

Notice to the Chair of the Community and Wellbeing Scrutiny Committee

Urgent Key Decision form

DECISION DETAILS			
Decision Maker: Strategic Director, Community Wellbeing			
Decision Title: Extension of Contract for Children's Public Health Services (0-19 yrs) – Health Visiting and School Nursing			
Description of Decision: Extension of Contract for Children's Public Health Services (0-19 yrs) – Health Visiting and School Nursing by two years as provided for in the Contract			
When will the Decision be made? 26/05/20			
Will the accompanying report be: Open $oxtimes$ Part Exempt $oxtimes$ Fully Exempt $oxtimes$			
Reasons for exemption (if applicable)			
The report will contain the following category of Information exempt from publication under the Schedule 12A of the Local Government Act 1972, namely paragraph: Select paragraph.			
TYPE OF URGENCY			
Please tick all that apply:			
A. The decision is urgent and 28 clear days' notice of the decision cannot be given but at least 5 clear days' notice can			
C. The decision will be made by members at a meeting and <u>28 clear days' notice</u> that the proposed decision may be discussed in private (i.e. the report will contain information <u>exempt from publication</u>) cannot be given			
D. The decision must be implemented urgently and the <u>5 day call-in period must be</u> <u>dis-applied</u> to allow the decision to take immediate effect.			
REASONS FOR URGENCY			
If you have selected options A, B or C please explain:			
 Why it was not possible to provide the required notice (i.e. why the decision or exemption was not anticipated) 			
The delayed announcement of the public health grant allocation for 20/21 (made 17.03.20) prevented Officers reaching agreement with the provider about proposed contract price increases to reflect national pay awards for NHS staff. Since that time, Officers and the			

provider have been focused upon the response to COVID 19.

Why it is impractical to defer the decision to a later date to allow the appropriate notice to be provided.



A decision to extend must be made by 31 May 2020, failing which the contract will expire.

If you have selected Option D please explain why the council's interest or the public interest would be seriously prejudiced by the decision not taking immediate effect.

Should the decision not be taken to extend the contract for Children's Public Health Services (0-19 yrs) – Health Visiting and School Nursing as provided for in the Contract, the contract will expire and the Council will not have in place an important public health service for children at a time when children are particularly vulnerable to infection.

SIGN-OFF	
Strategic Director, Community Wellbeing	Chief Executive
Printed Name: Phil Porter	Printed Name: Carolyn Downs
Signature: Phíl Porter	Signature: Carolyn Downs



THE FOLLOWING SECTION IS TO BE COMPLETED BY GOVERNANCE SERVICES

CHAIR OF SCRUTINY			
Notice to: Councillor Ketan Sheth			
The Chair is asked to:			
Note that an urgent decision will be taken as detailed in the form above. The decision is deemed urgent because insufficient (less than 28 days) notice of the intention to take the decision was provided on the Forward Plan. However, at least 5 clear days' notice has been provided and therefore the Scrutiny Chair is only required to note that the decision will be taken.			
		Permit the extremely urgent decision to be taken as detailed in the form above.	
The decision is deemed extremely urgent as less than 5 clear days' notice of the intention to take the decision has been provided. The Scrutiny Chair is asked to agree that the decision is urgent and cannot be reasonably deferred for the reasons detailed in the form above.			
Permit discussion of exempt information in private relying on Schedule 12A of the Local Government Act 1972 If a report is likely to contain information exempt from publication under schedule 12A of the Local Government Act 1972, then 28 days' notice of this must be provided on the Forward Plan. Where this requirement has not been met, the agreement of the Scrutiny Chair is required before proceeding.			
		Permit the dis-application of the 5 day call-in period, allowing the decision detailed in the form above to take immediate effect.	
A Cabinet decision or a Key Decision cannot be implemented until the 5 day call in period has elapsed and no valid call-in has been received. The call-in protocol can be dis-applied if the council's or the public interest would be seriously prejudiced by the decision not taking immediate effect. The Chief Executive must determine whether a decision is urgent in this regard. The consent of the Scrutiny Chair to the matter being treated as urgent is also required.			
SIGN-OFF			
Notice sent to Councillor Ketan Sheth on 22/05/20			
Chair's approval: Required $oximes$ Not Required $oximes$			
Date approval granted (if applicable): 26/05/20			