FREEDOM OF INFORMATION (SCOTLAND) ACT 2002

CODE OF PRACTICE ON RECORDS MANAGEMENT

WORKING DRAFT AMENDED FOLLOWING DISCUSSION BY THE RECORDS MANAGEMENT SUB-GROUP OF THE SCOTTISH FREEDOM OF INFORMATION IMPLEMENTATION GROUP

Laid before the Scottish Parliament on [] pursuant to section 61(6) of the Freedom of Information (Scotland) Act 2002

Prepared in consultation with the Scottish Information Commissioner and the Keeper of the Records of Scotland

DRAFT (revised version) CONTENTS

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FREEDOM OF INFORMATION (SCOTLAND) ACT 2002 CODE OF PRACTICE ON RECORDS MANAGEMENT

Preface

General

- (i) Part One of this Code of Practice ('the Code') provides guidance to all Scottish public authorities (as defined in section 3(1) of the Freedom of Information (Scotland) Act 2002 ('the Act')) as to the practice which it would, in the opinion of the Scottish Ministers, be desirable for them to follow in connection with the keeping, management and destruction of their records. Part Two of the Code describes the particular arrangements which apply to those authorities which transfer records to the Keeper of the Records of Scotland at the National Archives of Scotland (NAS) and Part Three describes the arrangements for those authorities which transfer records to public archives other than NAS.
- (ii) The Code fulfils the duty of the Scottish Ministers under section 61 of the Freedom of Information (Scotland) Act 2002. The content of this Code has been prepared in consultation with the Scottish Information Commissioner and the Keeper of the Records of Scotland. A *Code of Practice as to Functions Under This Act* has also been produced, in accordance with section 60 of the Act.
- (iii) Any freedom of information legislation is only as good as the quality of the <u>records</u> to which it provides a right of access. Such rights are of limited use if reliable <u>records</u> are not created in the first place, if they cannot be found when needed, or if the arrangements for their eventual archiving or destruction are inadequate. Consequently, all <u>Scottish public authorities</u> are expected to have regard to the guidance in this Code to ensure they are managing their records effectively.

Status of the Code

(iv) This Code is required under section 61 of the Freedom of Information (Scotland) Act 2002. Accordingly, it is a supplement to the provisions in the Act and its adoption will help authorities to comply with their duties under that Act. It is not a substitute for legislation nor do its provisions have the force of law. However, part of the role of the Scottish Information Commissioner is to promote observance of the Code – see paragraphs (v) to (vii) below. If an authority fails to have regard to the Code, they may be failing in their duty under the Act. More detailed operational guidance is currently being considered by the Records Management Sub-Group of the Scottish Freedom of Information Implementation Group. [Drafting Note: this will be updated as work progresses.] Authorities should seek legal advice as appropriate on general issues relating to the implementation of the Act, or its application to individual cases.

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Role of the Scottish Information Commissioner

- (v) The Scottish Information Commissioner will promote the observance of this Code by authorities, acting as appropriate under the terms prescribed in the Act, including, from time to time, consulting the Keeper of the Records of Scotland. If it appears to the Commissioner that the practice of an authority in the exercise of its functions under the Act does not conform with that set out in the Code, he/she may issue a <u>practice recommendation</u> as prescribed under section 44 of the Act. A <u>practice recommendation</u> must be in writing and must specify the provisions of the Code which have not been met and the steps which should, in the Commissioner's opinion, be taken to promote conformity with the Code. The Commissioner must consult the Keeper before issuing a practice recommendation relating to this Code.
- (vi) If the Commissioner reasonably requires any information for the purpose of determining whether the practice of an authority in relation to the exercise of its functions under the Act conforms with that proposed in this Code, he/she may give the authority notice in writing (known as an <u>information notice</u>) under the provisions of section 50 of the Act. This requires the authority, within such time as is specified in the notice, to furnish the Commissioner, in such form as may be so specified, with such information relating to conformity with the Code as is so specified.
- (vii) An <u>information notice</u> must contain a statement that the Commissioner regards the specified information as relevant for the purpose of deciding whether the practice of the authority conforms with that proposed in the Code and of his/her reasons for regarding that information as relevant for that purpose. It must also contain particulars of the rights of appeal conferred by section 56 of the Act. In the event of an authority not complying with a notice issued by the Commissioner, the Commissioner may apply the sanctions set out in section 53 of the Act.

Main features of the Freedom of Information (Scotland) Act 2002

- (viii) The main features of the Act are:
 - the establishment of a general right of access to recorded <u>information</u> of any age held by a wide range of bodies across the public sector in Scotland, subject to certain conditions and exemptions;
 - in relation to most <u>exempt information</u>, the <u>information</u> must nonetheless be disclosed where the public interest in disclosure outweighs the public interest in maintaining the exemption;
 - the creation of a new office of Scottish Information Commissioner, with wide powers to promote good practice and to enforce the rights created in the Act; and
 - a duty on each <u>Scottish public authority</u> to adopt and maintain a <u>publication scheme</u>, approved by the Scottish Information Commissioner. <u>Publication schemes</u> must specify the classes and manner in which <u>information</u> is, or is intended to be, published; together with an indication of whether the <u>information</u> will be available free of charge or on payment;

• a duty on the Scottish Ministers to issue Codes of Practice containing guidance on specific issues (under sections 60 and 61 of the Act).

Training

(ix) All <u>requests</u> for <u>information</u> (which comply with section 8 of the Act) submitted to <u>Scottish public authorities</u>, should be dealt with in accordance with the provisions of the Act. It is, therefore, essential that all relevant personnel are familiar with the provisions of the Act, the two Codes of Practice prepared under it, and any guidance on good practice issued by the Scottish Information Commissioner. Authorities should ensure that appropriate staff training is provided.

Scottish public authorities subject to the Scottish Public Records Acts (or other legislation with record keeping provisions)

- (x) The guidance on records management and on the transfer of public records contained in this Code should be read in the context of existing legislation on record keeping which may apply to some or all of the authorities covered by the Freedom of Information (Scotland) Act 2002. In the main, this legislation is represented by the Public Records (Scotland) Act 1937 (as amended), the Public Registers and Records (Scotland) Act 1948, the Local Government (Access to Information) Act 1985 and the Local Government etc. (Scotland) Act 1994. The 1994 Act complements the objectives of this Code by requiring local authorities to:
 - make proper arrangements for the preservation and management of their records;
 - consult the Keeper of the Records of Scotland before putting any such arrangements into effect or making any material change to such arrangements; and
 - have regard to any comments which the Keeper may make on their proposed arrangements or changes to such arrangements.

The 1994 Act also permits local authorities to make provision for persons to inspect or obtain copies of their records, and for a local authority to carry out an activity with or on behalf of another local authority. It is, therefore, open to local authorities to enter into a mutually beneficial agreement concerning the storage, management or access arrangements for their records.

(xi) Authorities covered by the Acts mentioned above (and/or any other legislation with record keeping provisions) should note that if they are failing to comply with the Code, they may also be failing to comply with this legislation. Neither should it be assumed that compliance with the Code relieves an authority from any additional duties it may have, which are not included in the Code, under statutory provisions on record keeping contained elsewhere.

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FREEDOM OF INFORMATION (SCOTLAND) ACT 2002 CODE OF PRACTICE ON RECORDS MANAGEMENT

Introduction

1. General

1.1 The Scottish Ministers, having consulted the Scottish Information Commissioner and the Keeper of the Records of Scotland, issue the following Code of Practice pursuant to section 61 of the Freedom of Information (Scotland) Act 2002.

2. Aims of the Code

- 2.1 The aims of the Code are to:
 - set out practices which <u>Scottish public authorities</u> should follow in relation to the creation, keeping, management and final <u>disposition</u> of their <u>records</u> (Part One);
 - describe the particular arrangements which apply to those authorities which transfer their <u>records</u> to the National Archives of Scotland (Part Two); and
 - describe the arrangements which apply to those authorities which transfer their <u>records</u> to public archives other than the National Archives of Scotland (Part Three).
- 2.2. The guidance in this Code, except Section 10, applies to <u>records</u> in all formats and does not necessarily require the installation of an IT system to implement it. Section 10 deals with additional issues which are peculiar to the management of electronic records.
- 2.3 In addition to this Code, more detailed guidance may be obtained from published standards on information and records management. Those which currently support the objectives of this Code most directly are listed in Annex A.

3. Interpretation

- 3.1 For the purposes of this Code:
 - the word "records" refers to records in all formats, including paper, electronic, video, microfilm, etc;
 - "disposition" of <u>records</u> is the point in their lifecycle when they are either transferred to an archive or destroyed;
 - "metadata" is supplementary information about a <u>record</u> which adds value to it and aids records management, records preservation and information retrieval.

This includes things like file titles & references; keywords; and review & disposal information. In relation to electronic systems, it also includes details about the nature of individual electronic documents (eg minute, letter, spreadsheet, etc) and technical information (eg software type and version);

- "semi-current" records are records no longer in day-to-day use but which need to be accessed for a number of reasons, such as for reference in conducting current business, for appraisal and review, or for legal enquiries. Such records must therefore be kept in a useful state until their final disposition.
- 3.2 Words and expressions used in this Code have the same meaning as the same words and expressions used in the Freedom of Information (Scotland) Act 2002.
- 3.3 Words and expressions which are listed in this section or defined in the Act are underlined wherever they appear in this Code.

Part One: Records Management

4. Responsibility for Records Management

4.1 Records management should be recognised as a specific corporate function within the authority and should receive the necessary levels of organisational support to ensure effectiveness. It should bring together responsibilities for **all** records held by the authority, throughout their life cycle, from planning and creation through to ultimate disposition. It should have clearly defined responsibilities and objectives, and the resources to achieve them. It is desirable that the person, or persons, responsible for the records management function should also have either direct responsibility for, or a formal working relationship with, the person(s) responsible for: freedom of information, data protection and other information management issues. Authorities should prepare a records management strategy to support and guide the function (see section 6 of this Code).

5. Human Resources

- 5.1 A designated member of staff of appropriate seniority should have lead responsibility for records management within each authority. This lead role should be acknowledged formally and made known throughout the authority. It should also cover **all** of the <u>records</u> held by the authority.
- 5.2 Staff responsible for records management should have the appropriate skills and knowledge needed to achieve the aims of the records management strategy (see section 6 below). Responsibility for all aspects of record keeping should be defined specifically and incorporated in job descriptions or similar documents.
- 5.3 The human resource policies and practices of authorities should, of course, already address the need to recruit and retain good quality staff. These should, accordingly, support the records management function in the following areas:
 - the provision of appropriate resources to enable the records management function to be maintained across all of the authority's activities;
 - the establishment and maintenance of a scheme, such as a competency framework, to identify the knowledge and skills required by records and information management staff;
 - the regular review of selection criteria for records management posts to ensure they are up to date and comply with best practice;
 - the establishment of a professional development programme for records management staff;
 - the regular analysis of training needs and ongoing provision of appropriate training for all staff;

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• the inclusion, in induction training programmes for all new staff, of an awareness of records management issues and practices.

6. Main Elements of a Records Management Strategy

- 6.1 An authority's records management strategy should contain the following elements for **all** records:
 - a records management policy;
 - arrangements for registration and tracking of <u>records</u>;
 - guidelines on when <u>records</u> should be closed to further additions;
 - arrangements for appraising the authority's <u>records</u> and for deciding their long-term future;
 - a selection policy this should state, in broad terms:
 - the functions from which <u>records</u> are likely to be selected for permanent preservation; and
 - the periods for which other records should be retained;
 - disposal schedules for each business area these should be based on selection policies and indicate the appropriate <u>disposition</u> action for each record including, where appropriate, destruction;
 - a permanent record of any <u>records</u> destroyed, showing:
 - why they were destroyed,
 - when they were destroyed, and
 - on whose authority they were destroyed;
 - adequate storage for current, <u>semi-current</u> and <u>historical records</u> (as defined in section 57 of the Act) following appropriate building, environmental and security standards – see Annex A for a list of current published standards; and
 - a link to the authority's business continuity plan (see paragraph 8.9).

These elements are discussed in greater detail in the following paragraphs.

7. Policy

7.1 An authority should have in place an overall policy statement on how it manages its <u>records</u>. This policy should be endorsed by senior management and should be made readily available to staff at all levels within the organisation.

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- 7.2 The policy statement should provide a mandate for the performance of all records and information management functions. In particular, it should set out the authority's commitment to create, keep and manage <u>records</u> which document its principal activities. The policy should also:
 - outline the role of records management and its relationship to the authority's overall strategy;
 - define roles and responsibilities including:
 - the responsibility of individuals to document their actions and decisions in the authority's <u>records</u> as described in paragraph 8.2 of this Code;
 - and the responsibility of individuals to dispose of authority <u>records</u>, having regard to section 9 of this Code;
 - provide a framework for supporting standards, procedures and guidelines; and
 - indicate the way in which compliance with the policy and its supporting standards, procedures and guidelines will be monitored.
- 7.3 The policy statement should be reviewed at regular intervals (at least once every three years) and, if appropriate, amended to maintain its relevance.

8. Active Records Management

Record Creation

- 8.1 Each business area of the authority should have in place adequate arrangements for documenting its activities. These arrangements should take into account the legislative and regulatory environments in which the authority operates.
- 8.2 <u>Records</u> of a business activity should be complete and accurate enough to allow current employees and their successors to fulfil their responsibilities to:
 - facilitate an audit or examination of the business by anyone so authorised;
 - protect the legal and other rights of the authority, its clients and any other person affected by its actions; and
 - provide proof of the authenticity of the <u>records</u> so that the evidence derived from them is shown to be credible and authoritative;
 - provide a true and accurate historical <u>record</u> of the principal policies and activities of the authority for future generations, including historians.
- 8.3 <u>Records</u> created by the authority should be arranged in a record keeping structure that will enable it to obtain the maximum benefit from the quick and easy retrieval of <u>information</u>.

Information Survey

8.4 A prerequisite for achieving effective record keeping arrangements is the information survey or record audit. This gives an objective view of the authority's records and their relationships to organisational functions, it helps to determine what is required to install and maintain a records management strategy (the main elements of which are set out in paragraph 6.1), and promotes control of the records.

Record Keeping Arrangements

- 8.5 All record keeping arrangements should provide <u>metadata</u> to enable the arrangements and the <u>records</u> to be understood and to be operated efficiently, and to provide an administrative context for effective management of the records.
- 8.6 All record-keeping arrangements should include a set of rules for referencing, titling, indexing and security marking of <u>records</u>. These should be easily understood and should enable the efficient retrieval of information.

Record Maintenance

- 8.7 A tracking arrangement should be used to control the movement and location of records. This should be sufficient to ensure that:
 - a <u>record</u> can be easily retrieved at any time;
 - any outstanding issues can be dealt with; and
 - there is an auditable trail of record transactions.
- 8.8 Storage accommodation for current <u>records</u> should be clean and tidy, and it should prevent damage to the <u>records</u>. Equipment used for current <u>records</u> should provide storage which is safe from unauthorised access, and which meets fire regulations and health & safety legislation, but which allows maximum accessibility to the <u>information</u> commensurate with its frequency of use. When <u>records</u> are no longer required for the conduct of current business, it is normally more economical and efficient to store them in a designated records centre rather than in offices. Procedures for handling <u>records</u> should take full account of the need to preserve important information.
- 8.9 It is essential to provide protection for <u>records</u> which are vital to the continued functioning of the authority, so authorities should put in place a business continuity plan which covers this matter.

9. Disposal Arrangements

- 9.1 It is particularly important under Freedom of Information that the disposal, or final <u>disposition</u>, of <u>records</u> is undertaken in accordance with a clearly established selection policy which:
 - has been drawn up with advice from the authority's own professional archives/records management staff or following advice from the Keeper of the Records of Scotland;

- has been formally adopted by the authority; and
- is enforced by properly authorised staff.

Record Selection

- 9.2 Each authority should maintain a selection policy which states in broad terms:
 - the functions from which <u>records</u> are likely to be selected for permanent preservation; and
 - the periods for which other <u>records</u> should be retained.

Annex B lists some of the key considerations for deciding how long <u>records</u> should be retained. Authorities may also consult the Keeper if they need advice or guidance when preparing their selection policy. The policy should be supported by, or linked to, disposal schedules. These should be drawn up for each business area within an authority and should cover <u>all records</u> created within that area. The schedules should be arranged on the basis of series or collection and should indicate the appropriate <u>disposition</u> action for <u>all records</u> (e.g. review after x years; destroy after y years; archive after z years).

Record Closure

- 9.3 Records must be closed as soon as they have ceased to be of active use other than for reference purposes. As a general rule, files should be closed after no more than five years and, if action continues, a further file should be opened exceptions to this rule include individual medical and personnel files. An indication that a file of paper records or folder of electronic records has been closed should be shown on the record itself as well as noted in the index or database of the files/folders. Wherever possible, information on the intended final disposition of electronic records should be included in the metadata when the record is created.
- 9.4 The storage of closed <u>records</u> awaiting final <u>disposition</u> should follow published standards relating to environment, security and physical organisation (see Annex A).

Appraisal Planning and Documentation

- 9.5 In order to make their disposal arrangements work effectively to provide the <u>information</u> required under the Freedom of Information (Scotland) Act 2002, authorities need to have arrangements for managing appraisal and for recording the final <u>disposition</u> decisions made. An assessment of the following will provide information to support the authority's resource planning and workflow arrangements:
 - the volume and nature of records due for final disposition;
 - the time taken to appraise records; and
 - the risks associated with destruction or delay in appraisal.
- 9.6 An appraisal documentation procedure will ensure consistency in <u>records</u> appraisal and final disposition. It must show:

- what <u>records</u> are designated for destruction;
- the reason for their destruction;
- by whose authority destruction has been approved; and
- when they are to be destroyed.

It should also provide background information on the <u>records</u>, such as legislative provisions, functional context and physical arrangement. This information will provide valuable data for placing <u>records</u> selected for preservation into context and will enable future records managers to provide evidence of the operation of their selection policies.

Final Disposition of Records

- 9.7 Records selected for permanent preservation and no longer in regular use by the authority should be transferred as soon as possible to an archival institution that has adequate storage and public access arrangements (see Part Two for the arrangements for those authorities which transfer their records to the National Archives of Scotland and Part Three for those authorities which transfer their records to public archives other than NAS).
- 9.8 Records which are not selected for permanent preservation and which have reached the end of their administrative life should be destroyed in as secure a manner as is necessary for the level of confidentiality or security markings they bear. A record of the destruction of records, showing their reference, description, reason for destruction, and date of destruction, should be maintained and preserved by the records manager. Disposal schedules would constitute the basis of such a record.
- 9.9 Authorities must have in place adequate arrangements to ensure that, before a <u>record</u> is destroyed, they establish whether or not it is the subject of a <u>request</u> for access under the Freedom of Information (Scotland) Act 2002. Under section 1(5) of the Act, if a <u>record</u> due for destruction is known to be the subject of a <u>request</u> for <u>information</u> under the Act, destruction should be delayed until disclosure has taken place or, if the authority has decided not to disclose the <u>information</u>, until the review and appeal provisions of the Act have been exhausted.

10. Management of Electronic Records

- 10.1 The principal issues for the management of electronic records are the same as those for the management of any <u>record</u>. They include, for example, the creation of authentic records, the tracking of records and final <u>disposition</u> arrangements. However, the means by which these issues are addressed in the electronic environment will be different.
- 10.2 Effective electronic record keeping requires:
 - a clear understanding of the nature of electronic records;
 - the creation of records and <u>metadata</u> necessary to document business processes this should be part of the systems which hold the records;

- the maintenance of a structure of folders to reflect logical groupings of records;
- the secure maintenance of the integrity of electronic records;
- the accessibility and use of electronic records for as long as required (which may include their migration across systems);
- the application of appropriate disposal procedures, including procedures for archiving; and
- the ability to cross reference electronic records to their paper counterparts in a mixed environment.
- 10.3 Generic requirements for electronic record management (ERM) systems are set out in the 1999 Public Record Office (PRO) statement *Functional Requirements and Testing of Electronic Records Management Systems*. Authorities are encouraged to have regard to these requirements when developing their specifications for such systems. The Public Record Office has also issued a *List of Approved ERM Systems*, identifying commercially available systems which comply with their functional requirements. (A full copy of the statement and list of ERM systems can be obtained from the PRO or from their website at http://www.pro.gov.uk/recordsmanagement/eros/default.htm).
- 10.4 Audit trails should be provided for all electronic information and documents. They should be kept securely and should be available for inspection by authorised personnel. The BSI document, *Principles of Good Practice for Information Management* (PD0010), recommends audits at predetermined intervals for particular aspects of electronic records management.
- 10.5 Authorities should seek to conform to the provisions of BSI DISC PD0008 *A Code of Practice for Legal Admissibility and Evidential Weight of Information Stored Electronically (2nd edn)* especially for those records likely to be required as evidence.

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Part Two: Review and Transfer of Public Records to the National Archives of Scotland

11. Application of Part Two

- 11.1 This part of the Code applies to those <u>Scottish public authorities</u> which transfer <u>records</u> to the Keeper of the Records of Scotland at the National Archives of Scotland (NAS) under the Public Records (Scotland) Act 1937 and the Public Registers and Records (Scotland) Act 1948 ('the Scottish Public Records Acts'). The general purpose of Part Two is to facilitate the performance of their functions under the Freedom of Information (Scotland) Act 2002 by NAS and the authorities concerned.
- 11.2 Under the Scottish Public Records Acts, certain authorities are either required or permitted to transfer <u>records</u> selected for preservation into the custody of the Keeper. This part of the Code applies to all such transfers.
- 11.3 The arrangements in paragraphs 12.1 to 13.5 below should be established and operated in close liaison with NAS.
- 11.4 Existing agreed transfer arrangements between a public authority and NAS are unaffected, provided these comply with this Code and remain acceptable to the Keeper.

12. Review of Records

- 12.1 Authorities which transfer <u>records</u> to NAS should establish procedures for regularly reviewing their <u>records</u> to ensure that they become available to the public at the earliest possible time in accordance with the Freedom of Information (Scotland) Act 2002.
- 12.2 In carrying out their review, authorities should observe the following points:
 - transfer to the NAS should normally take place by the time the <u>records</u> are 30 years old. By agreement with NAS, transfer may take place before <u>records</u> reach 30 years old;
 - review for selection and transfer to NAS should therefore occur before the records in question are 30 years old; and
 - for electronic records, transfer to NAS must take place well before the records are 30 years old – authorities should seek advice on this from NAS at the time the records are created. The review of electronic records should therefore occur before the records reach the age at which it is agreed they should transfer to NAS.
- 12.3 The purpose of the review of <u>records</u> is to:

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- identify those <u>records</u> which should, on transfer to NAS, be placed on public access, because no exemptions under the Freedom of Information (Scotland) Act 2002 apply; and
- identify those <u>records</u> which, on transfer to NAS, should <u>not</u> be placed on public access, because they contain <u>information</u> which is presently <u>exempt</u> under the terms of the Act.

13. Exempt records

- 13.1 If the review results in the identification of <u>information</u> which an authority considers is covered by an exemption under the terms of the Freedom of Information (Scotland) Act 2002, it should prepare a schedule:
 - identifying this information precisely;
 - citing each relevant exemption and explaining why it applies; and
 - identifying a date at which release would be appropriate (because of the falling away of an exemption at 30 years or some later juncture – see section 58 of the Act). Alternatively, where an exemption does not fall away at a specified juncture, the authority should, in conjunction with NAS, identify a date at which consideration might be given to whether the <u>record</u> remains exempt.
- 13.2 In preparing a schedule, the authority should consider whether parts of records might be released if it is possible to withhold the sensitive information in some way. Any method of blanking out information should not, however, damage the document and should be fully reversible.
- 13.3 If circumstances, or the passage of time, change the content of a schedule, the authority should submit the revised schedule to the Keeper highlighting the adjustments.
- 13.4 Authorities should liaise with the Keeper in the preparation of the schedule described in paragraph 13.1 and submit the schedule to NAS at the time the <u>record</u> is transferred. NAS will use the schedules received from transferring authorities to identify those <u>records</u> which are covered by section 22 of the Freedom of Information (Scotland) Act 2002. Under this section, where the Keeper of the Records of Scotland receives a <u>request</u> for <u>information</u> in an <u>exempt record</u> transferred to him from a <u>Scottish public authority</u>, he will seek a decision from that authority on whether an exemption still applies and, if so, whether the <u>record</u> should, nonetheless, be disclosed in the public interest (under the terms of section 2 of the Act).
- 13.5 When, under section 58 of the Act, an exemption ceases to apply, the <u>record</u> in question will automatically become available to the public.

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Part Three: Review and Transfer of Public Records to Public Archives other than the National Archives of Scotland

14. Application of Part Three

- 14.1 This part of the Code applies to those <u>Scottish public authorities</u> which transfer <u>records</u> to a public archive other than the National Archives of Scotland (NAS), a common example being the transfer of <u>records</u> to a public archive service operated by the same authority or by another <u>Scottish public authority</u>. The general purpose of Part Three is to facilitate the performance of their functions under the Freedom of Information (Scotland) Act 2002 by the transferring authority.
- 14.2 For the purposes of Part Three, "public archive" means an archive service which holds <u>records</u> of, or on behalf of, a <u>Scottish public authority</u> (as defined in section 3(1) of the Freedom of Information (Scotland) Act 2002), regardless of whether the service is operated by a <u>Scottish public authority</u> or by another person, eg a private company. NAS is not a public archive for the purposes of this Part.

15. Transfer of records

15.1 The transferring authority and the public archive should agree the timing and frequency of the transfer of <u>records</u> as they consider appropriate – having regard to any local guidance, policies, or arrangements which may apply. Existing agreed transfer arrangements between a public authority and a public archive are unaffected, provided these comply with this Code and remain acceptable to both parties.

16. Access to records held in a public archive

16.1 Under section 3(2)(b) of the Freedom of Information (Scotland) Act 2002, records held by "a person other than the authority, on behalf of the authority", are still held by the authority for the purposes of the Act. This means that where an authority transfers records to a public archive other than NAS, the transferring authority would have to deal with requests under the Act for access to that information. Similarly, where the public archive is part of, or operated by, the transferring authority, that authority would have to deal with access requests under the Act.

16.2 However, if:

- the public archive makes the <u>information</u> in those <u>records</u> available to members of the public on request, whether free of charge or on payment;
- that <u>information</u> is made available in accordance with the authority's <u>publication scheme</u> (under section 23 of the Act); and

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• any payment required is specified in, or determined in accordance with, the <u>publication scheme</u>;

the <u>information</u> may be regarded as 'reasonably obtainable' under section 25 of the Act and so be <u>exempt</u> from the access requirements of the Act.

16.3 Before including in their <u>publication scheme records</u> which are held in a public archive, a transferring authority should ensure that the public archive will provide reasonable access to the <u>information</u> in those <u>records</u> for members of the public. It is, therefore, important that the transferring authority liaises with the public archive and agrees a strategy for providing public access to such <u>records</u> or the <u>information</u> they contain. The strategy should also detail the method for handling <u>requests</u> for access to <u>exempt information</u> held on behalf of the transferring authority, ie which is not made accessible to members of the public. This should have regard to the time which section 10 of the Act allows for the transferring authority to comply with an access request (see paragraph 18.4 below).

17. Review of Records

- 17.1 Authorities which transfer <u>records</u> to a public archive should establish an arrangement for regularly reviewing their <u>records</u> to ensure that they become available to the public at the earliest possible time in accordance with the Freedom of Information (Scotland) Act 2002. The review should occur before the <u>records</u> in question are transferred to the public archive.
- 17.2 The purpose of the review of <u>records</u> is to:
 - identify those <u>records</u> which should, on transfer to the public archive, be accessible to members of the public, because no exemptions under the Freedom of Information (Scotland) Act 2002 apply (other than section 25); and
 - identify those <u>records</u> which, on transfer to the public archive, should <u>not</u> be accessible to members of the public, because they contain <u>information</u> which is presently <u>exempt</u> under the terms of the Act (other than section 25).
- 17.3 The transferring authority should ensure that, where the review identifies records which should be accessible to members of the public, those records are covered by the authority's <u>publication scheme</u>. Unless they are covered by the <u>publication scheme</u>, the authority will be required to make that <u>information</u> available themselves in response to requests under the Act.

18. Exempt records

18.1 If the review results in the identification of <u>information</u> which the transferring authority considers is covered by an exemption under the terms of the Freedom of Information (Scotland) Act 2002 (other than section 25), it should prepare a schedule:

- identifying this <u>information</u> precisely;
- citing each relevant exemption and explaining why it applies; and
- identifying a date at which release would be appropriate (because of the falling away of an exemption at 30 years or some later juncture – see section 58 of the Act). Alternatively, where an exemption does not fall away at a specified juncture, the authority should identify a date at which consideration might be given to whether the <u>record</u> remains <u>exempt</u>.
- 18.2 In preparing a schedule, the transferring authority should consider whether parts of <u>records</u> might be released if it is possible to withhold the sensitive <u>information</u> in some way. Any method of blanking out <u>information</u> should not, however, damage the document and should be fully reversible.
- 18.3 If circumstances, or the passage of time, change the content of a schedule, the transferring authority should submit a revised schedule to the public archive, highlighting the adjustments. They should also update their <u>publication scheme</u> as appropriate, where additional <u>information</u> is to be made accessible to the public.
- 18.4 The public archive will use the schedules received from the transferring authority to identify those <u>records</u> which are covered by exemptions under the Act (other than section 25) and are not to be accessible to members of the public. Where the public archive receives a <u>request</u> for access to this <u>information</u> they should therefore:
 - direct the applicant to the transferring authority, explaining the reasons why they are unable to deal with the <u>request</u>; or
 - seek the applicant's agreement to forward the <u>request</u> to the transferring authority. The applicant should be advised that in so doing, the time for compliance with the <u>request</u> for <u>information</u> will start from the day of receipt by the transferring authority - not the public archive.

It will then be for the authority to decide whether the exemption still applies and, if so, whether the <u>record</u> should, nonetheless, be disclosed in the public interest (under the terms of section 2 of the Act). More detailed advice on transferring a <u>request</u> for <u>information</u> is given in paragraphs 19 to 24 of the *Freedom of Information* (Scotland) Act 2002: Code of Practice as to Functions Under This Act.

- 18.5 The transferring authority should, on receipt of a <u>request</u>, ensure that they deal with it promptly (liaising as appropriate with the public archive) so as to comply with their duty under section 10 of the Act.
- 18.6 When, under section 58 of the Act, an exemption ceases to apply, the <u>record</u> in question will automatically become available to the public, provided that it is covered by the transferring authority's <u>publication scheme</u>. Otherwise, the transferring authority will be required to make that <u>information</u> available themselves in response to <u>requests</u> under the Act.

19. Records of a public archive

19.1 Where a public archive, which is a <u>Scottish public authority</u> as defined in section 3(1) of the Act, holds <u>records</u> in its own right (ie other than on behalf of another <u>Scottish public authority</u> under section 3(2)(b) of the Act), those <u>records</u> are subject to the provisions of the Act in the same way as those of any other <u>Scottish public authority</u>. It is, of course, open to the public archive to consider making such <u>records</u> available in accordance with its own <u>publication schemes</u> on the lines discussed in this part of the Code.

ANNEX A

Information and Records Management Standards & Specifications

British and International Standards

Difficit and international Standards	
BS ISO 15489-1:2001	Information and documentation - Records management Part 1: General.
PD ISO/TR 15489-2:2001	Information and documentation - Records management Part 2: Guidelines.
BSI DISC PD 0025-1:2002	Effective Records Management. A management guide to the value of BS ISO 15489-1.
BSI DISC PD 0025-2:2002	Effective Records Management. Practical implementation of BS ISO 15489-1.
BS 4783	Storage, transportation and maintenance of media for use in data processing and information storage.
BS 7799	Code of practice for information security management.
BS 7799-2:1999	Information Security Management. Specification for information security management systems.
BS ISO/IEC 17799: 2000 BS 7799-1:2000	Information Technology. Code of practice for information security management.
BSI DISC PD0008	Code of practice for legal admissibility and evidential weight of information stored on electronic document management systems.
BSI DISC PD0010	Principles of good practice for information management.
BSI DISC PD0012	Guide to the practical implications of the Data Protection Act 1998.
BSI DISC PD5000	Code of practice for electronic documents and e-commerce transactions as legally admissible evidence.
BSI DISC PD0018	Information Management Systems. Building systems

fit for audit.

ANNEX A

Public Record Office Standards for the Management of Public Records

The Public Record Office (PRO) publishes standards, guidance and toolkits on the management of public records in all formats. These standards reflect the legislative and administrative arrangements which apply to UK public records. However, in so far as they are applicable to Scotland, they contain helpful, practical advice which is commended to Scottish public authorities They are available from the PRO and on their website at: http://www.pro.gov.uk/recordsmanagement.

The PRO's "E-government Policy Framework for Electronic Records Management", published in July 2001, is available on the website for the Office of the e-Envoy at: http://www.e-envoy.gov.uk/oee/oee.nsf/sections/frameworks-top/\$file/frameworksindex.htm

European Community Specifications

MoReq

Model Requirements for the Management of Electronic Records, 2001.

An alternative to the Public Record Office's functional requirements for electronic records management systems in UK government. Currently available from http://www.cornwell.co.uk/moreq.

ANNEX B

Retention of Records

Retention Periods

Public authorities should consider the following questions when deciding how long to retain a <u>record</u> before final <u>disposition</u>:

- Is the <u>record</u> still required for the day-to-day running of the authority?
- Is it required for legal purposes (e.g. contracts)?
- Does any legislation or official regulation govern how long it must be kept?
- Is there current guidance on record retention in your sector?

Retaining Records for Permanent Preservation

Records are designated as 'archival' for many reasons, the main ones being that:

- they are still essential to the authority (e.g. title deeds which, although only very occasionally required, provide proof of land ownership); and
- they document the authority's policies, structures and processes so that its activities may be accountable to the present generation and understood by future generations.

In general, this means keeping <u>records</u> which provide evidence of the following matters:

- top-level decision making and policy formulation within the authority;
- policy making within the major functions of the authority;
- important aspects of the interactions between the authority and individuals, businesses, civic institutions, and the environment;
- principle administrative processes of the authority;
- structure and remit of the authority, and any major changes to this;

and which demonstrate adherence to:

• the authority's statutory obligations in respect of permanent <u>record</u> preservation.