Public authorities under the Freedom of Information Act

Freedom of Information Act

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The Freedom of Information Act 2000 (FOIA) gives rights of public
access to information held by public authorities.

An overview of the main provisions of FOIA can be found in The
Guide to Freedom of Information. This is part of a series of
guidance, which goes into more detail than the Guide to FOIA, to
help public authorities to fully understand their obligations and to
promote good practice.

This guidance explains which organisations are public authorities
under FOIA.
Overview

- The definition of a public authority is found in section 3 of FOIA.
- Schedule 1 is the detailed list of categories of public authorities and named public authorities.
- The Secretary of State can amend Schedule 1 by adding to or removing entries from the list of public authorities.
- Publicly-owned companies are public authorities if they meet the definition of section 6 of FOIA.
- Some public authorities may only be subject to FOIA for certain information.

What FOIA says

3 Public authorities.
(1) In this Act “public authority” means—
   (a) subject to section 4(4), any body which, any other person who, or the holder of any office which—
      (i) is listed in Schedule 1, or
      (ii) is designated by order under section 5, or
   (b) a publicly-owned company as defined by section 6.

Schedule 1

1. Schedule 1 sets out the bodies or holders of office that are public authorities under FOIA in the following broad categories:
   - Government departments, legislative bodies, and the armed forces
   - Local government
• National Health Service
• Maintained schools and further and higher education institutions
• Police
• Other public bodies (this includes a list of individually named non-departmental public bodies)

2. These broad categories mean that, for example, a government department includes all of its Executive Agencies. Further detail regarding the categories is provided within the Schedule. For example, for local government the Schedule lists a wide range of bodies including principal councils, parish councils, various joint authorities, as well as named bodies such as Transport for London. Public authorities in the National Health Service (NHS) range from trusts to individual practitioners who provide services under contract to the NHS. Within the education sector, it is the governing body of a school, further education institution or university that is the public authority.

Adding to and removing from the Schedule

3. The Schedule is updated in a number of ways:

• by order under section 4, whereby the Secretary of State can add bodies or holders of office that meet the necessary two conditions:
  1. the body or office is established by HM prerogative or by legislation, or in any other way by a Minister of the Crown, government department or the National Assembly for Wales;
  2. the body or office is appointed by the Crown, a Minister of the Crown, a government department or the National Assembly for Wales);

• additions, as a result of provisions in other legislation; and

• removals, where either of the two necessary conditions for inclusion is no longer satisfied or as a result of the body or office ceasing to exist (Sections 4(4) and 5).

Designation as public authorities

4. Under section 5 of FOIA the Secretary of State can, by order, designate bodies as public authorities. These are bodies that appear to be exercising functions of a public nature or who are providing, under contract with a public authority, any service whose provision is a function of that authority. This is the
means by which bodies that are not listed in Schedule 1, and cannot be added to that Schedule by order under section 4, are brought under the provisions of FOIA. The first order under section 5 (in November 2011) designated the Universities and Colleges Admissions Service (UCAS), the Association of Chief Police Officers (ACPO) and the Financial Ombudsman Service (FOS) as public authorities for the purposes of FOIA.

5. The Ministry of Justice is responsible for updating Schedule 1 and any queries regarding the Schedule should be directed to them. However, the Information Commissioner can investigate whether or not a body is a public authority for FOIA. An updated Schedule 1 is available at www.legislation.gov.uk, although the latest amendments may not be reflected.

Publicly-owned companies

6. Section 3(1)(b) of FOIA includes a publicly-owned company within the meaning of a public authority.

7. This guidance now reflects amendments made to section 6 of FOIA by the Protections of Freedoms Act 2012.

8. Section 6(1) states:

6.—(1) A company is a “publicly-owned company” for the purposes of section 3(1)(b) if—
   (a) it is wholly owned by the Crown,
   (b) it is wholly owned by the wider public sector, or
   (c) it is wholly owned by the Crown and the wider public sector.

This is the only category of public authority that is made subject to FOIA without any specific reference in Schedule 1 or a subsequent ministerial order introducing additions to the Schedule or designating new public authorities.

Companies wholly-owned by the Crown

9. Section 6(2)(a) states:

6.—(2) For the purposes of this section—
(a) a company is wholly owned by the Crown if, and only if, every member is a person falling within sub-paragraph (i) or (ii)—

(i) a Minister of the Crown, government department or company wholly owned by the Crown, or

(ii) a person acting on behalf of a Minister of the Crown, government department or company wholly owned by the Crown.

10. This means that any company that is wholly owned by a single government department qualifies as a company wholly owned by the Crown, and therefore as a publicly owned company. It also means that two or more government departments may share the ownership of a company without affecting its status as a company wholly-owned by the Crown.

11. Examples of companies that are wholly-owned by the Crown include:

- Northern Ireland Water (sole shareholder the Department for Regional Development)
- UK Financial Investments Limited (sole shareholder HM Treasury)
- the Commonwealth Development Corporation (sole shareholder the Department for International Development)

**Companies wholly-owned by the wider public sector**

12. Section 6(2)(b) states:

(b) a company is wholly owned by the wider public sector if, and only if, every member is a person falling within sub-paragraph (i) or (ii)—

(i) a relevant public authority or a company wholly owned by the wider public sector, or

(ii) a person acting on behalf of a relevant public authority or of a company wholly owned by the wider public sector.
13. Although the Protection of Freedoms Act 2012 introduces the term “the wider public sector” it is clear from the explanatory notes to that Act that this just means one or more relevant public authorities.

A “relevant public authority” is defined in section 6(3) as any public authority listed in Schedule 1 other than—

(a) a government department, or

(b) any authority which is listed only in relation to particular information.

14. This means that a company such as Manchester Airports Group plc, which is owned by all the Greater Manchester local authorities (who are all relevant public authorities), is now a publicly-owned company under FOIA.

15. However, it also means that if any one of the shareholders of a company is listed in schedule 1 of FOIA only in relation to particular information, then that shareholder will not be a relevant public authority, and because of this the company will not qualify as a publicly owned company.

**Example**

The BBC is listed in Schedule 1 of the FOIA as a public authority “in respect of information held for purposes other than those of journalism, art or literature.”

This means that any company that is partly owned by the BBC is not a public authority for FOIA.

**Companies wholly-owned by the Crown and the wider public sector**

16. New sections 6(2)(c) and 6(2A) state as follows:

(c) a company is wholly owned by the Crown and the wider public sector if, and only if, condition A, B or C is met.

(2A) In subsection (2)(c)—
(a) condition A is met if—

(i) at least one member is a person falling within subsection (2)(a)(i) or (ii),

(ii) at least one member is a person falling within subsection (2)(b)(i) or (ii), and

(iii) every member is a person falling within subsection (2)(a)(i) or (ii) or (b)(i) or (ii),

(b) condition B is met if—

(i) at least one member is a person falling within subsection (2)(a)(i) or (ii) or (b)(i) or (ii),

(ii) at least one member is a company wholly owned by the Crown and the wider public sector, and

(iii) every member is a person falling within subsection (2)(a)(i) or (ii) or (b)(i) or (ii) or a company wholly owned by the Crown and the wider public sector, and

(c) condition C is met if every member is a company wholly owned by the Crown and the wider public sector.

This means that a company’s ownership can be ‘shared’ between government departments and other relevant public authorities, and still meet the definition of a publicly owned company.

Examples of publicly-owned companies

17. Whilst there are relatively few Crown-owned companies, there is potentially a wide range of companies that fall within section 6(2)(b) and (c). For example, in the local government and higher education sectors, public authorities may set up companies for a variety of purposes:

• Higher education

It is very common for universities to establish companies, usually in order to benefit commercially from their intellectual property, technological expertise and research. Cambridge Enterprise Limited, where the University of Cambridge is the sole shareholder, and University of Manchester Intellectual
Property Limited, where the University of Manchester is the sole shareholder, are two examples.

**Local government**

Public authorities may set up companies in the local government sector, usually as a means of providing specific services.

Transport for London (TfL) is an example, which also shows how section 6 brings subsidiary companies within the definition of a publicly-owned company:

- TfL itself is listed as a public authority in the local government section of schedule 1.
- TfL has three subsidiary companies, which, as they are wholly-owned by TfL, are themselves public authorities.
- One of these subsidiaries, Transport Trading Limited (TTL), is a holding company which wholly owns all the operating transport companies, for example London Underground Limited and Docklands Light Railway Limited. In view of the definition of section 6(2)(b)(ii), this means that these subsidiaries of TTL are also public authorities.

Local authorities will sometimes set up companies in the area of facilities management and economic development. For example:

- Wigan Metropolitan Development Company Limited is wholly-owned by Wigan Council and was established in order to promote economic development and investment within the council’s area; and
- Solutions SK Limited is wholly-owned by Stockport Council and provides a range of services including building and grounds maintenance, environmental services and catering.

An Arms Length Management Organisation (ALMO) set up by a local authority to manage its housing stock is probably the most common example of a publicly-owned company in the local government sector:

- An ALMO is usually set up as a company limited by guarantee, with the local authority as the sole member or guarantor. In this way the definition of section 6(2)(b)(i) is met and the ALMO is a publicly-owned
company, and therefore a public authority, for the purposes of FOIA.

- The ALMO will manage and improve all or part of the local authority’s housing stock with the ownership remaining in the hands of the local authority. For example, Leeds City Council owns three ALMOs (East North East Homes Leeds, West North West Homes Leeds, and Aire Valley Homes Leeds) who are responsible for managing council-owned housing in Leeds.
- The intention is that with a significant degree of independence an ALMO will be able to develop new approaches to the management of the housing stock.
- An ALMO should not be confused with organisations that are sometimes known as Arms Length Trading Organisations (ALTOs) which will operate separately, with their own governance and management arrangements, whilst remaining part of the public authority.

Responsibilities

18. If a company meets the definition of a publicly-owned company under FOIA, it is a public authority in its own right and has the same responsibilities as any other public authority in complying with the Act. The ‘owning’ public authority or authorities should raise awareness of these responsibilities with the companies concerned.

19. All information held by a publicly-owned company is held for the purposes of FOIA. However, the Secretary of State can, by order, define certain information held by a publicly-owned company as ‘excluded information’ which falls outside the scope of FOIA. To date no such order has been made.

Public authorities to which FOIA has limited application

20. As mentioned above in the context of publicly-owned companies, some of the bodies listed in Schedule 1 are only covered for certain purposes or information held for certain of their functions. Section 7 of FOIA provides details of the provisions that apply to these public authorities.

Information held by public authorities that is not subject to FOIA in this way is often referred to as ‘derogated information’.
21. The wording of these limited applications varies. For example, the British Broadcasting Corporation is a public authority “in respect of information held for purposes other than those of journalism, art or literature”, and the Competition Commission is a public authority “in relation to information held by it otherwise than as a tribunal.” Certain categories of public authority also have limited coverage, such as general medical practitioners who will be covered only for information about the provision of specific services under specific NHS legislation.

22. A public authority which the Secretary of State adds to Schedule 1 by order under section 4 may be listed only in relation to information of a specified description. It is also possible for the Secretary of State to change an existing entry in Schedule 1 by limiting the information to which FOIA applies. Likewise an entry in Schedule 1 can be changed by either removing or amending the existing limitation on information covered. Similarly, the Secretary of State may, by order, limit the application of FOIA relating to information held by a publicly-owned company.

23. Although the extent to which these bodies are subject to FOIA is limited, they are public authorities and as such the Information Commissioner can issue decision notices to confirm whether or not the information that has been requested falls within the derogation.

24. A list of public authorities to which the Act has limited application can be found on www.legislation.gov.uk.

More information

25. This guidance has been developed drawing on ICO experience. Because of this it may provide more detail on issues that are often referred to the Information Commissioner than on those we rarely see. The guidance will be reviewed and considered from time to time in line with new decisions of the Information Commissioner, Tribunals and courts.

26. It is a guide to our general recommended approach, although individual cases will always be decided on the basis of their particular circumstances.
27. If you need any more information about this or any other aspect of freedom of information, please Contact us – see our website www.ico.org.uk.