leisure Centre	695	-554	691	-626	-76	Increased income forecast from Gym/Swim	-61
Sport & Leisure General	825	-59	850	-59	25	Increased marketing has resulted in an increase of £14k Printing and £11k Promotions costs	26
Llanelli Leisure Centre	1,110	-958	1,106	-930	24	Underachieving income	8
Council Fund Housing							
Home Improvement (Non HRA)	475	-301	456	-260	22	Underachievement of licence fee income due to changes in licencing laws	20
Homelessness	161	-64	138	-60	-19	Underspend in Homelessness prevention payments covering the underachievement of licence fee income in Home Improvement	-26
Other Variances					30		12
Grand Total					389		376

Community Scrutiny Report

Budget Monitoring as at 31st August 2017 - Detail Monitoring

Division	Working Budget				Forecasted				Aug 2017 Forecasted Variance for Year £'000	Notes	Jun 2017 Forecasted Variance for Year £'000
	Expenditure £'000	Income £'000	Net non- controllable £'000	Net £'000	Expenditure £'000	Income £'000	Net non- controllable £'000	Net £'000			
Regeneration											
West Wales European Centre	425	-315	78	189	280	-143	78	215	26	Overspend due to projected non-achievement of income target	-0
Llanelli Community	41	0	20	62	41	0	20	62	0		1
Parry Thomas Centre	0	0	0	0	24	-24	0	-0	-0		-0
The Guildhall Carmarthen	0	0	0	0	1	0	0	1	1		0
Parc Amanwy Ammanford	71	-47	0	24	71	-47	0	24	0		0
Nant Y Ci Rural Business Development Centre	35	-11	0	25	35	-11	0	25	-0		0
Amman Gwendraeth Community	99	0	8	106	99	0	8	106	0		-0
3 T's Community Dev Core Budget	297	0	22	319	297	0	22	319	0		-1
Betws wind farm community fund	112	-111	2	2	112	-111	2	2	0		0
Community Grants	152	0	5	157	152	0	5	157	0		-0
Welfare Rights & Citizen's Advice	127	0	1	128	127	0	1	128	0		0
Rural Carmarthenshire	25	0	5	30	25	0	5	30	0		-0
Physical Regeneration	458	0	3,134	3,593	410	0	3,134	3,545	-48	Underspend due to staff vacancies	-0
Amman Gwendraeth Regeneration	25	0	3	28	20	0	3	23	-5		-0
Llanelli Regeneration	21	0	3	24	26	0	3	29	5		0
Llanelli Coast Joint Venture	139	-139	5	5	215	-215	5	5	-0		-0
The Beacon	134	-130	51	55	156	-154	51	53	-2		3
Regen Core & Policy Performance	0	0	0	0	1	0	0	1	1		1
Regeneration Business Support Unit	0	0	0	0	-0	0	0	-0	-0		-0
UN Sir Gar	165	-125	0	40	140	-55	0	85	45	Overspend due to projected non-achievement of income target	0
Business Services	314	0	15	329	281	0	15	296	-33	Underspend due to staff vacancies	-3
GT WWEC Matchfunding for Future Schemes	0	0	25	25	0	0	25	25	0		0
GT RDP LEADER Running Costs	68	-68	0	0	55	-55	0	0	-0		0
GT RDP LEADER Animation Costs	115	-115	0	0	109	-109	0	0	-0		-0
GT RDP LEADER Implementation Costs	250	-250	0	0	163	-163	0	0	0		-0
GT RDP LEADER Cooperation	92	-92	0	0	0	0	0	0	0		0
GT Regional Engagement Team - ERDF	137	-137	0	0	75	-75	0	0	0		0
GT Regional Engagement Team - ESF	99	-99	0	0	54	-54	0	0	0		0
GT Communities First - CCC Cluster	406	-406	0	0	406	-406	0	-0	-0		0
GT Communities First Lift	93	-93	0	0	93	-93	0	0	-0		0
GT Communities for Work - Priority 1	107	-106	0	0	79	-79	0	0	0		0
GT Communities for Work - Priority 3	57	-57	0	0	47	-47	0	0	-0		0
GT Opportunity Street	0	0	0	0	10	-10	0	0	0		0
GT RLP Transition	0	0	0	0	219	-219	0	0	0		0
GT Workways Plus	620	-619	0	1	496	-494	0	1	-0		0
GT Exploitation of Digital Technology in Carmarthenshire (E)	47	-47	0	0	39	-39	0	0	0		0

Community Scrutiny Report

Budget Monitoring as at 31st August 2017 - Detail Monitoring

Tudalen 90

Division	Working Budget				Forecasted				Aug 2017 Forecasted Variance for Year £'000	Notes	Jun 2017 Forecasted Variance for Year £'000
	Expenditure £'000	Income £'000	Net non- controllable £'000	Net £'000	Expenditure £'000	Income £'000	Net non- controllable £'000	Net £'000			
GT Event Organisers Network	42	-42	0	0	48	-48	0	0	0		0
GT Mobile & pop up hubs	4	-4	0	0	16	-16	0	-0	-0		0
GT Bucanier	0	0	0	0	26	-26	0	-0	-0		0
GT Match Funding Earmarked for Future Schemes	0	0	307	307	0	0	307	307	0		0
Regeneration Total	4,778	-3,013	3,683	5,449	4,451	-2,695	3,683	5,440	-9		1
Planning											
Planning Admin Account	327	-3	-9	315	416	-131	-9	276	-39	Reduced expenditure (£29k) to partly offset under-achievement of Planning Application Fee income. Also projected over-achievement of Street naming and numbering income. (£10k)	-13
Building Regulations Trading - Chargeable	463	-527	64	0	401	-466	64	-0	-0		-0
Building Regulations Trading - Non-chargeable	21	0	3	23	19	0	3	22	-1		-1
Building Control - Other	177	0	21	198	181	-5	21	197	-1		5
Build Control Other Works	5	0	2	8	0	-0	2	2	-6		-6
Minerals	259	-122	55	193	280	-167	55	169	-24	Underspend mainly due to charging out of staff to projects as a 'direct cost'.	-36
Policy-Development Planning	463	-27	28	463	469	-34	28	463	0		1
Development Management	1,392	-1,251	215	355	1,327	-704	215	837	482	Ongoing shortfall in income	442
Tywi Centre	33	-33	6	6	26	-26	6	6	-0		-0
Conservation	323	-71	44	296	317	-67	44	294	-2		-18
Caeau Mynydd Mawr - Marsh Fritillary Project	130	-130	1	1	133	-133	1	1	-0		-0
ESD grant - Natural Resource Management	44	-44	0	0	44	-44	0	0	0		0
Morfa Berwick S.106 fund	11	-11	0	0	3	-3	0	-0	-0		-0
Carmarthenshire Bogs 2	0	0	0	0	0	0	0	0	0		0
South Wales Regional Aggregates Working Party (E)	0	0	0	0	46	-46	0	-0	-0		0
Waste planning monitoring report (E)	25	-25	0	0	10	-27	0	-16	-16	2016/17 underspend was held in reserves, pending WG confirmation that specific outcomes have been achieved and that there will be no clawback of grant. This has now been confirmed, so surplus released back into revenue account.	0
Building Our Heritage (Delivery Phase) (E)	0	0	0	0	48	-48	0	0	0		0
Planning Total	3,673	-2,245	429	1,858	3,721	-1,901	429	2,250	392		376

Community Scrutiny Report

Budget Monitoring as at 31st August 2017 - Detail Monitoring

Division	Working Budget				Forecasted				Aug 2017 Forecasted Variance for Year £'000	Notes	Jun 2017 Forecasted Variance for Year £'000
	Expenditure £'000	Income £'000	Net non- controllable £'000	Net £'000	Expenditure £'000	Income £'000	Net non- controllable £'000	Net £'000			
Leisure & Recreation											
Millenium Coastal Park	308	-34	1,018	1,292	306	-30	1,018	1,294	2		1
Burry Port Harbour	188	-165	204	228	179	-156	204	227	-1		11
Discovery Centre	82	-103	92	71	85	-103	92	74	3		1
Pendine Outdoor Education Centre	469	-319	50	200	478	-318	50	210	9		0
Pembrey ski shop	0	-9	4	-5	0	-1	4	3	8		0
Pembrey Ski Slope	291	-253	102	140	328	-330	102	99	-41	Overachieving income re new catering outlet	-0
Sport & Leisure West	218	-32	14	200	217	-32	14	199	-1		-0
Newcastle Emlyn Sports Centre	268	-122	19	164	265	-124	19	160	-5		-6
Carmarthen Leisure Centre	1,212	-1,209	315	318	1,194	-1,159	315	349	31	Underachieving income	8
St Clears Leisure Centre	132	-37	82	177	132	-41	82	172	-5		-2
Bro Myrddin Indoor Bowling Club	8	0	80	88	8	0	80	88	0		0
Sport & Leisure East	218	-64	15	168	218	-65	15	168	-0		-0
Amman Valley Leisure Centre	695	-554	82	223	691	-626	82	148	-76	Increased income forecast from Gym/Swim	-61
Brynamman Swimming Pool	0	0	7	7	-3	0	7	4	-3		7
Llandoverly Swimming Pool	188	-79	9	119	190	-80	9	119	0		0
Garnant Golf Course	0	0	1	1	0	0	1	1	0		0
Gwendraeth Sports Centre	15	-4	2	13	18	-3	2	17	5		4
Dinefwr Bowling Centre	10	0	96	106	10	0	96	106	0		0
5 x 60 (E)	229	-287	10	-48	220	-287	10	-57	-9		-5
Dragon Sport (E)	117	-57	10	70	126	-57	10	78	9		5
LAPA Additional Funding (E)	28	-28	0	0	28	-28	0	0	0		0
Sport & Leisure General	825	-59	38	804	850	-59	38	829	25	Increased marketing has resulted in an increase of £14k Printing and £11k Promotions costs	26
National Exercise Referral Scheme (E)	175	-175	1	1	175	-175	1	1	-0		0
Sport & Leisure South	189	-33	14	170	189	-33	14	170	0		-0
Llanelli Leisure Centre	1,110	-958	369	521	1,106	-930	369	545	24	Underachieving income	8
Coedcae Sports Hall	43	-19	5	30	41	-14	5	32	2		-0
ESD Rev Grant - Ynys Dawela	47	-47	0	0	47	-47	0	-0	-0		-0
Wales Coast Path Maintenance Fund (E)	62	-62	0	0	62	-62	0	-0	-0		-0
Country Parks General	451	-58	283	676	450	-58	283	676	0		-0
Outdoor Recreation - Management	778	-838	0	-60	781	-838	0	-57	3		-4
Pembrey Country Park	708	-651	40	97	715	-660	40	95	-2		-3
Llynlech Owain Country Park	94	-28	24	90	94	-28	24	90	0		-1
Carmarthen Library	400	-30	146	515	399	-30	146	514	-1		-4
Ammanford Library	251	-17	23	257	248	-17	23	254	-3		-2
Llanelli Library	442	-27	119	534	446	-27	119	538	4		2
Community Libraries	206	-10	116	313	204	-10	116	311	-2		-4
Libraries General	1,006	-2	53	1,057	1,092	-82	53	1,062	5		9

Community Scrutiny Report
Budget Monitoring as at 31st August 2017 - Detail Monitoring

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Division	Working Budget				Forecasted				Aug 2017 Forecasted Variance for Year £'000	Notes	Jun 2017 Forecasted Variance for Year £'000
	Expenditure £'000	Income £'000	Net non- controllable £'000	Net £'000	Expenditure £'000	Income £'000	Net non- controllable £'000	Net £'000			
Mobile Library	118	0	8	126	119	0	8	127	1		1
School Libraries General	0	0	0	0	0	0	0	0	0		0
Carmarthen Museum, Abergwili.	138	-15	87	210	154	-24	87	217	7		6
Kidwelly Tinplate Museum	12	-2	2	12	8	-0	2	10	-2		-6
Parc Howard Museum	42	-8	50	85	53	-11	50	92	7		-0
Museum of speed, Pendine	30	-29	44	45	26	-20	44	49	4		-5
Museums General	193	0	14	206	188	0	14	202	-4		3
Archives General	126	-2	89	214	124	0	89	213	-1		-2
Arts General	65	0	11	77	64	-1	11	74	-3		1
St Clears Craft Centre	80	-33	50	97	83	-32	50	101	4		7
Cultural Services Management	79	0	0	79	78	0	0	79	-1		-0
Laugharne Boathouse	140	-97	22	64	156	-112	22	66	2		2
Lyric Theatre	320	-195	74	199	310	-183	74	200	2		3
Y Ffwynes	696	-385	188	500	637	-322	188	503	3		-3
Ammanford Miners Theatre	49	-15	3	37	42	-13	3	32	-4		2
Entertainment Centres General	808	-479	19	349	593	-263	19	350	1		3
Oriel Myrddin Trustee	178	-178	0	0	185	-185	0	0	0		-0
Oriel Myrddin CCC	88	0	270	358	88	0	270	358	0		0
Motor Sports Centre - Pembrey	0	-82	1	-82	0	-82	1	-82	0		0
Pendine Beach	5	-27	1	-21	6	-27	1	-21	-0		1
Beach safety	4	0	1	5	4	0	1	5	0		-0
Leisure Management	282	0	88	371	282	0	88	371	-0		0
Leisure & Recreation Total	14,917	-7,916	4,464	11,465	14,787	-7,787	4,464	11,464	-0		-0
Council Fund Housing											
Independent Living and Affordable Homes	96	-45	46	98	81	-25	46	102	4		0
Supporting People Providers	6,495	-6,495	0	0	6,495	-6,495	0	0	0		0
Transitional Funding - Implementing the Housing (Wales) Act (E)	171	-170	0	1	171	-170	0	1	0		-0
Rent Smart Wales Project (E)	17	-17	0	0	17	-17	0	0	0		0
Syrian Resettlement Scheme (E)	0	0	0	0	185	-185	0	-0	-0		-0
Home Improvement (Non HRA)	475	-301	105	279	456	-260	105	301	22	Underachievement of licence fee income due to changes in licencing laws	20
Penybryn Traveller Site	127	-121	11	18	129	-120	11	20	2		8
Benefit Reforms	12	-10	0	2	69	-67	0	2	-0		0
Homelessness	161	-64	24	121	138	-60	24	102	-19	Underspend in Homelessness prevention payments covering the underachievement of licence fee income in Home Improvement	-26
Non Hra Re-Housing (Inc Chr)	135	0	96	231	135	0	96	231	0		0
Temporary Accommodation	477	-101	2	378	463	-96	2	370	-8		-3
Social Lettings Agency	765	-800	9	-26	760	-790	9	-21	6		0

Community Scrutiny Report
Budget Monitoring as at 31st August 2017 - Detail Monitoring

Division	Working Budget				Forecasted				Aug 2017	Notes	Jun 2017
	Expenditure £'000	Income £'000	Net non- controllable £'000	Net £'000	Expenditure £'000	Income £'000	Net non- controllable £'000	Net £'000	Forecasted Variance for Year £'000		Forecasted Variance for Year £'000
Houses Into Homes WG Grant Scheme	0	0	0	0	125	-125	0	0	0		0
Home Improvement Loan Scheme	0	0	0	0	50	-50	0	-0	-0		0
Houses Into Homes WG Loan Scheme	0	0	0	0	50	-50	0	0	0		0
Council Fund Housing Total	8,931	-8,124	294	1,101	9,324	-8,510	294	1,108	7		0
TOTAL FOR COMMUNITY	32,300	-21,298	8,870	19,872	32,284	-20,892	8,870	20,262	389		377

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Housing Revenue Account - Budget Monitoring as at 31st August 2017

	Working Budget £'000	Forecasted Actual £'000	Aug 2017 Variance for Year £'000	Notes	Jun 2017 Previous period forecasted variance for Year £'000
Expenditure					
Repairs & Maintenance					
Responsive	1,720	1,738	18	Under recovery of income from tenant rechargeables in Building Services	10
Minor Works	2,749	2,749	0		0
Voids	2,297	2,297	0		0
Servicing	1,575	1,575	0		0
Drains & Sewers	125	125	0		0
Grounds	715	715	0		0
Unadopted Roads	100	100	0		0
Supervision & Management					
Employee	3,959	3,927	-32	Underspend mainly due to vacant posts not being filled in the first few months of the year	18
Premises	1,327	1,431	104	Overspend in utilities £71k mainly as a result of transferring from British Gas for the electric supply plus an overspend in Rent payments £56k offset by an underspend in Repairs -£23k	2
Transport	67	57	-10	Forecast underspend in travelling costs	-13
Supplies	1,431	1,448	17	Overspend in Fees £18k and misc payments £27k offset by underspends in Postages -£15k, Computer equipment and maintenance -£11k and other -£2k	-15
Recharges	1,127	1,132	5		-0
Provision for Bad Debt	472	224	-248	Provision for bad debt adjustment includes an estimate for write offs based on current data available	-231
Capital Financing Cost	13,940	14,077	137	The interest rate on borrowing was budgeted at 4.57% whereas the actual rate is currently 4.63%	0
Central Support Charges	1,560	1,573	13	Budget to be adjusted to accommodate the 1% increase in Central Recharges	13
DRF	3,793	3,793	0		0
Total Expenditure	36,957	36,962	4		-216

Housing Revenue Account - Budget Monitoring as at 31st August 2017

	Working Budget £'000	Forecasted Actual £'000	Aug 2017 Variance for Year £'000	Notes	Jun 2017 Previous period forecasted variance for Year £'000
Income					
Rents	-37,739	-37,783	-44	Void loss prediction at budget setting of 2.1% currently forecast at 2%	-21
Service Charges	-739	-718	21	Forecast small underachievement of service charge income	15
Supporting People	-135	-135	0		0
Mortgage Interest	-3	-3	0		0
Interest on Cash Balances	-46	-46	0		0
Grants	0	0	0		0
Insurance	0	0	0		0
Other Income	-584	-586	-2		-4
Total Income	-39,245	-39,270	-25		-10
Net Expenditure	-2,288	-2,309	-21		-226

HRA Reserve	£'000
Balance b/f 1/4/17	14,011
Budgeted movement in year	2,288
Variance for the year	21
Balance c/f 31/3/18	16,320

Capital Programme 2017/18

Capital Budget Monitoring - Report for August 2017 - Main Variances

DEPARTMENT/SCHEMES	Working Budget			Forecasted			Variance for Year £:000	Comment
	Expenditure £:000	Income £:000	Net £:000	Expenditure £:000	Income £:000	Net £:000		
CHIEF EXECUTIVE								
- Regeneration	4,036	-32	4,004	5,478	-1,488	3,990	-14	
COMMUNITIES								
- Leisure	4,315	-1,405	2,910	2,308	-120	2,188	-722	
Rights of Way Bridge Strengthening Programme	622	-200	422	100	0	100	-322	£150k to slip to 18/19 to ensure priority works are completed. Remaining budget being considered for other priority schemes within department.
Strategic Open Spaces - Site Development & Linkages	800	-400	400	0	0	0	-400	Budget being considered for other priority schemes within department.
Other Projects with Minor Variances	2,893	-805	2,088	2,208	-120	2,088	0	
- Private Housing	3,315	-688	2,627	3,317	-690	2,627	0	No major variances
- Public Housing	21,087	-6,170	14,917	20,436	-6,190	14,246	-671	
Sheltered Housing Investment	505	0	505	333	0	333	-172	Reduced number of boilers scheduled for replacement in 17/18. Funding to be utilised in 18/19 as committed for further sheltered homes boiler replacements.
Planned M&E Works - Inc Smoke Detectors (PSW)	318	0	318	610	0	610	292	High level of boiler shut downs/replacement works.
Adaptations and DDA Works (Building Services)	900	0	900	1,293	0	1,293	393	Increase in demand and additional large scale adaptations.
Stock Condition Survey 2017/18 - Cost Certainty Gaps and Verification	150	0	150	50	0	50	-100	Work has commenced on identifying the gaps in information that require a stock condition survey to complete the cost certainty exercise for the 30 year Business Plan. Work has also commenced on developing a joint approach between Housing and Property to data storage which needs to be in place prior to commencing a whole scale stock condition survey. Slippage in expenditure is anticipated for 2017/18. However, this will be required for funding the 2018/19 and future stock condition survey(s).
Housing Development Programme (New builds & Stock Increase Programme)	11,817	0	11,817	10,753	0	10,753	-1,064	Housing Development Programme being re-profiled to take account of slight slippage in council new build programme due to unforeseen circumstances. Stock increase programme being brought forward allowing affordable home target (225 during 2017/18) to be delivered. By end of 2017/18 (year 2 of delivery programme) nearly 400 additional affordable homes will have been delivered. New build will form greater percentage of programme in Years 3, 4 and 5 as we look to deliver 1000 homes over the five year period.
Other Projects with Minor Variances	7,397	-6,170	1,227	7,397	-6,190	1,207	-20	
TOTAL	32,753	-8,295	24,458	31,539	-8,488	23,051	-1,407	

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Regeneration
Capital Budget Monitoring - Scrutiny Report for August 2017

Scheme	Target Date for Completion	Working Budget			Forecasted			Variance for Year £'000	Comment
		Expenditure £'000	Income £'000	Net £'000	Expenditure £'000	Income £'000	Net £'000		
Llanelli JV General	Ongoing	0	0	0	714	-714	0	0	
Community Development	Mar-18	99	0	99	99	0	99	0	
Mynydd Y Betws Wind Farm Community Benefit Fund	Ongoing	39	0	39	39	0	39	0	
County Wide Regeneration fund 2015-16 Onwards		1,697	0	1,697	1,697	0	1,697	0	
Rural Enterprise Fund	Mar-19	1,075	0	1,075	1,075	0	1,075	0	
Transformation Commercial Property Development Fund	Mar-19	622	0	622	622	0	622	0	
Health & Safety Remediation Works	Mar-18	95	0	95	95	0	95	0	
Llanelli and Coastal Belt Area		564	0	564	564	0	564	0	
Opportunity Street (Llanelli)	Ongoing	478	0	478	478	0	478	0	
Pembrey Peninsula Study	Mar-18	8	0	8	8	0	8	0	
Llanelli Regeneration Plan	Ongoing	78	0	78	78	0	78	0	
Carmarthen and Rural Area		1,191	-32	1,159	1,919	-774	1,145	-14	
Coastal Communities - Parry Thomas Centre, Pendine	Completed	40	0	40	40	0	40	0	
Carmarthen Town Regeneration - Jacksons Lane	Ongoing	929	0	929	929	0	929	0	
Laugharne Carpark	Ongoing	208	0	208	208	0	208	0	
Pendine Iconic International Visitors Destination	Ongoing	0	0	0	600	-600	0	0	
Carmarthen Town Regeneration - King Street	Ongoing	14	0	14	0	0	0	-14	
Carmarthen Western Gateway & Wetlands	Ongoing	0	-32	-32	142	-174	-32	0	
Ammanford and Crosshands Growth Zone		351	0	351	351	0	351	0	
Ammanford Town Centre Regeneration	Mar-19	75	0	75	75	0	75	0	
Cross Hands East strategic Employment Site	Mar-19	109	0	109	109	0	109	0	
Cross Hands East Enabling Fund	Mar-19	0	0	0	0	0	0	0	
Margaret St - Retaining Wall & Road Widening	Mar-18	167	0	167	167	0	167	0	
NET BUDGET		4,036	-32	4,004	5,478	-1,488	3,990	-14	

Housing G.F.(Private Sector)

Capital Budget Monitoring - Scrutiny Report for August 2017
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Scheme	Target Date for Completion	Working Budget			Forecasted		
		Expenditure £'000	Income £'000	Net £'000	Expenditure £'000	Income £'000	Net £'000
Private Sector Housing - Capital Receipts	Ongoing	0	0	0	0	-2	-2
Renewal Assistance	Mar-18	366	0	366	366	0	366
Disabled Facility Grants	Ongoing	2,076	0	2,076	2,089	0	2,089
ART Homes (Property Appreciation Loan)	Ongoing	0	-31	-31	0	-31	-31
Renewal Areas (Private Sector)	Completed	0	0	0	3	0	3
County Wide Steelwork Repair	Mar-18	13	0	13	-1	0	-1
ECO Arbed - Energy Efficiency Works	Completed	632	-429	203	632	-429	203
ENABLE - Adaptations to Support Independent Living - setup in error	Mar-18	228	-228	0	228	-228	0
NET BUDGET		3,315	-688	2,627	3,317	-690	2,627

Variance for Year £'000	Comment
-2	
0	
13	
0	
3	
-14	
0	
0	
0	

Housing H.R.A.(Public Sector)
Capital Budget Monitoring - Scrutiny Report for August 2017

Scheme	Target Date for Completion	Working Budget			Forecasted		
		Expenditure £'000	Income £'000	Net £'000	Expenditure £'000	Income £'000	Net £'000
Public Sector Housing External Funding	Ongoing	0	-6,170	-6,170	0	-6,190	-6,190
Internal and External Works (Housing Services)		90	0	90	90	0	90
Fuel Switch - Gas Infrastructure	Mar-18	90	0	90	90	0	90
Internal and External Works (PROPERTY)		7,687	0	7,687	7,807	0	7,807
Sheltered Housing Investment	Ongoing	505	0	505	333	0	333
Voids To Achieve The CHS (VOI)	Ongoing	1,580	0	1,580	1,580	0	1,580
Planned M&E Works - Inc Smoke Detectors (PSW)	Ongoing	318	0	318	610	0	610
Internal Refurbishment (PKB)	Ongoing	1,377	0	1,377	1,377	0	1,377
Housing Minor Works (HMO)	Ongoing	603	0	603	603	0	603
Rendering and External Works (EXP & EXI)	Ongoing	2,386	0	2,386	2,386	0	2,386
Re-Roofing - Council Dwellings	Ongoing	918	0	918	918	0	918
Environmental Works (Housing Services)	Ongoing	291	0	291	291	0	291
Adaptations and DDA Works (Building Services)	Ongoing	900	0	900	1,293	0	1,293
Programme Delivery and Strategy		302	0	302	202	0	202
CHS Programme	Ongoing	152	0	152	152	0	152
Stock Condition Survey 2017/18 - Cost Certainty Gaps and Verification	Ongoing	150	0	150	50	0	50

Variance for Year £'000	Comment
-20	
0	
0	
120	
-172	Reduced number of boilers scheduled for replacement in 17/18. Funding to be utilised in 18/19 as committed for further sheltered homes boiler replacements.
0	
292	High level of boiler shut downs/replacement works.
0	
0	
0	
0	
0	
0	
0	
0	
0	
0	
0	
0	
0	
0	
393	Increase in demand and additional large scale adaptations.
-100	
0	
-100	Work has commenced on identifying the gaps in information that require a stock condition survey to complete the cost certainty exercise for the 30 year Business Plan. Work has also commenced on developing a joint approach between Housing and Property to data storage which needs to be in place prior to commencing a whole scale stock condition survey. Slippage in expenditure is anticipated for 2017/18. However, this will be required for funding the 2018/19 and future stock condition survey(s).

Housing H.R.A.(Public Sector)
Capital Budget Monitoring - Scrutiny Report for August 2017

Scheme	Target Date for Completion	Working Budget			Forecasted		
		Expenditure £'000	Income £'000	Net £'000	Expenditure £'000	Income £'000	Net £'000
Housing Development Programme (New builds & Stock Increase Programme)	Ongoing	11,817	0	11,817	10,753	0	10,753
NET BUDGET		21,087	-6,170	14,917	20,436	-6,190	14,246

Variance for Year £'000	Comment
-1,064	Housing Development Programme being re-profiled to take account of slight slippage in council new build programme due to unforeseen circumstances. Stock increase programme being brought forward allowing affordable home target (225 during 2017/18) to be delivered. By end of 2017/18 (year 2 of delivery programme) nearly 400 additional affordable homes will have been delivered. New build will form greater percentage of programme in Years 3, 4 and 5 as we look to deliver 1000 homes over the five year period.
-671	

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COMMUNITY SCRUTINY COMMITTEE

24TH NOVEMBER 2017

FORTHCOMING ITEMS FOR NEXT MEETING

14TH DECEMBER, 2017

Discussion Topic	Background
Revenue Budget Consultation 2018/19 – 2020/21	This item will provide members with an opportunity to consider and comment on the budget settlement, departmental service budgets and efficiency savings proposals.
Capital Budget Consultation 2018/19 – 2022/23	This item will provide members with an opportunity to consider and comment on the draft five-year capital programme.
Chief Executive's Departmental Business Plan 2018/19 - 2021	This item will enable the Committee to consider and comment on the Chief Executive's Departmental Business Plan 2018/19 – 2021.
Communities Departmental Business Plan 2018/19 - 2021	This item will enable the Committee to consider and comment on the Communities Departmental Business Plan 2018/19 – 2021 relevant to its remit (Public Protection).
The Commons Act 2006 (Correction, Non Registration or Mistaken Registration) (Wales) Regulations 2017 (The 2017 Regulations)	This item will enable to Committee to consider proposals on the introduction of charges by the Authority for the processing of applications to amend the Common Land Register, as allowed under the 2017 Regulations
LDP Review and Progress Report	This item will provide the Committee with an update and progress report on the LDP Review, as agreed by Council on the 20 th September 2017
Local Resilience Forum – Business Plan	This item will provide members with details of the Local Resilience Forum and Business Plan
Counter Terrorism Update	This item will provide members with an update on work undertaken in relation to Counter Terrorism

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Community Scrutiny Committee – DRAFT Forward Work Programme 2017/18

20 th July 17 (Additional)	5 October 17	24 November 17	14 December 17	19 January 18	16 February 18	29 March 18
Local Development Plan – Annual Monitoring Report	Budget Monitoring 2017/18	Budget Monitoring 2017/18	Revenue Budget Consultation 2017/18 - 2019/20	HRA Budget Service Charges and Rent Setting 2018/19	Budget Monitoring 2017/18	Communities Department Business Plan
Community Infrastructure Levy	Carmarthenshire County Council's Annual Report 2016/17	Half-Year Compliments and Complaints Report	Capital Budget Consultation 2017/18 – 2021/22	Carmarthenshire Home Standards Plus (HRA Business Plan 2018 – 2021)	Tenant Vision Engagement Plan	Q3 Performance Management Report for the Council's 2017/18 Well-Being Objectives
	Q1 Performance Management Report for the Council's 2017/18 Well-Being Objectives	Actions & Referrals Update	Communities, Environment and Chief Executive's Departmental Business Plans 2018-2021	Welsh Public Library Standards Annual Report 2016/17: Carmarthenshire	Actions & Referrals Update	
	Annual Performance Report (Planning Services)	National Licensing of Landlords and Agents – Update Report (including feedback on how well it is working & outcomes for landlords not meeting standards)	Local Resilience Forum Business Plan & Counter Terrorism Update	New Vision Theatre Services		
	Community Scrutiny Committee Annual Report 2016/17	Introduction of Choice Based Lettings Process for Council Housing in Carmarthenshire	Commons Act 2006			
	Community Scrutiny Committee FWP 2017/18		LDP Review and Progress Report			
	Museum Strategy					

ITEMS FOR JOINT MEETINGS IN 2017/18:

- Universal Credit (Joint with Social Care & Health)
- Emergency Planning & Resilience (Joint with Policy & Resource)

ITEMS CARRIED OVER FROM PREVIOUS WORK PROGRAMME:

- Supplementary Planning Guidance (Energy/Education Contribution)

COMMITTEE SUGGESTIONS FOR NEW PROGRAMME:

- To view one of the new mobile libraries (Action Sheet 20th January refers)
- Improving Planning Consultations – communication etc.
- Leisure Facilities & Active Fitness update – TBC if included in business plan.

ITEMS FOR CONSIDERATION

DEVELOPMENT SESSIONS:

- TBC

SITE VISITS (TBC):

- Outdoor Recreation – Burry Port Harbour, Pembrey Country Park.
- Regeneration Projects – e.g. Crosshands, Pendine, S4C building, Wellness Centre
- Leisure Facilities
- Theatres
- Libraries (repeat for new Members)
- Museums – link to Museums Strategies

TASK & FINISH REVIEW SUGGESTIONS:

- Large empty old churches/chapels/ halls blighting town centres (provisional – awaiting the outcome of initial investigations by the Ammanford Task Group)

Dates to be Confirmed

Draft Homelessness Strategy

Carmarthen LA Housing Company – 24th November, 2017

EXECUTIVE BOARD FORWARD WORK PROGRAMME 2017/18 as at 9th OCTOBER 2017

Introduction

This plan is published to encourage and enable greater understanding between the Executive, all Councillors, the public and other stakeholders. It assists the Scrutiny Committees in planning their contribution to policy development and holding the executive to account.

The plan gives the public and stakeholders a chance to see the forthcoming major decisions to be made by the Executive Board and the County Council over the next 12 months. It is reviewed and published bi-annually to take account of changes and additional key decisions.

WORKING DRAFT

**EXECUTIVE BOARD FORWARD WORK PROGRAMME 2017/18
as at 9th OCTOBER 2017**

CHIEF EXECUTIVES

Subject area and brief description of nature of report	Responsible Officer	Executive Board Member	Date to Scrutiny	Date to Executive Board	Date to County Council
QUARTERLY PERFORMANCE REPORT	Wendy Walters Director of Regeneration & Policy	HR	P & R Scrutiny	N/A	N/A
ARIP ANNUAL REPORT AND IMPROVEMENT PLAN	Wendy Walters Director of Regeneration & Policy/Helen Morgan	Leader	OCT	NOV	DEC
PREVENT/COUNTER TERRORISM	Wendy Walters, Director of Regeneration & Policy/Anthony Maynard			NOV	
WELSH LANGUAGE ANNUAL REPORT	Wendy Walters, Director of Regeneration & Policy/Gwyneth Ayres	Culture, Sport & Tourism	DEC	JAN	

**EXECUTIVE BOARD FORWARD WORK PROGRAMME 2017/18
as at 9th OCTOBER 2017**

CHIEF EXECUTIVES					
Subject area and brief description of nature of report	Responsible Officer	Executive Board Member	Date to Scrutiny	Date to Executive Board	Date to County Council
DISPOSALS POLICY	Wendy Walters, Director of Regeneration & Policy/Jason Jones				
HOW CARMARTHENSHIRE RESULTS COMPARE TO OTHER COUNCILS IN WALES	Wendy Walters Director of Regeneration & Policy	Leader	OCT	NOV	NOV
EQUALITIES REPORT	Wendy Walters, Director of Regeneration & Policy/Gwyneth Ayres	Housing			
PSB WELL-BEING PLAN FOR CONSULTATION	Wendy Walters, Director of Regeneration & Policy/Gwyneth Ayres	Leader	NOV		

**EXECUTIVE BOARD FORWARD WORK PROGRAMME 2017/18
as at 9th OCTOBER 2017**

CHIEF EXECUTIVES

Subject area and brief description of nature of report	Responsible Officer	Executive Board Member	Date to Scrutiny	Date to Executive Board	Date to County Council
AGEING WELL ANNUAL REPORT	Wendy Walters, Director of Regeneration & Policy/Gwyneth Ayres	Housing			
RECRUITMENT POLICY	Paul R Thomas	Deputy Leader		26 TH MARCH	
HALF YEAR SICKNESS ABSENCE	Paul R Thomas	Deputy Leader			
PAY POLICY STATEMENT	Paul Thomas Assistant Chief Executive	Deputy Leader	N/A	23 RD FEBRUARY	14 TH MARCH
SICKNESS ABSENCE	Paul R Thomas ACE	Deputy Leader			
TRANSFORMATION INNOVATION AND CHANGE ANNUAL REPORT	Jon Owen – TIC MANAGER	Deputy Leader		OCT 18	
ANNUAL REVIEW OF COUNCILLORS' & CO-OPTED MEMBERS' ALLOWANCES SCHEME	Gaynor Morgan Democratic Services		Democratic Services Cttee MARCH	APRIL	May AGM

**EXECUTIVE BOARD FORWARD WORK PROGRAMME 2017/18
as at 9th OCTOBER 2017**

CHIEF EXECUTIVES

Subject area and brief description of nature of report	Responsible Officer	Executive Board Member	Date to Scrutiny	Date to Executive Board	Date to County Council
ANNUAL REVIEW OF THE CONSTITUTION - CRWG	Linda Rees Jones Head of Administration & Law	N/A CRWG - FEB		APRIL	May AGM
ANNUAL PROGRESS REPORT - DIGITAL TRANSFORMATION STRATEGY 2017-2020	Noelwyn Daniel Head of ICT	Deputy Leader	APRIL	MAY	
REVIEW OF THE CONSTITUTION (LEGISLATION CHANGES) - CRWG	Linda Rees Jones Head of Administration & Law	N/A CRWG - FEB	N/A	AS AND WHEN REQUIRED	AS AND WHEN REQUIRED
REVIEW OF COMMUNITY COUNCIL BOUNDARIES & ELECTORAL ARRANGEMENTS	Wendy Walters, Director of Regeneration & Policy	Resources	As and when required		
CONFERENCE APPLICATIONS/REPORTS	Gaynor Morgan Democratic Services Manager	Leader	N/A	N/A	N/A
FORWARD WORK PROGRAMME AND UPDATE BI-ANNUALLY	Gaynor Morgan Democratic Services Manager	Business Manager		APRIL OCT	
CITY DEAL UPDATE (INCLUDING LIFE SCIENCE & WELLNESS PROJECT)	Wendy Walters Director of Regeneration and Policy	Leader			

**EXECUTIVE BOARD FORWARD WORK PROGRAMME 2017/18
as at 9th OCTOBER 2017**

CHIEF EXECUTIVES

Subject area and brief description of nature of report	Responsible Officer	Executive Board Member	Date to Scrutiny	Date to Executive Board	Date to County Council
WELLBEING OBJECTIVES	Wendy Walters Director of Regeneration and Policy	Communities and Rural Affairs			
HUB AND COMMUNICATIONS - UPDATE	Wendy Walters, Director of Regeneration & Policy	Deputy Leader	As and when required	As and when required	As and when required
WELSH GOVERNMENT CONSULTATION DOCUMENTS	Wendy Walters Director of Regeneration & Policy	Deputy Leader	If applicable	If applicable	If applicable
OUTSIDE BODY – MEMBER FEEDBACK	Linda Rees Jones Head of Administration & Law/Gaynor Morgan Democratic Services Manager	Deputy Leader	N/A	N/A	N/A

**EXECUTIVE BOARD FORWARD WORK PROGRAMME 2017/18
as at 9th OCTOBER 2017**

COMMUNITY SERVICES

Subject area and brief description of nature of report	Responsible Officer	Executive Board Member	Date to Scrutiny or other Cttee	Date to Executive Board	Date to County Council
REVISED CHARGING POLICY (post consultation)	Lyn Walters / Rhys Page	SC&H	SC&H TBC	TBC	TBC
GWENDRAETH SPORTS HALL	Ian Jones	Culture, Sport & Tourism		TBC	
CHILD MEASUREMENT PROGRAMME		E&C			
REPORT ON THE CAPITAL INVESTMENT AND SERVICE IMPROVEMENT OF SPORT & LEISURE – FITNESS AND AQUATICS	Ian Jones	Culture, Sport & Tourism			

WORKING DRAFT

**EXECUTIVE BOARD FORWARD WORK PROGRAMME 2017/18
as at 9th OCTOBER 2017**

COMMUNITY SERVICES

Subject area and brief description of nature of report	Responsible Officer	Executive Board Member	Date to Scrutiny or other Cttee	Date to Executive Board	Date to County Council
MENTAL HEALTH TRANSFORMATION	Avril Bracey	SC&H			
MEETING THE REQUIREMENTS OF THE GYPSY & TRAVELLERS ACCOMMODATION NEEDS ASSESSMENT	Robin Staines (Rachel Davies)	HSG			
TENANT VISION ENGAGEMENT PLAN (POST CONSULTATION)	Robin Staines (Les James)	HSG		Autumn 2017	
DAY OPPTS WITHIN CARMARTHENSHIRE	Robin Staines	SC&H			
HOMELESSNESS STRATEGY –	Robin Staines	HSG			
ENFORCEMENT POLICY (POST CONSULTATION)	Robin Staines	PP			

**EXECUTIVE BOARD FORWARD WORK PROGRAMME 2017/18
as at 9th OCTOBER 2017**

CORPORATE SERVICES

Subject area and brief description of nature of report	Responsible Officer	Executive Board Member	Date to Scrutiny	Date to Executive Board	Date to County Council
RESERVES STRATEGY	Chris Moore Director of Corporate Services	RESOURCES		OCT 2017	N/A
BI-MONTHLY REVENUE AND CAPITAL BUDGET MONITORING REPORTS	Chris Moore Director of Corporate Services	RESOURCES	N/A	APRIL JUNE SEPT NOV JAN MARCH	N/A
QUARTERLY TREASURY MANAGEMENT AND PRUDENTIAL INDICATOR REPORT	Chris Moore Director of Corporate Services	RESOURCES	N/A	JULY OCT JAN	N/A
ANNUAL TREASURY MANAGEMENT & PRUDENTIAL INDICATOR REPORT	Chris Moore Director of Corporate Services	RESOURCES	N/A	JULY	FEB
5 YEAR CAPITAL PROGRAMME	Chris Moore Director of Corporate Services	RESOURCES	ALL DEC/ JAN	NOV	N/A

**EXECUTIVE BOARD FORWARD WORK PROGRAMME 2017/18
as at 9th OCTOBER 2017**

CORPORATE SERVICES

Subject area and brief description of nature of report	Responsible Officer	Executive Board Member	Date to Scrutiny	Date to Executive Board	Date to County Council
5-YEAR CAPITAL RECEIPT STRATEGY	Wendy Walters, Director of Regeneration & Policy	RESOURCES	n/a	n/a	n/a
COUNCIL TAX SETTING REPORT	Chris Moore Director of Corporate Services	RESOURCES	n/a	n/a	march
COUNCIL TAX BASE	Chris Moore / John Gravelle	RESOURCES	N/A	NOV	MARCH
COUNCIL TAX PREMIUMS	Chris Moore / John Gravelle	RESOURCES		√ (date unclear)	√ (date unclear)
Council Tax Reduction Scheme	Chris Moore / John Gravelle	RESOURCES	N/A	N/A	JAN
BUDGET STRATEGY (Revenue and Capital)	Chris Moore Director of Corporate Services	RESOURCES	ALL DEC/ JAN	NOV	N/A

**EXECUTIVE BOARD FORWARD WORK PROGRAMME 2017/18
as at 9th OCTOBER 2017**

CORPORATE SERVICES

Subject area and brief description of nature of report	Responsible Officer	Executive Board Member	Date to Scrutiny	Date to Executive Board	Date to County Council
BUDGET OUTLOOK (Revenue and Capital)	Chris Moore Director of Corporate Services	RESOURCES	ALL DEC/ JAN	NOV	N/A
TREASURY MANAGEMENT POLICY AND STRATEGY	Chris Moore Director of Corporate Services	RESOURCES	N/A	FEB	FEB
FINAL BUDGET	Chris Moore Director of Corporate Services	RESOURCES	N/A	FEB	FEB
HOUSING REVENUE ACCOUNT BUDGET AND RENT SETTING REPORT	Chris Moore Director of Corporate Services	RESOURCES	HOUSING	FEB	FEB
BUDGET OUTLOOK 2018/21	Chris Moore Director of Corporate Services	RESOURCES	N/A	JULY/SEPT	N/A

**EXECUTIVE BOARD FORWARD WORK PROGRAMME 2017/18
as at 9th OCTOBER 2017**

EDUCATION & CHILDREN

Subject area and brief description of nature of report	Responsible Officer	Executive Board Member	Date to Scrutiny	Date to Executive Board	Date to County Council
MODERNISING EDUCATION PROGRAMME - QUARTERLY PROGRESS REPORTS	Simon Davies, Schools Modernisation Manager	E&C	N/A	N/A	N/A
FELINFOEL COMMUNITY EDUCATION CENTRE – OPTIONS FOR THE DISPOSAL OF THE BUILDING	Matt Morden	E&C		TBC	
REVIEW OF BEHAVIOUR MANAGEMENT SERVICES	Gareth Morgan	E&C	TBC	TBC	TBC
ACCOMMODATING LOOKED AFTER CHILDREN – COMMISSIONING & COSTS	Stefan Smith Head of Children's Services	E&C			
CSSIW INSPECTION, EVALUATION & REVIEW OF LOCAL AUTHORITY SERVICES	Stefan Smith – Head of Children's Services	E&C			
SCHOOL IMPROVEMENT PANEL ANNUAL REPORT	Gareth Morgans – Head of Education	E&C			
ESTYN REPORT –QUARTERLY SYNOPSIS	Gareth Morgan	E&C			

**EXECUTIVE BOARD FORWARD WORK PROGRAMME 2017/18
as at 9th OCTOBER 2017**

ENVIRONMENT					
Subject area and brief description of nature of report	Responsible Officer	Executive Board Member	Date to Scrutiny	Date to Executive Board	Date to County Council
FLOOD RISK MANAGEMENT PLAN	Ruth Mullen Director of Environment / Ainsley Williams Head of Waste & Environmental Services	Environment		Feb 18	
WASTE TREATMENT AND DISPOSAL	Ruth Mullen Director of Environment / Ainsley Williams Head of Waste & Environmental Services	ENVIRONMENT		Jan 18	
REVIEW OF HOUSEHOLD WASTE RECYCLING CENTRE PROVISION	Ruth Mullen Director of Environment / Ainsley Williams Head of Waste & Environmental Services	ENVIRONMENT		Feb 18	

**EXECUTIVE BOARD FORWARD WORK PROGRAMME 2017/18
as at 9th OCTOBER 2017**

ENVIRONMENT

Subject area and brief description of nature of report	Responsible Officer	Executive Board Member	Date to Scrutiny	Date to Executive Board	Date to County Council
SUPPLEMENTARY PLANNING GUIDANCE	Ruth Mullen Director of Environment / Llinos Quelch Planning Services	DEPUTY LEADER		OCT 17	
FEES REGARDING COMMON LAND	Ruth Mullen Director of Environment / Llinos Quelch Planning Services	Environment			
GARDEN/GREEN WASTE COLLECTION UPDATE	Ruth Mullen Director of Environment / Ainsley Williams Head of Waste & Environmental Services	Environment	Jan 18	Feb 17	

**EXECUTIVE BOARD FORWARD WORK PROGRAMME 2017/18
as at 9th OCTOBER 2017**

ENVIRONMENT					
Subject area and brief description of nature of report	Responsible Officer	Executive Board Member	Date to Scrutiny	Date to Executive Board	Date to County Council
HIGHWAYS DESIGN GUIDE	Ruth Mullen Director of Environment / Steve Pilliner Highways & Transport	Environment		Dec 17	
ASSET MANAGEMENT PLAN	Ruth Mullen Director of Environment / Steve Pilliner Highways & Transport	Resources		Feb 18	
WASTE DISPOSAL CONTRACT AWARD	Ruth Mullen Director of Environment / Ainsley Williams Head of Waste & Environmental Services	Environment			

Mae'r dudalen hon yn wag yn fwriadol

COMMUNITY SCRUTINY COMMITTEE

24TH NOVEMBER 2017

Explanation for non-submission of scrutiny report

ITEM	RESPONSIBLE OFFICER(S)	EXPLANATION	REVISED SUBMISSION DATE
Half Year Compliments And Complaints Report 2017	J. W. Tillman, Information & Data Protection Officer	For 2017/18, the Compliments and Complaints report will be presented at year end and will form part of the performance management report. However from 2018/19 onwards the report will be presented at quarter 2 and year end.	April/May 2018

Mae'r dudalen hon yn wag yn fwriadol

PWYLLGOR CRAFFU CYMUNEDAU 24AIN TACHWEDD, 2017

Diweddariad Gweithredu Craffu

Ystyried y materion canlynol a chyflwyno sylwadau arnynt:

- Hoelio sylw ar y cynnydd sy'n cael ei wneud mewn perthynas â'r camau, y ceisiadau neu'r atgyfeiriadau a gofnodwyd yng nghyfarfodydd blaenorol y Pwyllgor.

Rhesymau:

- Er mwyn i'r aelodau gyflawni eu dyletswyddau craffu mewn perthynas â monitro perfformiad.

Angen cyfeirio'r mater at y Bwrdd Gweithredol / Cyngor er mwyn gwneud penderfyniad: NAC OES

Aelod y Bwrdd Gweithredol sy'n gyfrifol am y Portffolio: DDIM YN BERTHNASOL

<p>Y Gyfarwyddiaeth: Prif Weithredwr</p> <p>Enw Pennaeth y Gwasanaeth: Linda Rees-Jones</p> <p>Awdur yr adroddiad: Kevin Thomas</p>	<p>Swyddi:</p> <p>Pennaeth Gweinyddiaeth a'r Gyfraith</p> <p>Swyddog Gwasanaeth Democrataidd</p>	<p>Rhifau Ffôn / Cyfeiriadau E-bost:</p> <p>01267 224010 lrjones@sirgar.gov.uk</p> <p>01267 224027 kjthomas@sirgar.gov.uk</p>
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EXECUTIVE SUMMARY

COMMUNITY SCRUTINY COMMITTEE 24TH NOVEMBER 2017

Community Scrutiny Committee Actions and Referrals Update

During the course of a municipal year, several requests for additional information are made by the Committee in order to assist it in discharging its scrutiny role.

The attached report provides members of the Committee with an update on the progress made in relation to these requests.

DETAILED REPORT ATTACHED?

YES

IMPLICATIONS

I confirm that other than those implications which have been agreed with the appropriate Directors / Heads of Service and are referred to in detail below, there are no other implications associated with this report.

Signed: Linda Rees-Jones Head of Administration & Law

Policy, Crime & Disorder and Equalities	Legal	Finance	ICT	Risk Management Issues	Staffing Implications	Physical Assets
NONE	NONE	NONE	NONE	NONE	NONE	NONE

CONSULTATIONS

I confirm that the appropriate consultations have taken in place and the outcomes are as detailed below:

Signed: Linda Rees-Jones Head of Administration & Law

1. Local Member(s) – N/A
2. Community / Town Council – N/A
3. Relevant Partners – N/A
4. Staff Side Representatives and other Organisations – N/A

**Section 100D Local Government Act, 1972 – Access to Information
List of Background Papers used in the preparation of this report:**

THESE ARE DETAILED BELOW:

Title of Document	File Ref No. / Locations that the papers are available for public inspection
Community Scrutiny Committee Reports and Minutes	Meetings from September 2016 onwards: http://democracy.carmarthenshire.gov.wales/ieListMeetings.aspx?CommitteId=186

Mae'r dudalen hon yn wag yn fwriadol

Community Scrutiny Committee Actions 2017-2018

Ref No	Meeting Date	Recommendation / Action / Referral	Description	Progress Update	Member / Officer	Status
CS 001-17/18	20th July 2017	Recommendation	Minute 5 - ANNUAL MONITORING REPORT 2016/17 CARMARTHENSHIRE LOCAL DEVELOPMENT PLAN Committee agreed to endorse the recommendations for referral to the Executive Board / Council	Submitted to the Executive Board 31st July 2017 and Council 20th September	L. Quelch/I. Llewellyn	Completed
CS 002-17/18	20th July 2017	Recommendation	Minute 6 - CARMARTHENSHIRE COMMUNITY INFRASTRUCTURE LEVY - UPDATE AND PROGRESS Committee agreed to endorse the report's recommendations for referral to the Executive Board / Council	Submitted to the Executive Board 31st July 2017 and Council 20th September	L. Quelch/I. Llewellyn	Completed
CS 003-17/18	5th October 2017	Recommendation	Minute 6 - ANNUAL PERFORMANCE REPORT (PLANNING) Committee received the report for onward submission to the Welsh Governmnet by the 31st October 2017	Report forwarded to the Welsh Government by the due deadline	L. Quelch/I. Llewellyn	Completed
CS 004-17/18	5th October 2017	Recommendation	Minute 6 - ANNUAL PERFORMANCE REPORT (PLANNING) The Head of Planning to provide members of the Committee with details of the staffing structure within the Planning Division, when completed, including any staff relocations taking place	An e-mail incorporating the requested information/staff structure was sent to members of the Scrutiny Committee on the 17th November, 2017	L. Quelch	Completed
CS 005-17/18	5th October 2017	Recommendation	Minute 8 - DRAFT - CARMARTHENSHIRE COUNTY COUNCIL'S ANNUAL REPORT FOR 2016/17 As part of discussion on an increase in sickness absence levels within the Authoirty the Committee requested the Policy and Resources Scrutiny Committee to consider the increase in staff sickness leveles within the Authority , possibly by revisiting the work of its Task and Finish Group	The Policy and Resources Committee will consider the Committes recommendation at its meeting on the 6th December, 2017	Martin Davies	Completed Included on the agenda for the Policy and Resiurces Scrutiny Committee on the 6th December, 2017

Tudalen 131

Community Scrutiny Committee Actions 2017-2018

Tudalen 132

CS 006-18	5th October 2017	Action	<p>Minute 8- DRAFT - CARMARTHENSHIRE COUNTY COUNCIL'S ANNUAL REPORT FOR 2016/17</p> <p>As part of a discussion on energy consumption/generation within the Authority the Committee requested that it be provided with details of the energy it purchased and the proportion of which was green energy</p>	This information is currently being collated and will be forwarded direct to members of the committee by e-mail	J. Fearn / K. Davies	In progress
CS 007-17/18	5th October 2017	Action	<p>MINUTE 8 - DRAFT - CARMARTHENSHIRE COUNTY COUNCIL'S ANNUAL REPORT FOR 2016/17</p> <p>A question was asked on the whether it would be possible for the committee to be provided with details on the first years operation of the revised domestic garden waste collection system to include resident take up figures and costs</p>	A report on this is agendaed for consideration by the Environmental and Public Protection Scrutiny Committee in January 2018 and will be available for all members to access on the Council's website	Ainsley Williams	<p>Completed</p> <p>Included on the agenda for the Environmental and Public Protection Scrutiny Committee on the 15th January 2018</p>
CS 008-17/18	5th October 2017	Action	<p>MINUTE 9 2017/18 WELL-BEING OBJECTIVES PERFORMANCE MONITORING REPORT QUARTER 1 - 1ST APRIL TO 30TH JUNE 20-17</p> <p>Members referred to the recent acquisition by the council of new mobile libraries vehicles and the Head of Leisure agreed arrangements would be made for the committee to view one of the vehicles</p>	Arrangements are currently being made for the committee to view the vehicles	Ian Jones / Mark Jewell	In progress

Dydd Iau, 5 Hydref 2017

YN BRESENNOL: Y Cyngorydd J.K. Howell (Cadeirydd)

Y Cynghorwyr:

D.M. Cundy, S.A. Curry, W.R.A. Davies, H.L. Davies, B.W. Jones, H.I. Jones, H.B. Shepardson, G.B. Thomas, A.Vaughan Owen and W.T. Evans (In place of C.A. Davies)

Hefyd yn bresennol:

Y Cynghorwyr P. Hughes-Griffiths, Aelod y Bwrdd Gweithredol dros Diwylliant, Chwaraeon a Thwristiaeth
L.M. Stephens, Dirprwy Arweinydd y Cyngor

Yr oedd y swyddogion canlynol yn gwasanaethu yn y cyfarfod:

R. Staines, Pennaeth Tai a Diogelu'r Cyhoedd
I. Jones, Pennaeth Hamdden
H. Morgan, Rheolwr Datblygu Economaidd
L. Quelch, Y Pennaeth Cynllunio
S. Walters, Rheolwr Datblygu Economaidd
A. Thomas, Prif Gyfrifydd
G. Ayres, Rheolwr Polisi Corfforaethol a Phartneriaeth
J. Davies, Uwch-reolwr y Gwasanaethau Diwylliannol
M Mason, Museum Development Manager
K. Thomas, Swyddog Gwasanaethau Democraidd

Siambwr, 3 Heol Spilman, Caerfyrddin - 10.00 am - 12.40 pm

1. YMDDIHEURIADAU AM ABSENOLDEB

Derbyniwyd ymddiheuriadau am absenoldeb gan y Cynghorwyr Sharen Davies, Betsan Jones a Shirley Matthews

2. DATGAN BUDDIANNAU PERSONOL

Y Cyngorydd	Rhif y Cofnod	Y Math o Fuddiant
Aled Vaughan Owen		Deiliad Trwydded ar gyfer Neuadd Chwaraeon y Gwendraeth

3. DATGAN CHWIPIAID PLAID SYDD WEDI EU GWAHARDD

Ni chafwyd dim datganiadau ynghylch chwip waharddedig.

4. CWESTIYNAU GAN Y CYHOEDD (NID OEDD DIM WEDI DOD I LAW)

Nid oedd cwestiynau gan y cyhoedd wedi dod i law.

5. CYNLLUN STRATEGOL AMGUEDDFEYDD SIR GAERFYRDDIN 2017-2022

Derbyniodd y Pwyllgor Gynllun Strategol Amgueddfeydd Sir Gaerfyrddin ar gyfer y cyfnod rhwng 2017-2022, a oedd yn disodli'r Blaengynllun Gwasanaeth Amgueddfeydd Sir Gaerfyrddin 2013-18 blaenorol a gymeradwywyd gan yr Aelod o'r Bwrdd Gweithredol ar 15 Mawrth 2013.

Wrth gyflwyno'r adroddiad dywedodd y Pennaeth Hamdden wrth y Pwyllgor y byddai'n ofynnol yn ôl gweithdrefnau adrodd arferol y Cyngor bod y Pwyllgor yn ei ystyried cyn ei gyflwyno i'r Bwrdd Gweithredol. Fodd bynnag, roedd yn ofynnol yn ôl amserlen achredu allanol yr amgueddfeydd bod yr adroddiad yn cael ei gyflwyno erbyn diwedd mis Hydref 2017 ac felly rhaid oedd i'r Bwrdd Gweithredol ei gymeradwyo ar 31 Gorffennaf 2017. O gael y gymeradwyaeth honno galluogwyd yr Adran i symud y broses achredu yn ei blaen i gydymffurfio â'r amserlen ofynnol. O ganlyniad roedd yr adroddiad yn cael ei gyflwyno i'r pwyllgor craffu er gwybodaeth ac i gynnig sylwadau arno.

Ar hynny cafodd y Pwyllgor gyflwyniad ar y Cynllun, a nodai'r 5 amcan allweddol canlynol i gyflwyno'r weledigaeth o ddarparu gwasanaeth rhagorol erbyn 2022:

- Nod Strategol 1 – Rheoli a datblygu ein hadnoddau, ein cyfleusterau a'n gweithlu er mwyn bod yn fwy cydnerth ac adeiladu economi gryfach;
- Nod Strategol 2 – Cael ein cydnabod am ein hymagwedd arloesol tuag at ddatblygu a defnyddio casgliadau amgueddfeydd;
- Nod Strategol 3 - Creu profiad gwych i ymwelwyr trwy wasanaethau a rhaglenni rhagorol
- Nod Strategol 4 - Cyflwyno cyfleoedd dysgu creadigol ac sy'n ennyn ysbrydoliaeth i bawb;
- Nod Strategol 5 - Cefnogi cyfleoedd i hyrwyddo iechyd a llesiant

Rhodddwyd sylw i'r cwestiynau/materion canlynol wrth drafod yr adroddiad:

- Cyfeiriwyd at waith y Gwasanaeth Amgueddfeydd a ph'un a oedd yn cael ei gefnogi gan amgueddfeydd preifat/cymunedol eraill yn y Sir neu'n gysylltiedig â hwy.

Dywedodd y Rheolwr Datblygu Amgueddfeydd fod y gwasanaeth yn flaenorol wedi sefydlu Hanes Sir Gâr a oedd yn dod ynghyd ag amrywiol gymdeithasau hanesyddol ac amgueddfeydd preifat a gwrddai'n rheolaidd yn Amgueddfa'r Sir yn Abergwili. Yn ychwanegol, roedd y gwasanaeth yn gweithredu polisi drws agored gan ddarparu cymorth ac arweiniad i'r sector preifat/cymunedol ble bynnag yr oedd yn bosibl.

- Cyfeiriwyd at uchelgais y Cynllun o ddarparu cyfleuster storio casgliadau canolog i gymryd lle'r trefniadau storio presennol sydd wedi'u gwasgaru ar draws nifer o gyfleusterau ledled y Sir. Gan y byddai angen cyllid ychwanegol ar gyfer y cyfleuster hwnnw, gofynnwyd am eglurhad ynglŷn ag a oedd hwnnw ar waith.

Cadarnhaodd y Pennaeth Hamdden bod cyllid allanol wedi'i glustnodi i alluogi gwaith cwmpasu i gael ei wneud i archwilio casgliadau'r Cyngor a pholisïau casglu i asesu maint cyfleusterau storio'r dyfodol. Yn dilyn cwblhau'r gwaith cwmpasu, y cam nesaf fyddai bod yr Awdurdod yn ymgymryd ag asesiad o'i bortffolio eiddo i nodi unrhyw gyfleusterau a allai gael eu haddasu e.e. hen warysau/rhai gwag. Gyda golwg ar gyllid, gwnaed cynigion trwy raglen gyfalaf y Cyngor gyda'r union lefel a oedd yn ofynnol yn dibynnu ar addasrwydd unrhyw eiddo i gael ei addasu i'r safon ofynnol.

- Cyfeiriwyd at waith y gwasanaeth amgueddfeydd a gofynnwyd am eglurhad ynglŷn ag a oedd yn cydweithio â'r adran addysg wrth bennu'r math o arddangosfeydd/arddangosiadau a oedd yn cael eu darparu. Cadarnhaodd y Rheolwr Datblygu Amgueddfeydd fod hynny'n elfen allweddol o'r rhaglen i ddysgwyr ac, yn hanesyddol, roedd y gwasanaeth wedi gweithio'n agos gyda'r adran addysg yn hynny o beth. Fodd bynnag, roedd yna le i wella rôl y gwasanaeth yn y gwaith o raglennu'r arddangosfeydd er mwyn ffurfio cysylltiadau agos â'r cwricwlwm.
- Mewn ymateb i gwestiwn ynghylch gallu'r gwasanaeth i fod yn hunangynhaliol yn ariannol, atgoffodd y Pennaeth Hamdden y Pwyllgor nad oedd y gwasanaeth yn gallu codi tâl mynediad ar ymwelwyr. Fodd bynnag, roedd yn gallu archwilio llwybrau cynaliadwy eraill er mwyn denu refeniw. Gallai'r rhain gynnwys gwneud gwell defnydd o'i gyfleusterau, er enghraifft cynnal priodasau ym Mharc Howard ac Abergwili a ffurfio cysylltiadau agos rhwng yr amgueddfeydd ac atyniadau lleol eraill megis cysylltu Amgueddfa Abergwili â Llwybr Beicio Dyffryn Tywi a thrwy ddarparu gwell cyfleusterau lluniaeth.

Soniodd y Pennaeth Hamdden hefyd am y gost o weithredu'r gwasanaeth, yn enwedig y costau cynnal a chadw sylweddol sy'n gysylltiedig ag Amgueddfeydd Abergwili a Pharc Howard, a oedd yn derbyn cymhorthdal gan weithgareddau eraill ym mhorthffolio'r gwasanaethau Hamdden. Cadarnhaodd, tra byddai pob ymdrech yn cael ei gwneud i gynyddu pob cyfle i godi refeniw, ei bod yn bosibl na fyddai'r gwasanaeth byth yn dod yn hunangynhaliol yn ariannol.

- Cyfeiriwyd at y canfyddiad nad yw'r gwasanaeth amgueddfeydd yn cael ei farchnata'n ddigonol a ph'un a oedd yna unrhyw gynigion i wella'r modd y caiff ei hyrwyddo yn y gymuned ac mewn lleoliadau twristiaeth eraill. Dywedodd y Pennaeth Hamdden fod y gwasanaeth bob amser wedi gweithredu ar y gynsail o aros i ymwelwyr ddod i'w gyfleusterau, ond bod gwaith yn mynd rhagddo i fynd i'r afael â'r sefyllfa hon trwy fabwysiadu dull tebyg i'r gwasanaeth Llyfrgelloedd lle'r oedd nifer yr ymwelwyr wedi cynyddu'n sylweddol.
Roedd hynny'n cynnwys cysylltu ag is-adrannau cyfathrebu a thwristiaeth y Cyngor i wella statws brandio'r amgueddfeydd, a hynny ar-lein i ddechrau.

PENDERFYNWYD YN UNFRYDOL dderbyn yr adroddiad.

6. ADRODDIAD PERFFORMIAD CYNLLUNIO BLYNYDDOL

Cafodd y Pwyllgor Adroddiad Perfformiad Blynyddol yr Is-adran Gynllunio ar gyfer y cyfnod rhwng Ebrill 2016 – Mawrth 2017. Nodwyd bod llunio'r Adroddiad Perfformiad Blynyddol yn un o ofynion y Fframwaith Perfformiad Cynllunio a bod yn rhaid ei gyflwyno i Lywodraeth Cymru erbyn 31 Hydref bob blwyddyn er mwyn ei werthuso yn erbyn dangosyddion a thargedau gosod.

Rhoddwyd sylw i'r cwestiynau/materion canlynol wrth drafod yr adroddiad:-

- Cyfeiriwyd at lwyth gwaith yr Is-adran Gynllunio yn erbyn y cefndir o leihad mewn adnoddau staff a gofynnwyd am eglurhad ynghylch ei gallu i barhau i ddarparu'r ystod o wasanaethau yn erbyn y cefndir hwnnw.

Rhoddodd y Pennaeth Cynllunio sicrwydd i'r Pwyllgor fod yr adnoddau staffio yn cael eu hasesu'n barhaus mewn ymateb i newid mewn galwadau a deddfwriaeth, er mwyn sicrhau bod yr adnoddau hyn yn bodloni gofynion yr Adroddiad Monitro Blynyddol yn y dyfodol. Enghraifft o'r asesu parhaus hwnnw oedd ailstrwythuro'r adain cynllunio a'r adain gorfodi yn ddiweddar. Byddai effaith yr ailstrwythuro

hwnnw'n cael ei werthuso, a phe profir bod hynny'n angenrheidiol byddai achos busnes yn cael ei wneud i fynd i'r afael ag unrhyw angen a nodwyd am adnoddau staff ychwanegol.

- Cyfeiriwyd at dudalennau 79 ac 82 yr adroddiad a chydberthyniad y tablau ynddo, a oedd yn nodi lleihad mewn lefelau incwm ac yn nifer y ceisiadau cynllunio yn ystod y blynyddoedd diwethaf. Gofynnwyd am eglurhad ynghylch a oedd yna reswm am y lleihad.

Cadarnhaodd y Pennaeth Cynllunio, tra bod yr Is-adran Gynllunio yn ymdrechu i sefydlu'r lefelau incwm disgwylidig yn erbyn data hanesyddol, roedd y gwir lefelau incwm a nifer y ceisiadau cynllunio a ddeuai i law y tu allan i'w rheolaeth gan eu bod yn dibynnu ar ystod o ffactorau, yn bennaf yr hinsawdd economaidd. Roedd yr Is-adran, fodd bynnag, wedi gweld cynnydd yn nifer y ceisiadau cynllunio ar gyfer chwarter cyntaf 2017/18 o gymharu â'r flwyddyn flaenorol a rhagwelid y byddai ceisiadau cynllunio pellach yn deillio o'r Fargen Ddinesig yn cynyddu lefelau incwm ymhellach.

- Mewn ymateb i gwestiwn ynghylch rheoli effaith y lleihad mewn lefelau incwm, dywedodd y Pennaeth Cynllunio fod yna nifer o opsiynau ar gael i'r is-adran yn hynny o beth gan gynnwys oedi rhag llenwi swyddi gwag/ailstrwythuro i ariannu unrhyw ddiffyg posibl. Hyd yma, roedd unrhyw bosibilrwydd o ddiffyg yn y gyllideb wedi cael ei reoli.
- Cyfeiriwyd at gyfyngiadau polisiau cynllunio cenedlaethol a lleol ar ganiatáu cartrefi newydd ar gyfer ffermwyr a'r angen i sicrhau bod darpariaeth ddigonol yn cael ei gwneud i ateb eu gofynion am gael aros ar y fferm a bod yn rhan o'r gymuned leol.

Atgoffodd y Pennaeth Cynllunio'r Pwyllgor fod y Cyngor, yn ei gyfarfod ym mis Medi 2017, wedi cytuno i adolygu'r Cynllun Datblygu Lleol a byddai angen codi'r mater uchod fel rhan o'r broses adolygu.

- Cyfeiriwyd at dudalen 87 yr adroddiad ynglŷn â'r pryder a nodwyd gan aelodau mewn perthynas â chyflwyno rolau a gweithgareddau gorfodi'r Cyngor. Dywedodd y Pennaeth Cynllunio fod yr adroddiad yn nodi gorfodi rheolau cynllunio fel maes sy'n peri heriau arbennig a phenodol, ond bod dadl yn mynd rhagddi ynghylch gorfodi ledled y Sir a oedd yn cynnwys cynllunio, priffyrdd, yr amgylchedd a diogelu'r cyhoedd gyda'r nod o wella'r broses orfodi. Roedd hynny'n cynnwys sut y gallai'r Awdurdod symud problemau penodol yn ymwneud â safleoedd yn eu blaen a pha is-adran fyddai yn y sefyllfa orau yng ngoleuni protocolau presennol a phwerau deddfwriaethol/rheoleiddiol i fynd i'r afael â'r materion hynny.
- Cyfeiriwyd at yr ardaloedd llifogydd a ddynodwyd gan Cyfoeth Naturiol Cymru, effaith ganfyddedig y rheiny fel rhwystr i dwf a ph'un a oedd hi'n bosibl newid y dynodiadau hynny.

Cynghorodd y Pennaeth Cynllunio y byddai modd herio'r mapiau llifogydd, ond bod yna oblygiadau o ran cost yn gysylltiedig â hynny. Dywedodd bod yna gyfle i archwilio'r posibilrwydd o gynnwys safleoedd penodol yn hynny gan fod y Cyngor wedi cytuno'n ddiweddar i adolygu ei Gynllun Datblygu Lleol a'r bwriad oedd cyhoeddi cynlluniau yn y Flwyddyn Newydd er mwyn ymgynghori arnynt a rhoi cyfle i'r cyhoedd/datblygwyr ofyn am gael cynnwys safleoedd penodol o fewn y cynllun diwygiedig. Fodd bynnag, pe bai unrhyw rai o'r safleoedd hyn wedi'u lleoli o fewn y mapiau llifogydd dynodedig, byddai rhaid i'r datblygwyr brofi eu potensial o safbwynt datblygu a gallai hynny gynnwys herio'r map llifogydd.

CYTUNWYD YN UNFRYDOL fod yr adroddiad yn cael ei dderbyn a'i anfon ymlaen i Lywodraeth Cymru erbyn y dyddiad cau sef 31 Hydref.

7. ADRODDIAD MONITRO CYLLIDEB CYFALAF A REFENIW 2017/18

Ystyriodd y Pwyllgor adroddiadau Monitro Cyllideb Refeniw a Chyllideb Gyfalaf 2017/18 y Gwasanaethau Tai, Adfywio, Cynllunio a Hamdden ac Adloniant ar gyfer y cyfnod hyd at 30 Mehefin 2017. Nodwyd y rhagwelid gorwariant o £376k yn y gyllideb refeniw, tanwariant o £15,727k yn y gyllideb gyfalaf, a thanwariant o £226k yn y Cyfrif Refeniw Tai.

Codwyd y materion canlynol wrth ystyried yr adroddiad:-

- Mewn perthynas â chwestiwn ynghylch y diffyg incwm o £442k a ragamcanwyd yn yr Is-adran Rheoli Datblygu, atgoffodd y Pennaeth Cynllunio'r Pwyllgor o'i sylwadau cynharach ynglŷn â'r cynnydd mewn ceisiadau cynllunio a gafwyd ar gyfer chwarter cyntaf 2017/18 o gymharu â'r flwyddyn flaenorol a'r nifer fawr o geisiadau cynllunio y rhagwelid y byddant yn cael eu cyflwyno i'r awdurdod yn y dyfodol agos a fyddai'n cael effaith gadarnhaol ar lefelau cynhyrchu incwm.
- Mewn ymateb i gwestiwn ynghylch cyllideb 2018/19 ar gyfer y gwasanaethau hamdden, cyngorodd y Pennaeth Hamdden fod gwaith paratoi yn mynd rhagddo yn hynny o beth ac y byddai unrhyw gynigion cyllidebol ar gyfer darparu cyfleusterau hamdden ledled y Sir yn y dyfodol yn ffurfio rhan o'r adroddiad hwnnw i'w ystyried gan y Cyngor.
- Mewn ymateb i gwestiwn yn ymwneud â'r tanwariant o £26k ar ddiartrefedd, soniodd y Pennaeth Tai a Diogelu'r Cyhoedd wrth y Pwyllgor am ymagwedd ddiwygiedig yr Awdurdod tuag at ddiartrefedd a gyflwynwyd sawl blwyddyn yn flaenorol a'r newid mewn pwyslais o gyflwyno gwasanaeth ymatebol i wasanaeth ataliol. Roedd y newid hwnnw, trwy ddefnyddio stoc dai'r Cyngor a stoc dai'r sector rhentu preifat, wedi arwain at leihau lleoliadau gwely a brechwast brys o 50 yr wythnos i tua phedwar bob chwarter ynghyd â lleihad yn y gyllideb gwely a brechwast brys o £600k i £10k dros y deng mlynedd diwethaf.
- Cyfeiriwyd at y sylw a roddwyd yn y wasg yn ddiweddar ynghylch y posibilrwydd na fyddai Cyngor Bwrdeistref Sirol Castell-nedd Port Talbot yn ymuno fel partner yn y Fargen Ddinesig. Gofynnwyd am eglurhad ynghylch yr effaith bosibl y gallai hynny ei chael ar hyfywedd y Fargen yn y dyfodol, yn enwedig o safbwynt unrhyw gynlluniau arfaethedig ar gyfer Sir Gaerfyrddin e.e. Llynnoedd Delta.

Dywedodd y Rheolwr Datblygu Economaidd fod yr erthygl ddiweddar yn y wasg yn cyfeirio at y ffaith nad yw Cyngor Castell-nedd Port Talbot mewn sefyllfa, ar hyn o bryd, i gymeradwyo'r trefniadau Cydlywodraethau ar gyfer y Fargen Ddinesig. Roedd y trafodaethau ynglŷn â'r trefniadau hynny yn mynd rhagddynt a'r gobaiith oedd y dylent fod wedi'u cwblhau'n derfynol erbyn diwedd y flwyddyn.

Cyfeiriwyd at y gorwariant o £331k a ragamcanwyd ym maes gwaith cynnal a chadw wedi'i gynllunio ar gyfer y stoc tai cyhoeddus, a bod hynny yn rhannol oherwydd bod mwy o foeleri'n methu a bod rhaid gosod rhai newydd. Gofynnwyd am eglurhad ynglŷn ag a oedd problem benodol wedi'i nodi mewn perthynas â'r boeleri.

Cadarnhaodd y Pennaeth Tai a Diogelu'r Cyhoedd nad oedd problem benodol wedi'i nodi, ond y gallai'r cynnydd anarferol mewn achosion o foeleri'n methu fod o ganlyniad i draul yn unig, a fyddai'n arferol mewn stoc dai â mwy na 9,000 o dai. Fodd bynnag, roedd Adran yr Amgylchedd yn archwilio proffiliau'r achosion o foeleri'n methu ac yn ystyried p'un a ddylid eu hamnewid yn ôl amserlen gylchol neu wrth i foeleri unigol fethu.

Rhagwelwyd y byddai adroddiad ar y trefniadau cyllidebol diwygiedig a fyddai'n rhoi sylw i hynny yn cael ei gyflwyno i'r Pwyllgor yn y Flwyddyn Newydd fel rhan o'r broses gyllidebol.

- Cadarnhaodd y Pennaeth Tai, mewn ymateb i gwestiwn ynghylch ôl-ddyledion rhent, fod gan yr Awdurdod drefn ar gyfer dileu ôl-ddyledion rhent cyn-denantiaid ble methodd y gweithdrefnau adennill arian ag adennill y ddyled neu ble nad oedd hi'n economaidd ymarferol gwneud hynny. Fodd bynnag, nid oedd dyled y tenantiaid presennol yn cael ei dileu ac roedd pob ymdrech yn cael ei gwneud i weithio gyda'r tenantiaid i setlo/lleihau unrhyw ddyled.

Cyfeiriodd yntau hefyd at y newidiadau diweddar i fudd-daliadau a gyflwynwyd gan Lywodraeth y Deyrnas Unedig trwy Gredyd Cynhwysol a chynghorodd fod yr Awdurdod wedi cynyddu'r ddarpariaeth ddyled o fewn ei gynllun busnes o £300-£500k i fynd i'r afael â'r cynnydd a ragwelid mewn ôl-ddyledion a allai godi o'r newidiadau hyn. O ganlyniad i gyflwyno Credyd Cynhwysol yn Sir Gaerfyrddin roedd lefel y dyledion/ôl-ddyledion a oedd gan denantiaid ar gyfartaledd yn cyfateb i £700 o gymharu â'r swm blaenorol sef £200. Dywedodd fod yna ragweld y gallai cyflwyno'r Credyd Cynhwysol yn llawn gael effaith fawr ar y Cynllun Busnes Tai, ac felly roedd y swyddogion wrthi'n ymdrechu i nodi mesurau i liniaru'r effaith honno. Gallai'r rheiny gynnwys gofyn am i daliadau rhent gael eu gwneud yn uniongyrchol i'r Awdurdod. Fodd bynnag, dim ond ar ôl i'r tenant fod ar y system newydd am ddau fis y gellid gofyn am hynny. Gallai'r sefyllfa honno gael ei chymhlethu ymhellach gan y ffaith y byddai rhaid i ymgeiswyr newydd am gredyd cynhwysol aros am gyfnod o chwe wythnos cyn derbyn unrhyw daliadau.

PENDERFYNWYD YN UNFRYDOL fod adroddiad Monitro Cyllideb Refeniw a Chyllideb Gyfalaf 2017/18 yn cael ei dderbyn.

8. ADRODDIAD BLYNYDDOL CYNGOR SIR CAERFYRDDIN 2016/17 - DRAFFT

Ystyriodd y Pwyllgor Adroddiad Blynyddol Drafft y Cyngor ar gyfer 2016/17 a oedd yn ymgorffori adroddiad cynnydd yr ail flwyddyn ar Strategaeth Gorfforaethol 2015-20, (a oedd yn cynnwys y Crynodeb o Adroddiad Blynyddol 2016/17) a'r Adroddiad Blynyddol llawn yr oedd rhaid ei gyhoeddi erbyn diwedd mis Hydref bob blwyddyn fel un o ofynion y Mesur Llywodraeth Leol (Cymru).

Nodwyd bod yr Awdurdod, pan gyhoeddwyd y Strategaeth Gorfforaethol yn 2015/20, wedi mynd ati i lunio adroddiad cynnydd blynyddol yn pennu 24 o fesurau canlyniadau er mwyn barnu perfformiad yn eu herbyn. Byddai'r Strategaeth Gorfforaethol yn cael ei hadolygu yn 2018/19 er mwyn ymgorffori Amcanion Llesiant y Cyngor yn ôl gofynion Deddf Llesiant Cenedlaethau'r Dyfodol (Cymru) 2015.

Codwyd y sylwadau/cwestiynau canlynol wrth drafod yr adroddiad:-

- Cyfeiriwyd at y cynnydd o 0.7% mewn lefelau absenoldeb salwch yn yr Awdurdod, sef o 10.1% i 10.8%, a mynegwyd y farn y dylai'r Pwyllgor Craffu - Polisi ac Adnoddau, yr oedd ei faes gorchwyl yn cynnwys lefelau absenoldeb staff, gymryd camau brys i archwilio'r rhesymau dros y cynnydd hwnnw, o bosibl trwy ail-edrych ar waith ei grŵp gorchwyl a gorffen blaenorol ar lefelau salwch y staff.
- Mewn ymateb i gwestiwn yn ymwneud â'r camau gweithredu i leihau nifer yr atgyfeiriadau at wasanaethau cymdeithasol oedolion a phlant, dywedodd y Pennaeth Tai a Diogelu'r Cyhoedd fod nifer yr atgyfeiriadau, yn gyffredinol, yn lleihau trwy ddefnyddio Gwybodaeth, Cyngor a Chymorth. Yn flaenorol, y sefyllfa oedd y byddai atgyfeiriadau'n cael eu cyfeirio'n awtomatig at y Gwasanaethau Cymdeithasol. Nid oedd hynny'n digwydd mwyach gan y byddai defnyddwyr gwasanaeth, yn dilyn asesiad sylfaenol, yn awr yn cael eu cyfeirio cyn gynted ag y

bo modd at y gwasanaeth gofal mwyaf priodol gan sicrhau mai'r gwasanaeth hwnnw oedd yr un cywir a pherthnasol.

- Cyfeiriwyd at y thema 'Adeiladu Gwell Cyngor' a'r camau gweithredu i 'gynyddu'r cyfathrebu, yr ymgynghori a'r ymgysylltu â'r cyhoedd'.
Dywedodd y Rheolwr Polisi Corfforaethol a Phartneriaeth fod y Cyngor wrthi'n ail-edrych ar ei strategaeth ymgynghori ac ymgysylltu corfforaethol yng ngoleuni darpariaethau Deddf Llesiant Cenedlaethau'r Dyfodol. Byddai adroddiad ar ganlyniad yr adolygiad yn cael ei gyflwyno i'r Cyngor trwy'r gweithdrefnau adrodd arferol.
- Mewn ymateb i gwestiwn ynghylch y cyfrifoldeb i ymgymryd ag asesu lefel y cymorth ar gyfer cymunedau ledled y Sir o dan ddarpariaethau Deddf Llesiant Cenedlaethau'r Dyfodol, cynghorwyd y Pwyllgor mai'r Bwrdd Gwasanaethau Cyhoeddus oedd â'r cyfrifoldeb hwnnw, ond y byddai angen i'r Cyngor gyfrannu at wneud mwy o waith lleol yn hynny o beth yn y dyfodol.
- Cyfeiriwyd at dudalen 17 o'r adroddiad ac at y datganiad a oedd yn dweud bod y defnydd o ynni adnewyddadwy wedi mwy na dyblu. Gofynnwyd am eglurhad ynglŷn ag a oedd y defnydd cyfan hwnnw, a oedd yn cynrychioli llai na 1% o gyfanswm yr ynni a ddefnyddid, o ganlyniad i fod yr Awdurdod yn cynyddu'r trydan y mae'n ei gynhyrchu ei hun, neu'n cynyddu'r swm a brynir. Mynegwyd y farn y gellid darparu adroddiad i'r Cyngor ar lefel y trydan a gaiff ei gynhyrchu a'i brynu a pha ganran o hynny oedd yn ynni gwyrdd.

Dywedwyd wrth y Pwyllgor, er bod y pwnc o fewn maes gorchwyl y Pwyllgor Craffu – Diogelu'r Cyhoedd a'r Amgylchedd, y gellid gwneud trefniadau i rannu'r wybodaeth â'r Pwyllgor Craffu - Cymunedau.

Adroddodd y Pennaeth Tai a Diogelu'r Cyhoedd y byddai'r Is-adran Gwasanaethau Tai yn tendro cyn hir am gael celloedd ffotovoltaidd lle byddai'n briodol ar gyfer ei 9,000 o dai, a allai gynyddu'r trydan y gallai'r Cyngor ei gynhyrchu yn sylweddol.

- Cyfeiriwyd at y newidiadau diweddar a wnaed i wasanaeth casglu gwastraff gardd y Cyngor a gofynnwyd am wybodaeth ynghylch effaith y newidiadau hynny mewn perthynas ag unrhyw anawsterau a wynebir, ffigurau defnydd ac unrhyw effaith ariannol. Dywedwyd wrth y Pwyllgor, er bod y pwnc o fewn maes gorchwyl y Pwyllgor Craffu – Diogelu'r Cyhoedd a'r Amgylchedd, y gellid gwneud trefniadau i rannu'r wybodaeth â'r Pwyllgor Craffu - Cymunedau.

PENDERFYNWYD YN UNFRYDOL

- 8.1 **Bod Adroddiad Blynyddol Drafft Cyngor Sir Caerfyrddin ar gyfer 2016/17 yn cael ei dderbyn.**
- 8.2 **Bod cais yn cael ei wneud i'r Pwyllgor Craffu - Polisi ac Adnoddau am iddo ystyried y cynnydd mewn lefelau salwch staff yn yr Awdurdod, o bosibl trwy ail-edrych ar waith ei grŵp gorchwyl a gorffen blaenorol yn hynny o beth.**

9. ADRODDIAD MONITRO PERFFORMIAD AMCANION LLESIANT 2017/18 CWARTER 1 - 1AF EBRILL I'R 30AIN O FEHEFIN 2017

Cafodd y Pwyllgor Adroddiad Monitro Perfformiad Amcanion Llesiant 2017/18 ar gyfer Chwarter 1 i'w ystyried gyda golwg ar y cyfnod rhwng 1 Ebrill a 30 Mehefin 2017.

Rhodddwyd sylw i'r materion canlynol wrth drafod yr adroddiad:-

- Mewn ymateb i gwestiwn yn ymwneud â chanran yr eiddo preifat gwag a ddefnyddir unwaith eto, cadarnhaodd y Pennaeth Tai a Diogelu'r Cyhoedd bod gan yr uned un aelod staff yn llai ac y gallai'r Is-adran felly ond canolbwyntio ei hadnoddau ar fynd i'r afael ag achosion â risg uchel.
Fodd bynnag, roedd achos busnes yn cael ei baratoi er mwyn cynnal penodiad swyddog ychwanegol, a fyddai'n cael ei ystyried fel rhan o baratodau'r gyllideb sydd i ddod.
- Mynegwyd pryderon mewn perthynas â'r system Budd-daliadau Credyd Cynhwysol newydd a oedd ar fin cael ei chyflwyno ledled y Deyrnas Unedig, a ph'un a oedd y Cyngor wedi/yn ystyried unrhyw lwybrau a oedd ar gael iddo gynnig cymorth i'r rheiny yr oedd y system newydd yn effeithio arnynt.

Dywedodd y Pennaeth Tai a Diogelu'r Cyhoedd fod yna bryder cyffredinol ynghylch effaith y system newydd, ac roedd Aelodau Byrddau Gweithredol dros Dai ledled Cymru wedi cael cyfarfod gyda Llywodraeth Cymru yn ddiweddar er mwyn rhoi pwysau gwleidyddol ar y Deyrnas Unedig. Mae'r Llywodraeth yn mynd i ailystyried ei chynigion.

Tra bod sylwadau'n cael eu gwneud yn genedlaethol, roedd yr Awdurdod yn mabwysiadu ymagwedd ragweithiol mewn ymdrech i leihau effaith Credyd Cynhwysol ar ei denantiaid ac ar y posibilrwydd y byddai lefelau'r ôl-ddyledion rhent yn cynyddu. Roedd y rheiny'n cynnwys sefydlu tîm cyn-denantiaeth i gynorthwyo tenantiaid newydd posibl i sicrhau y gallent ddod i gytundeb tenantiaeth ymarferol ynghyd â phenodi swyddog i archwilio'r effaith ledled y Sir.

Cynghorodd y Pennaeth Tai a Diogelu'r Cyhoedd ymhellach y byddai angen ail-edrych ar Gynllun Busnes y Gwasanaethau Tai, gan y rhagwelwyd y gallai lefelau'r ôl-ddyledion godi rhwng 20-30%, er mwyn mynd i'r afael â'r cynnydd posibl hwnnw a allai effeithio ar bolisi'r Cyngor o gynyddu nifer y tai fforddiadwy a ddarperir o fewn y Cyngor.

Mewn ymateb i gwestiwn ynglŷn â'r effaith ar y sector rhentu preifat, dywedodd y Pennaeth Tai a Diogelu'r Cyhoedd y gallai landlordiaid preifat fod yn llai parod i dderbyn tenantiaid ar Gredyd Cynhwysol a bod yna ymchwil sy'n awgrymu hynny, ac y byddai unrhyw rai o'u tenantiaid a fyddai'n mynd i ôl-ddyledion yn cael eu troi allan ac yn mynd yn ddibynol ar y sector cyhoeddus er mwyn cael cartref arall.

Mewn ymgais i liniaru'r sefyllfa honno, roedd y Cyngor yn cynnig ei wasanaethau i reoli eiddo landlordiaid.

- Cyfeiriwyd at ymdrechion y Cyngor i waredu ei hystâd ym Mryn Mefys, Llanelli ar y farchnad agored a gofynnwyd am eglurhad ynghylch y sefyllfa bresennol.
Cadarnhaodd y Pennaeth Tai a Diogelu'r Cyhoedd fod pedwar cynnig wedi dod i law a bod y trafodaethau'n mynd rhagddynt ynghylch penodi'r datblygwr o ddewis i ailddatblygu'r ystâd.
- Cyfeiriwyd at yr arolwg a gynhaliwyd yn ddiweddar o gyflwr adeiladau'r saith cartref gofal sydd gan y Cyngor a gofynnwyd am wybodaeth ynghylch canlyniad hyn. Dywedodd y Pennaeth Tai a Diogelu'r Cyhoedd fod y canlyniadau'n amrywio gan fod rhai o'r cartrefi wedi cael eu hailadeiladu'n llwyr/yn rhannol yn ddiweddar a hynny i safon uchel, tra bod yna gartrefi eraill yr oedd angen eu moderneiddio ac roedd cynigion am gyllid yn cael eu gwneud yn y rhaglen gyfalaf i hwyluso'r gwelliannau hyn. Roedd yr Is-adran hefyd yn ymdrechu i ddatblygu Safon Tai ar gyfer ei Chartrefi Gofal, yn debyg i'r safon ar gyfer ei heiddo tai, gydag ystod eang o faterion yn cael eu hystyried, er enghraifft darparu cyfleusterau en-suite.

- Mewn ymateb i gwestiwn ynglŷn â chynhyrchu cynllun gwasanaeth digidol hirdymor i alluogi tenantiaid i gynnal eu busnes ar-lein, cadarnhaodd y Pennaeth Tai a Diogelu'r Cyhoedd bod yna ymchwiliadau'n mynd rhagddynt i amnewid y feddalwedd bresennol a byddai hyn yn cynnwys darpariaeth er mwyn trafod busnes trwy ffonau clyfar.
- Cyfeiriwyd at y mesur ar gyfer gwasanaethau hamdden er mwyn hyrwyddo opsiynau bwyta ac yfed mwy iachus ar gyfer defnyddwyr, a gofynnwyd am wybodaeth ynglŷn â pha fesurau oedd yn cael eu cyflwyno i gyflawni hynny.

Cynghorodd y Pennaeth Hamdden fod yna ystod o opsiynau'n cael eu hystyried er mwyn darparu gwasanaeth cyson ar draws y gwasanaethau hamdden, gan gynnwys siarad â'r masnachfreintiau presennol, archwilio polisïau caffael, a chysylltu â'r sector gwirfoddol. Yn ychwanegol, roedd gwaith yn mynd rhagddo i archwilio'r modd y gallai'r Awdurdod, gyda'i amrywiol bartneriaid, fynd i'r afael â lefelau gordewdra yn ystod plentyndod. Gallai hyn gynnwys gweithio gyda chlybiau chwaraeon mewn ymgais i ddylanwadu arnynt er mwyn iddynt ddarparu bwyd a diod iachus ar ôl gêm / sesiwn ymarfer.

PENDERFYNWYD YN UNFRYDOL dderbyn yr adroddiad.

10. ADRODDIAD BLYNYDDOL Y PWYLLGOR CRAFFU CYMUNEDAU 2016/17

Cafodd y Pwyllgor ei Adroddiad Blynyddol ar y gwaith a gyflawnwyd yn ystod blwyddyn y cyngor 2016/17 i'w ystyried. Nodwyd bod yr adroddiad wedi'i baratoi'n unol ag Erthygl 6.2 o Gyfansoddiad y Cyngor a'i fod yn rhoi trosolwg o'r rhaglen waith a'r materion allweddol dan sylw, gan gynnwys hefyd unrhyw faterion a gyfeiriwyd at neu gan y Bwrdd Gweithredol, adolygiadau Gorchwyl a Gorffen a sesiynau datblygu.

PENDERFYNWYD YN UNFRYDOL dderbyn yr adroddiad.

11. BLAENRAGLEN WAITH Y PWYLLGOR CRAFFU CYMUNEDAU AR GYFER 2017/18

Yn unol ag Erthygl 6.2 o Gyfansoddiad y Cyngor, bu'r Pwyllgor yn ystyried ei Flaenraglen Waith ar gyfer 2017/18, a ddatblygwyd yn dilyn sesiwn gynllunio anffurfiol y Pwyllgor ym mis Gorffennaf 2017.

PENDERFYNWYD YN UNFRYDOL fod Blaenraglen Waith 2017/18 yn cael ei chymeradwyo.

12. LLOFNODI FEL COFNOD CYWIR COFNODION CYFARFOD Y PWYLLGOR A GYNHALWYD AR Y 20FED GORFFENNAF 2017

PENDERFYNWYD YN UNFRYDOL lofnodi cofnodion y cyfarfod a gynhaliwyd ar 20 Gorffennaf 2017 yn gofnod cywir.

CADEIRYDD

DYDDIAD