



Making Northern Ireland Safer For Everyone Through Professional, Progressive Policing

## FREEDOM OF INFORMATION REQUEST



**Request Number:** F-2008-05326

**Keyword:** Human Resources

**Subject:** RELIGIOUS BREAKDOWN OF 'C' DEPARTMENT

### Request:

Under the FOI Act could I ask for a compositional breakdown of the religious background of each of the following units respectively:

- C1 - Organised Crime
- C2 - Serious Crime
- C3 - Intelligence
- C4 - Specialist Operations
- C5 - Analysis Centre
- C6 - Scientific Support
- C7 - Serious Crime Review
- C8 – HET (Historical Enquiry Team)

### Answer:

Your request for information has now been considered and the decision has been taken not to supply the information you have requested.

Section 17 of the Freedom of Information Act 2000 requires the Police Service of Northern Ireland, when refusing to provide such information (because the information is exempt) to provide you the applicant with a notice which:

- (a) states that fact,
- (b) specifies the exemption in question and
- (c) states (if not otherwise apparent) why the exemption applies.

The exemption/s, as well as the factors the Department considered when deciding where the public interest lies, are listed below:

Section 38, Health and Safety, is a Prejudice Based exemption. It is therefore necessary to evidence harm. It is also a qualified exemption, so a Public Interest Test (PIT) is required.

Section 40(2) by virtue of Section 40(3)(a)(i) Personal Information is a Class Based exemption, so no harm test is required. This exemption is engaged because low level statistics contained in some areas would refer to small groups of officers/support staff whose identity could be revealed by looking at this information, along with other information which is already in the public domain, and this would contravene the first Data Protection Principle as contained in the Data Protection Act 1998.

Section 41 Information Provided in Confidence, is a Class Based and Absolute exemption, so no harm test nor PIT is required.

Section 44 Prohibitions on Disclosure, is also a Class Based and Absolute exemption, so no harm test nor PIT are required.

### **Harm Test**

The community background information of employees within the PSNI is gathered and retained for monitoring purposes only, in accordance with the Fair Employment (Monitoring) Regulations (NI) 1999. In particular Part III 16 (2) of the above Regulations states that it is an offence to disclose the community background information to which this regulation applies or has applied. To release the Community Background information at this level could reveal this sensitive information, and the organisation would then be in breach of the above Regulations.

To release information into the public domain that identifies small groups of police officers/support staff by their religious or ethnic background could lead to targeting of those officers/support staff by terrorists. This would pose an obvious risk to their safety and ultimately the risk of a breach of Article 2 of the Human Rights Act 1998, the Right to Life.

### **Public Interest Test**

#### **Factors Favouring Release**

**Accountability** – The PSNI is undergoing a process to make it more representative of the community that it serves; it therefore stands to reason that the community will wish to see that that process is being properly and successfully implemented.

**Public Awareness and Debate** – Release of these equality-monitoring figures would inform the public and counter rumour and speculation thereby aiding accurate and informed debate on the subject.

#### **Factors Favouring Retention**

**Efficient and Effective Police Service** – Balkanisation of the police service, or indeed any campaign for such a policy, would not lead to a more effective police service and may undermine the confidence of minority groups in the PSNI.

**Existing Procedures** – To release into the public domain, ethnic, religion and gender information at this level would be to override existing measures to maintain public trust in the police service.

**Interests of third parties** – Personal data of a third party should not be disclosed, as it would contravene Data Protection principles. Third parties would not expect that their information would be disclosed to others.

**Tortious Duty** – Equality Monitoring information is provided to the PSNI by employees in compliance with the Fair Employment (Monitoring) Regulations (NI) 1999. As such individual employees provide it in confidence and the PSNI is obliged by the Regulations not to disclose information to which the Regulations apply or have applied.

### **Balance Test**

There is a high level of public expectation in the implementation of the Patten recommendations and in particular how representative the PSNI is of the community it serves. Compliance with the Fair Employment (Monitoring) Regulations (NI) 1999 prohibits disclosure at the level requested as to do so would breach Reg. 16(2) of those Regulations which makes it an offence for the Data Controller to release information which, amongst other things, could lead to the identification of the community background of any individual and makes a further and conclusive case for non-disclosure of this information.

As stated we are unable to supply specific details of the various groups requested however we can advise that the total percentages for C1 - C8 as mentioned in your request are:

		<b>%CB1</b>	<b>%CB2</b>	<b>%CB3</b>
Total	Police Officers	83.51	13.30	3.20
	Police Staff	81.41	15.66	2.94

CB1=PROTESTANT

CB2=CATHOLIC

CB3=NOT

DETERMINED

If you have any queries regarding your request or the decision please do not hesitate to contact me on 028 9070 0164. When contacting the Freedom of Information Team, please quote the reference number listed at the beginning of this letter.

If you are dissatisfied in any way with the handling of your request, you have the right to request a review. You should do this as soon as possible, or in any case within two months of the date of issue of this letter. In the event that you require a review to be undertaken, you can do so by writing to the Head of Freedom of Information, PSNI Headquarters, 65 Knock Road, Belfast, BT5 6LE or by emailing [foi@psni.pnn.police.uk](mailto:foi@psni.pnn.police.uk).

If following an internal review, carried out by an independent decision maker, you were to remain dissatisfied in any way with the handling of the request you may make a complaint, under Section 50 of the Freedom of Information Act, to the Information Commissioner's Office and ask that they investigate whether the PSNI has complied with the terms of the Freedom of Information Act. You can write to the Information Commissioner at Information Commissioner's Office, Wycliffe House, Water Lane, Wilmslow, Cheshire, SK9 5AF. In most circumstances the Information Commissioner will not investigate a complaint unless an internal review procedure has been carried out, however the Commissioner has the option to investigate the matter at his discretion.

Please be advised that PSNI replies under Freedom of Information may be released into the public domain via our website @ [www.psnipolice.uk](http://www.psnipolice.uk)

Personal details in respect of your request have, where applicable, been removed to protect confidentiality.