Y CABINET

31 HYDREF 2022

GOBLYGIADAU DEDDF RHENTU CARTREFI (CYMRU) 2016

Y PWRPAS:

Codi ymwybyddiaeth a rhoi'r wybodaeth ddiweddaraf i'r Cabinet am oblygiadau Deddf Rhentu Cartrefi (Cymru) a gofyn nad yw tenantiaethau rhagarweiniol a'r hyn sydd wedi'u holynu o dan y Ddeddf yn cael eu defnyddio mwyach.

YR ARGYMHELLION / PENDERFYNIADAU ALLWEDDOL SYDD EU HANGEN:

Argymhelliad Un: O 1 Rhagfyr 2022 ni fydd y cyngor yn rhoi contractau meddiannaeth safonol rhagarweiniol o dan Ddeddf Rhentu Cartrefi (Cymru) 2016.

Argymhelliad Dau: Diddymu penderfyniad blaenorol y Cyngor i weithredu trefn tenantiaeth ragarweiniol, a hynny ar unwaith.

Y RHESYMAU:

O 1 Rhagfyr 2022, mae pob tenantiaeth a roddir gan landlordiaid yng Nghymru yn newid o dan drefn gyfreithiol newydd y Ddeddf Rhentu Cartrefi yn ddeiliaid contract. Mae'r Ddeddf yn disodli deddfwriaeth dai flaenorol ynghylch tenantiaethau a basiwyd gan Senedd y DU. Ni fydd tenantiaethau rhagarweiniol yn bodoli mwyach yng Nghymru ond gallant newid yn Gontractau Safonol Rhagarweiniol. Ni fyddai fawr o fudd parhau i roi'r math hwn o gontract i denantiaid newydd (Deiliaid Contract) gan fod y Ddeddf wedi gwneud sawl newid i wella hawliau tenantiaid. Mae rhwymedïau cyfreithiol eraill i fynd i'r afael ag ymddygiad gwrthgymdeithasol yn parhau ar waith.

Angen i'r Cabinet wneud penderfyniad OES - 31 Hydref 2022 Angen i'r Cyngor wneud penderfyniad NAC OES

YR AELOD CABINET SY'N GYFRIFOL AM Y PORTFFOLIO:-

Y Cynghorydd Linda Evans - Cartrefi a Dirprwy Arweinydd.

Y Gyfarwyddiaeth: Cymunedau
Enw Pennaeth y Gwasanaeth:
Jonathan Morgan

Awdur yr Adroddiad:
Les James

Swydd:
Y Pennaeth Tai
Rheolwr Contractau a
Datblygu Gwasanaeth

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EXECUTIVE SUMMARY

CABINET 31ST OCTOBER, 2022

IMPLICATIONS OF THE RENTING HOMES (WALES) ACT

1. Executive summary

- 1.1. The Renting Homes (Wales) Act has been developed to simplify legislation associated with renting a property from Social Housing and Private Rented Sector landlords in Wales by creating a single main piece of legislation. The Act will replace the different tenancy and licence that currently exist with just two types of 'occupation contract' one for the private rented sector and one for the social rented sector.
- 1.2. The Act fundamentally changes all aspects in the way we issue and administrate occupational contracts (tenancies, licences, management agreements) that are issued to tenants in Wales. The main elements of the Act come into force on 1 December 2022.
- 1.3. The emphasis of the Act is to place the person at the centre so that they have secure occupation. The Act brings together new and additional rights for the contract holder placing requirements on the landlord to act within a reasonable timescale to requests and ensuring properties are fit for habitation.
- 1.4. It is recommended that we issue Occupational Secure Contracts (formerly known as secure tenancies) to all of our Council tenants, and we do not use Introductory Standard Contracts, (commonly known as introductory or probationary tenancies) as these are seen as "watered-down" versions of the original introductory tenancies, it should be noted that all tools to tackle ASB are unchanged.
- 1.5. Under the Act we will have to give tenants 2 months' notice of any rent increase instead of the current one-month notice. This may pose some difficulty in terms of when we are notified of what the rent increase is to be (currently due to the high inflation rate it is a Ministerial decision). Rent increases require full council approval and therefore any increase would need to be approved before the end of January.
- 1.6. The main implications of the Act are summarised in the attached report.

DETAILED REPORT ATTACHED?

YES – Implications of the Renting Homes (Wales)
Act



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:	Jonathan Morgan	Head of Housing

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

2. Legal

Under the 2016 Act it is up to the Council whether to issue introductory standard contracts to new contract-holders after 1st December 2022.

If the Council does not revoke its previous decision to operate an introductory tenancy regime under the Housing Act 1996, on 1st December 2022 introductory tenancies will become introductory standard contracts.

If we use introductory contracts and do not revoke our previous decision to operate an introductory tenancy, it is likely that we will need to have at least 5 different Written Statements of Contract to deal with our new and converted introductory and secure contract-holders. This will make the management of our occupation contracts more complex than at present. Moving away from introductory tenancies and contracts will simplify our implementation of the new legislation.

Alan Evans (2.9.22)



CONSULTATIONS

Signed: Jonathan Morgan	Head of Housing		
1. Scrutiny Committee request for pr	re-determination	NO	
Scrutiny Committee	N/A		
Date the report was considered:-	N/A		
.Local Member(s) ot applicable			
• •			
3.Community / Town Council			
3.Community / Town Council Not Applicable			
3.Community / Town Council Not Applicable 4.Relevant Partners			
B.Community / Town Council Not Applicable B.Relevant Partners Not Applicable	« Organia ationa		
3.Community / Town Council Not Applicable 4.Relevant Partners Not Applicable 5.Staff Side Representatives and other Service Managers have been consulted of approved by Renting Homes Steering Gr	on the proposals. The	e proposals were also	

Cllr Evans has been briefed on the

implications of the Act and endorses the proposal to issue Occupational Secure Contracts to new and existing tenants.

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

THERE ARE NONE

HOLDER AWARE/CONSULTED?

