Appendix 2

This paper seeks to assist Members in understanding the statutory political balance requirements by briefly setting out how political groups are established; how Councillors become members of a political group; the process for carrying out a review and determining the allocation of committee seats to groups; the principles and methodology to be applied to the allocations/appointments processes and the requirement to appoint in accordance with the wishes of groups.

IMPLICATIONS OF MEMBERS DIVIDED INTO POLITICAL GROUPS

Where political groups exist:-

- (a) All Committees including the Scrutiny Committees have to be constituted so as to be politically balanced e.g. a political group composed of one third of the whole membership of the Council would be entitled to one third of the seats on a committee. In the case of a committee of 15 this would give the group 5 seats. Sub-Committees would also have to be politically balanced.
 - NB The Cabinet is not a committee of the Council and the political balance requirements do not apply to it.
- (b) Each **Political Group** (and not the Council) **selects** (in relation to the seats allocated to that group) which councillors **sit on which committee/Sub-Committee** (save for those members **not** in a group).
- (c) Those members **not** in a **Group** receive a **proportionate** allocation of seats on each Committee/Sub-Committee and the **council** determines the **appointment** of those independent members to Committees/Sub-Committees in whatever method it deems appropriate.
- (d) Only the Standards Committee, the 3 Shire Committees, the Pensions and Investment Panel and Member/Officer Working Groups are exempt from the political balance requirements.
- (e) Appointments to the relevant outside bodies i.e. National Park, Police Authority and Fire Authority are required to be politically balanced (appointments to other outside bodies are not required to be politically balanced)

To look at some points in slightly more detail.

A "political group" comes in to existence when at least two Councillors deliver to the Proper Officer, a notice in writing stating that they wish to be treated as a "political group", stating the name of the group and the name of its leader and (optional) the name of one other authorised to act in place of the leader (the representative). By signing the notice Councillors become members of that Group. Only one political group need declare for the political balance regime to apply.

If one or more **political groups** are formed then the **Full County Council** must as soon as reasonably practical **REVIEW** the representation of political groups on the Council's committees, and those relevant **outside** bodies referred to above. Where a **committee** has power to appoint to a **sub-committee** (or appoint to a relevant **outside** body) **the Committee** similarly must conduct a review. It is an **annual requirement to review** the

Appendix 2

representation of the different political groups at the Annual Meeting. There is also a requirement to undertake this exercise whenever a Member forms a Group.

Once the review exercise is completed the Council/Committee must <u>DETERMINE</u> the allocation of seats on committees and sub-committees and appointments on relevant outside bodies to the different political groups. That determination must be carried out in a way which, so far as reasonably practicable, gives effect to the <u>PRINCIPLES</u> set out in the Local Government and Housing Act 1989, namely:-

- (a) that not all the seats on the Council's committees and sub-committees are allocated to the same political group (no one-party committees/sub-committees).
- (b) that if there is a majority group/party (i.e. in the case of Powys a group with 37 or more members) it should have a majority of all the seats on the Council's committees and sub-committees.
- (c) subject to (a) and (b) that the total **aggregate** number of seats on **all** the **committees** allocated to a particular political group reflect that group's **proportion** of the membership of the Council.
- (d) subject to (a) to (c) that the number of seats on each **individual** committee/sub-committee/outside body are allocated to a particular political group to reflect that group's **proportion** of the membership of the Council.

Once a determination has been made, it becomes the duty of the Council (or committee) to **exercise** the power to **MAKE APPOINTMENTS** as soon as practicable and to give effect to the **wishes of the political groups** as to **WHO** is to be appointed to the **individual seats** allocated to those groups. Similar arrangements apply to the appointment of to the **relevant outside bodies**.

Theoretically the Council could, **if all 73 members agreed**, put in place **different arrangements**, in part or in whole, to those outlined in this paper in relation to allocating seats on Committees (and similarly Committees can put different arrangements in place for their Sub-Committees).