Revenue Scotland
Whistleblowing Policy
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1. Introduction and Scope

Revenue Scotland is committed to achieving the highest possible standards of service and ethical practice in its activities. For civil servants, these standards are reinforced by the Civil Service Code. This policy document will set out how Revenue Scotland staff can report any concerns about wrongdoing and what the organisation will do to investigate these reports.

| Purpose | To ensure that Revenue Scotland has procedures in place to enable all those who work within the organisation to raise their concerns about malpractice at an early stage and in the right way. |
| Scope   | Revenue Scotland employees, including temporary staff, and delegates carrying out functions on behalf of Revenue Scotland. This Policy does not apply to matters relating to an employee’s own employment, for which reference should be made to the Grievance Procedure in terms of their contract of employment or other relevant procedure. |
| Related Documents | The Civil Service Code |

GOV.UK Whistleblowing Guide

GOV.UK Whistleblowing: list of prescribed people and bodies

Revenue Scotland Counter-Fraud Policy

2. Related Policies and Procedures

All related policies and procedures are available on-line for Revenue Scotland staff and applicable third parties and business partners.

The current policy or procedure is the on-line copy.

Any subject area mentioned in this policy for which you cannot find an on-line policy or supporting procedure should be brought to the attention of the Revenue Scotland Senior Information Risk Owner.

3. Policy

Overview

The Public Interest Disclosure Act 1998 enables staff who 'blow the whistle' about any of the instances of wrongdoing set out in the Act to complain to an employment tribunal if they suffer any form of detriment for doing so, or in the case of a dismissal.

Alongside the provisions of the Public Interest Disclosure Act 1998, employees have the protections set out in the Civil Service Code.
What is whistleblowing?

Whistleblowing is when an employee suspects wrongdoing at work. To qualify for protection under the Public Interest Disclosure Act 1998, two criteria must be satisfied:

- the type of information being disclosed must fall within the specified criteria below;
- the manner in which the disclosure is made, and whom it is made to must fall within the specified criteria below.

What Protection does the Public Interest Disclosure Act provide?

The legislation does not introduce a general protection for whistleblowers in all circumstances. A disclosure will qualify for protection if you reasonably believe it tends to show that one or more of the following specified criteria has occurred, is occurring or is likely to occur:

- a criminal offence
- a failure to comply with a legal obligation
- a miscarriage of justice
- the endangering of an individual's health and safety
- damage to the environment
- deliberate concealment of information tending to show any of the above.

It is important to understand that if, by making a disclosure you would commit a criminal offence (e.g. under the Official Secrets Acts or the Revenue Scotland and Tax Powers Act), that disclosure will not be a qualifying disclosure under the Act.

When are disclosures protected?

You qualify for protection under the Act if your disclosure is a qualifying disclosure (i.e. under one of the headings listed above), and is made:

- in good faith to Revenue Scotland
- in good faith, where you reasonably believe that the relevant failure relates solely or mainly to the conduct of a person other than your employer or where the matter is one which your employer does not have legal responsibility for, to that other person;
- to a legal adviser in the course of obtaining legal advice;
• in good faith to a Government Minister by a worker employed in a Government-appointed organisation such as a non-departmental public body like Revenue Scotland;
• to a person or body prescribed by the Secretary of State (e.g. in Statutory Instrument 1999 No 1549) ('a prescribed person'), e.g. the Health and Safety Executive.

In the last case you must make the disclosure in good faith and reasonably believe that the information and any allegation in it are substantially true. In addition you must reasonably believe that the matter falls within the description of matters for which the person has been prescribed.

Qualifying disclosures will also be protected if they are made other than described in paragraph 3 above, provided that the individual makes the disclosure in good faith, reasonably believes that the information and any allegation contained in it are substantially true, and does not act for personal gain. One or more of the following conditions must also apply:

• the individual reasonably believed that he or she would be victimised if he or she had made the disclosure to the employer or to a prescribed person;
• there was no prescribed person and the individual reasonably believed that disclosure to the employer would result in the destruction or concealment of evidence;
• the individual had already disclosed substantially the same information to the employer or a prescribed person.

It must also be reasonable for the individual to make the disclosure. In deciding the reasonableness of the disclosure, an employment tribunal will consider all the circumstances. This will include:

• the identity of the person to whom the disclosure was made,
• the seriousness of the concern,
• whether the failure is continuing or likely to occur,
• whether the disclosure breached a duty of confidentiality which the employer owed a third party,
• what action has been taken or might reasonably be expected to have been taken if the disclosure was previously made to the employer or a prescribed person,
• whether the worker complied with any approved internal procedures if the disclosure was previously made to the employer.
A disclosure about an "exceptionally serious" failure made other than described in paragraph 3, will be protected if the individual makes the disclosure in good faith, reasonably believes the information disclosed and any allegation contained in it are substantially true and does not act for personal gain - provided that it is reasonable for the individual to make the disclosure, having regard, in particular, to the identity of the person to whom the disclosure is made. It will be for the employment tribunals to consider whether any particular failure is "exceptionally serious"; this is a matter of fact, not just an individual's personal belief.

What should I do if I become aware of wrongdoing?

- If you have a concern about wrongdoing or a breach of the Civil Service Code, in the first instance you should normally report the matter, to your immediate line manager. If you feel unable to raise the matter with your manager, you should contact another line manager or a senior member in the management chain.
- If this does not resolve the issue, or if there is a good reason for not raising a concern within the line management chain, the matter should then be reported to Revenue Scotland’s Chief Executive Officer (acting as the Revenue Scotland Nominated Officer for the purposes of this policy) who will investigate your concerns and let you know what action should be taken.
- If you believe that the response from Revenue Scotland’s Nominated Officer does not represent a reasonable response to your concerns, you may report the matter to the Chair of the Board of Revenue Scotland.
- If you have a particularly serious and urgent concern, which cannot be raised via the management chain or Nominated Officer, you should report the matter to the Chair of the Board of Revenue Scotland.
- If you believe that the response from the Chair of the Board of Revenue Scotland does not represent a reasonable response to your concerns, you may report the matter to the Civil Service Commission.
- If there is a good reason why your concern cannot be raised within Revenue Scotland, you may report the matter directly to the Civil Service Commission.

It is for you to decide what action to take, taking account of the provisions of the Act and of the Civil Service Code. It is preferable - and this is at the heart of the Public Interest Disclosure Act - to raise the matter internally if appropriate and practical. In order to safeguard the interests of both the organisation and its workforce, it is important to air these issues and concerns in this way. If you are in any doubt you should speak in confidence to the Nominated Officer.

You should also use these procedures if you wish to make any other disclosure not covered by the 1998 Act.
Confidentiality

All concerns will be treated in confidence as far as possible, and every effort will be made not to reveal your identity if you so wish. However you may need to come forward as a witness.

You are encouraged to put your name to your concern whenever possible. Please note that employees must:

- believe the disclosure of information is in the public interest
- believe it to be substantially true
- not act maliciously or make false allegations
- not seek any personal gain

Where can I get independent advice?

If you would like independent advice at any stage, you can speak to your union, if applicable, or contact the independent charity Public Concern at Work for confidential advice on 020 7404 6609 or at helpline@pcaw.org.uk. Alternatively, visit their website at www.pcaw.org.uk.

4. Responsibilities

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<th>Role</th>
<th>Responsibility</th>
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<tr>
<td>Revenue Scotland Senior Information Risk Owner</td>
<td>Ensure that staff are aware of the process set out in this policy for reporting and responding to whistleblowing.</td>
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<tr>
<td>Line Managers</td>
<td>Ensure that the policy is known and understood by all staff and that action is taken in line with the policy if necessary.</td>
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<tr>
<td>Nominated Officer (Chief Executive Officer)</td>
<td>Follow the principles set out in this policy and act as an impartial intermediary between any individual raising a concern and other parties.</td>
</tr>
<tr>
<td>Chair of the Revenue Scotland Board</td>
<td>Follow the principles set out in this policy and act as an impartial intermediary between any individual raising a concern and other parties.</td>
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5. Exceptions

There are no exceptions to this policy.
6. **Enforcement**

The Revenue Scotland Senior Information Risk Owner will ensure that staff are aware of this policy and

7. **Review**

This document is subject to review at least annually or in response to relevant changes within the environment.

8. **Document Control/History**

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