PANEL HEDDLU A THROSEDDU DYFED-POWYS 26/01/18

PRAESEPT YR HEDDLU

Yr argymhellion / penderfyniadau allweddol sydd eu hangen:

Adolygu'r praesept y mae'r Comisiynydd yn cynnig ei gyflwyno ar gyfer y flwyddyn ariannol sydd i ddod ac wedyn cyflwyno adroddiad i'r Comisiynydd ynghylch y praesept arfaethedig hwnnw.

Y rhesymau:

Mae Atodlen 5 o Ddeddf Diwygio'r Heddlu a Chyfrifoldeb Cymdeithasol 2011 yn ei gwneud yn ofynnol i'r Panel gyflawni'r swyddogaeth hon.

Awdur yr Adroddiad:

Swyddi:

Rhifau ffôn:

Robert Edgecombe

Rheolwr Dros Dro y Gwasanaethau Cyfreithiol 01267 224018

Cyfeiriadau E-bost:

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EXECUTIVE SUMMARY DYFED – POWYS POLICE AND CRIME PANEL 26/01/18

POLICE PRECEPT

Schedule 5 of the Police Reform and Social Responsibility Act 2011 provides that the Police and Crime Commissioner cannot issue a precept under section 40 of the Local Government Finance Act 1992 for a financial year until the Panel has reviewed the proposed precept and reported to the commissioner upon the proposal.

Any such report to the Commissioner may include recommendations, including a recommendation as to the precept which the Panel believes should be issued.

The Panel may, having reviewed the proposed precept, choose to veto it. Such a course of action must be supported by two-thirds of the total membership of the Panel.

If the Panel does choose to veto the proposed precept the report to the Commissioner must contain a statement that the Panel has vetoed the precept.

Where the panel does veto the precept, the Commissioner must not issue the proposed precept and must, having regard to the report issued by the Panel, respond to that report and publish that response by the 15th February 2018.

Regulations also require the Commissioner to indicate in that response the precept he proposes to issue. The Panel then must, by the 22nd February 2018, review the revised precept and report to the Commissioner upon it. That report may indicate whether the Panel accepts or rejects the revised precept (and may make recommendations upon it). The Commissioner must consider the further report from the Panel and respond to it. That response must also be published. However the rejection by the Panel of a revised precept does not amount to a veto. Where the Panel rejects the revised precept the Commissioner may still proceed to issue the revised precept despite that rejection.

Where the Panel does not veto the precept, the Commissioner must respond to the report to the Panel and publish that response, but may proceed to issue the precept (or a different precept where to do so would be in accordance with recommendations contained within the report issued by the Panel)

DETAILED REPORT ATTACHED?	VEC
DETAILED REPORT ATTACHED?	TES

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
Host authority file	LS-0511/25	County Hall, Carmarthen