MEMORANDUM OF UNDERSTANDING

THE CHARITY COMMISSION

AND

OXFORD CITY COUNCIL
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Section 1 - Purpose of Memorandum

1. This Memorandum provides a framework for closer working between the Charity Commission ("the Commission") and the Oxford City Council ("the Council") to assist in their respective regulatory functions in the following ways to:

- promote a common understanding of the Commission and the Council's responsibilities, working procedures, legal powers and constraints;
- promote co-operation between the Commission and Oxford City Council's staff at a strategic and operational level;
- facilitate effective investigation with the objective of prevention, detection and remedy of misconduct or mismanagement in the administration of charities and charitable funds and/or abuse of a tax relief against Oxford City Council;
- ensure the effective disclosure of information in compliance with all relevant legislation; and
- ensure appropriate consultation on matters of relevant and significant policy initiatives to ensure that charities comply fully with their legal obligations and adopt best practice in governance and accountability.

Section 2 - The Role and Functions of the Commission

2.1 The Commission is established under the Charities Act 2011 ("The Act") and is the statutory regulator of charities in England and Wales. The Commission is a non-ministerial government department that operates independently. The Charities Act 2011 specifically prohibits the exercise of any Commission function being subject to the direction or control of any Minister or other government department.

2.2 The Commission's objectives as defined in section 14 of the Act are as follows, to:

- increase public trust and confidence in charities ("the public confidence objective");
- promote awareness and understanding of the operation of the public benefit requirement ("the public benefit objective");
- promote compliance by charity trustees with their legal obligations in exercising control and mismanagement of the administration of their charities ("the compliance objective");
- promote the effective use of charitable resources ("the charitable resources objective"); and
- enhance the accountability of charities to donors, beneficiaries, and the general public ("the accountability objective").

2.3 The Commission's general functions as set out in section 15 of the Act include:
• determining whether institutions are or are not charitable;

• encouraging and facilitating the better administration of charities. This function includes a power to give advice or guidance to charities;

• identifying and investigating apparent misconduct or mismanagement in the administration of charities and taking remedial or protective action in connection with misconduct or mismanagement; and

• obtaining, evaluating and disseminating information in connection with the performance of any of the Commission’s functions or meeting any of its objectives. This function includes the maintenance of an accurate and up to date register of charities.

2.4 In carrying out its functions the Commission will have regard to the principles of best regulatory practice, including the principles under which regulatory activities should be proportionate, accountable, consistent, transparent, and targeted only at cases in which action is needed.

2.5 In pursuance of its objectives and functions, the Commission maintains a register of charities. The Commission’s jurisdiction extends to all registered charities and unregistered charities (other than limitation on the use of its powers in relation to exempt charities). The term “charities” and “charitable purposes” refers to organisations and purposes which are exclusively under the law of England and Wales. They will include charitable collections and funds managed on an informal basis by any person or organisation.

2.6 Most concerns that the Commission identifies in charities are dealt with as operational compliance cases. These cases are not formally investigation, but are aimed at ensuring trustees address any failures and weaknesses in their charity’s management. Statutory inquiries may be opened in accordance with Commission’s risk framework where there is a high risk to public trust and confidence in charity, where there is evidence of misconduct or mismanagement or charities’ assets, reputation, service or beneficiaries are at a high risk of harm or abuse. Opening an inquiry allows the Commission the full range of enforcement powers. The Commission also undertakes proactive and reactive monitoring of charities which give rise to concern.

2.7 The Commission collaborates with police and law enforcement agencies, for example in cases of fraudulent fundraising.

2.8 The Commission has powers for the protection of charities (and may consider using these when dealing with the situation above), although they can only be used in certain circumstances and in an inquiry. These powers are listed at Appendix B.

2.9 The Commission also has extensive information-gathering powers. It may for example:

• order anyone to provide the Commission with information in his or her possession which is relevant to the discharge of any of its functions; and

• direct anyone to provide written statements, or written answers to questions concerning any matter which it is investigating about which that individual has or can reasonably obtain information.
2.10 Failure to comply with such a direction or order is punishable as a contempt of court (section 336 of the Charities Act 2011). Providing false or misleading information to the Commission is a criminal offence (section 60 of the Charities Act 2011). However, information acquired by the use of these powers can only be used for the purpose for which the powers were given.

2.11 If follows that the Commission can use these powers only in order to acquire information for use in discharging statutory purposes, not (for example) simply in order to obtain information for another body.

Section 3 - The Role and Function of Oxford City Council

3.1 Oxford City Council is a Local Authority responsible for the administration of a range of public services and duties in the city of Oxford. These duties see the Council, acting as a billing authority and being responsible for levying, billing, administration and collection of local taxes. These include the domestic rate or Council Tax and the Non Domestic rate or the Business rate as they are commonly known.

3.2 This memorandum facilitates the two-way exchange of data between the Commission and the Council that will assist the Council's prevention and detection of crime and collection of taxes. The Data Protection Act allows use of data for these purposes.

3.3 The Council will use data to tackle fraud, financial irregularity and the avoidance and evasion of tax. An example of this is where businesses apply for a relief from NDR as a charity. This exemption is awarded at a statutory reduction of 80% of the annual rate, but 100% reduction can be awarded at the billing authorities discretion.

Section 4 - Disclosure of Information

4.1 When disclosing information under the statutory gateway or its general powers, the Commission and the Council must ensure the provisions of section 54-59 of the Act (where applicable) and the terms of this Memorandum are satisfied. Nothing in this Memorandum commits either party to disclose information nor imposes upon the Commission or other person or organisation a duty to disclose information.

4.2 Sections 54 to 59 of the Act provides a statutory gateway, as well as Commission general powers, for the disclosure of information by the Commission and Oxford City Council. However, nothing in sections 54 to 57 authorise the making of a disclosure which is:

- contrary to the Data Protection Act 1998 (and any subsequent legislation) (section 59 of the Act); or
- prohibited by Part 1 of the Regulation of Investigatory Powers Act 2000 (section 59 of the Act); or
4.3 Section 56 of the Act deals with disclosures by the Commission generally and gives the Commission the powers exercisable at its discretion to disclose information to any relevant public authority any information received by the Commission in connection with any of the Commission’s functions if:

a) the disclosure is made for the purposes of enabling or assisting relevant public authority to discharge any of its functions; or

b) the information so disclosed is otherwise relevant to the discharge of any functions of the relevant public authority

4.4 Section 54 of the Act deals with disclosure to the Commission generally and gives any relevant public authority the ability, at its discretion, to disclose information to the Commission if the disclosure is made for the purposes of enabling or assisting the Commission with the discharge of any of its functions.

4.5 The Council is therefore likely to be a relevant public authority for the purpose of section 54 and 56 of the Charities Act 2011.

4.6 Information about the status of charities (whether registered or removed, or if an interim manager has been appointed), the activities of a charity and where it is able to operate, main contact details, the financial history, and whether there is a public statement regarding the opening of an inquiry are also available as part of the public Register of Charities for England and Wales.

https://www.gov.uk/government/organisations/charity-commission

4.7 The Commission has the discretion to disclose information it has received in connection with any of its functions under section 56. However if:

- the information has been received by the Commission under s.54(1) subject to an express restriction the Commission must first obtain consent to further disclose the information (section 56(3)); or

- the information has been received by the Commission from HMRC, the Commission must first obtain the consent of HMRC to further disclose the information (section 57(2)). Section 57 (3) make it an offence to disclose HMRC information in contravention of section 57 (2).

4.8 The Commission also has the discretion to disclose, under its general powers under the Charities Act 2011, information other than that which it has received from third parties. Such disclosures must also be compliant with all relevant legislation.

4.9 In some circumstances the Commission may not be able to share sensitive information where acting upon this information could have a detrimental impact on on-going investigations.

4.10 The Commission and the Council agree that there will be no further dissemination or disclosure of disclosed information received from the Commission or the Council without the written consent of the party that disclosed the information. Such permission must not be unreasonably withheld. For the avoidance of doubt this includes intelligence information which conforms to the rules of the National Intelligence Model. The exceptions to this are:

Official
with regard to all information other than that received by way of intelligence, the receiving organisation might, in the case of court proceedings, be required to disclose some of the information at short notice to the court. As a consequence the receiving organisation might, on an exceptional basis, be unable to obtain prior permission from the originators because of time constraints. In such cases, the receiving organisation will inform the originator of the disclosure retrospectively and without undue delay; or

- in the circumstances set out in paragraph 6.1 below.

4.11 If the originating party gives written permission for the information to be disclosed to a third party, the origin of the information should be made clear to the third party, in order that they can take appropriate action on flagging the origin of the information on their own internal systems.

Section 5 – Information Handling

5.1 When exchanging information, the Commission and Oxford City Council shall ensure that the information is:

- marked with the appropriate security classification (paragraph 5.3 below);
- exchanged using a secure platform as detailed in paragraph 5.2 below; and
- stored securely in accordance with all applicable requirements including HM Government guidelines and the Data Protection Act 1998.

5.2 The Commission and the Council will disclose information via a secured data sharing platform. For the Commission this would normally be the government secure ".gsi" email channel and for the Council this would normally be the ".gcsx" email channel. In the event that such arrangements are not feasible or if another method of information disclosure is required, for example absence of access to government secure email or information provided on removable data, then this may be mutually agreed by both parties. Appropriate communication or transportation arrangements suitable to the security classification of the information or communication, in particular secure encryption, must be made for the transfer.

5.3 Both parties will ensure that all disclosures are appropriately protected using the Government Security Classification (GSC) system as follows:

- Official – the majority of information that is created or processed by the public sector. This includes the sub set of information to be protected by Official-Sensitive;
- Secret – very sensitive information that justifies heightened protective measures to defend against determined and highly capable threat actors;
- Top Secret – the most sensitive information requiring the highest level of protection from the most serious threats.

Information shared through this agreement will attract a protective marking under the Government Protective Marking System of at least OFFICIAL.

5.4 The Commission and the Council agree that the information disclosed between the parties is to be used by the receiving party only for the purpose that it was shared. The written consent of the originating party must be obtained before the
disclosed information can be used for any other purpose unless the receiving party is authorised by law to use the information for another purpose.

5.5 Information will be provided to the Council on the condition that it is handled as per the Council's own information handling policy. It is the responsibility of the Council to ensure this occurs. The Council will retain information supplied by the Commission only for as long as there is a business purpose to do so and not any longer than is necessary for the Council to perform its functions. Where the Commission material is used to inform a specific research paper, it will be clearly referenced.

5.6 Information will be provided to the Commission on the condition that it is handled as per the Commission's information handling policies. It is the responsibility of the Commission to ensure it occurs. The Commission will retain information supplied by the Council only as long as there is a business purpose to do so and not any longer than is necessary for the Commission to perform its functions. Where the Council material is used to inform a specific research paper, it will be clearly referenced.

5.7 The Commission and the Council will ensure that any information losses, wrongful disclosures or breaches of security relating to information received from the other organisation is reported to the other organisation as soon as practically possible following the loss, wrongful disclosure or breach.

5.8 The Commission may from time to time, mark information disclosed to the Council as “for intelligence purposes only” ("Marked Information"). Marked Information may be used by the Council to inform their investigations and assist any information gathering. The Council may not publish or use Marked Information to form decisions and/or take action on their matters. This may oe necessary in order to protect ongoing cases by the Commission or other public bodies.

Section 6 - Specific Information Exchanges

Freedom of information

6.1 The Commission and the Council are obliged to comply with the Freedom of Information Act 2000 ("FOIA") and the Environmental Information Regulations ("EIR"). If the Commission receives a FOIA/ EIR request for information provided to it by the Council, the Commission will inform the Council of the request. The Council will respond to the Commission setting out whether in its opinion the information should be released under FOIA/ EIR and if not which exemptions it considers may apply within the statutory timescales provided for in FOIA/EIR to assist the Commission in its decision making. If the Council receives a FOIA/EIR request for information provided to it by the Commission it will inform the Commission of the request. The Commission will then inform the Council whether it considers that the information should be released under FOIA/EIR and if not the Commission will provide the Council with details of which exemptions it considers may apply within the statutory timescales provided for in FOIA/EIR to assist the Council in its decision making. Any final decision in relation to an FOIA/EIR request to the Commission is a matter for the Commission. Any final decision in relation to an FOIA/EIR request to the Council is a matter for the Council.
6.2 For the purpose of the Data Protection Act 1998 ("the DPA"), the Council is the data controller for all personal data it holds in order to fulfil its own functions. The Council will become the data controller for the personal data it receives from the Commission as part of any information disclosure.

6.3 The Commission is the data controller for all personal data it holds in order to fulfil its own functions. The Commission will become the data controller for the personal data it receives from the Council as part of any information disclosure.

6.4 The Commission and the Council will undertake all reasonable steps to ensure that the personal data held by them and supplied to them will only be processed (including internally) in accordance with the DPA.

6.5 Where the Commission and the Council wish to share information on individuals, this information will be kept to the minimum necessary to facilitate the purpose for which the information is shared. Personal data processed for any purpose or purposes shall not be kept for longer than is necessary for that purpose or purposes.

Section 7 – Liaison at Strategic Level

7.1 Representatives of the Commission and the Council will hold strategic policy meetings at least once a year. The aims of these meetings will be to:

- discuss common policies and strategies;
- discuss problem areas and developing trends in charity abuse and exploitation;
- update or consult on development of relevant law, policy, and practice; and
- review the provisions of the Memorandum and the overall effectiveness of the liaison and collaboration between the agencies.

Section 8- Liaison at Operational Level

General liaison and collaboration process

8.1 In order to facilitate the flow of information and technical expertise, the Council and the Commission will appoint officers to act as single points of contact ("SPoCs").

8.2 Requests for information by the Council to the Commission about a new matter must be made via the Commission's SPOC. Requests for information by the Commission to the Council should also be sent via the Council's SPOC (See Appendix A). SPoCs may also be able to provide general advice. If information is to be requested or a matter to be reported in either direction, the SPoCs (Appendix A) will first consult with each other, preferably by telephone, and later in writing, to provide:

- an explanation as to why the information is being requested and what it is to be used for, including if it is intended to be sued publicly
8.3 The SPoCs will aim to ensure that:

- the disclosure of information and referral of individual cases are screened and processed with an appropriate degree of uniformity and speed;
- routine referrals will be dealt with within fifteen working days of receipt, and any urgent referrals within eight working days;
- if action on a referral cannot be completed within the timescale specified above, the receiving SPoCs will provide the originating SPoC with progress reports at agreed intervals;
- any general information, intelligence, announcement, or warning that either the Commission or the Council considers will impact directly on the other must be brought to the attention of the other, and reported up and/or disseminated appropriately within the Commission and the Council.

8.4 SPoCs will also:

- ensure that any other general information or announcement that the Commission or the Council considers will impact directly on the other must be brought to the attention of the other; and
- be able to provide general advice about the Commission or the Council organisation and procedures where relevant for the purposes of this Memorandum.

Co-ordinated Operations

8.5 The permitted level of exchange of information is such that close cooperation on investigations is possible. Although there is no statutory basis for a joint investigation the Council and the Commission can on occasion co-ordinate their operations. Joint approaches can take place with the permission of the charity and every effort should be made to encourage the charity to take this option, as it will usually involve the least use of both charity and official resources. If permission is refused, exchange of information may still occur. On occasion, the Commission's Head of Investigations, Monitoring and Enforcement and the Council's Investigations Manager may designate exceptionally serious cases as co-ordinated operations in which the exchange of information and technical expertise will be ongoing and continuous.

8.6 Any decision on whether Commission investigators should participate in a co-ordinated operation will rest with the Commission's Head of Investigations.
Monitoring and Enforcement. In reaching a decision, the Head of Investigations, Monitoring and Enforcement will have regard to the nature of the operation and the extent to which it is consistent with the Commission’s general function and duties.

8.7 Any decision on whether members of the Council should participate in a co-ordinated operation with the Commission will rest entirely with the Council’s Investigation Manager.

8.8 Where both the Council and the Commission have a mutual interest in a charity or charitable organisations both parties will aim to agree a written protocol at the earliest opportunity, and within a maximum of 15 working days, to cover case strategy, the role of each party in the investigation, areas of responsibility, liaison arrangements and other policy issues. That protocol will build on the matters agreed in this Memorandum.

8.9 If action on a referral cannot be completed within the timescales mentioned above, the receiving SPoC will provide the originating SPoC with progress reports at agreed intervals.

8.10 Where possible, advance planning meetings should agree a framework for any joint operations, including all roles and responsibilities.

8.11 Where it appears likely that the conduct of a joint inquiry or other form of intervention in relation to a charity will generate media interest of relevance to both the Commission and the Council or, given the profile and substance of the case, that a Ministerial briefing ought to be considered, the Commission’s Head of Investigations, Monitoring and Enforcement and the Council’s Investigations Manager will be consulted. All media interest will be dealt with in a coordinated way. Any contact with the media which refers to either or both parties as a result of interagency working will have the agreement of both parties prior to the release of any information.

Section 9- Other Designated Points of Contact and Assistance

9.1 Operational referrals and requests for information should be channelled through the SPoCs as detailed above. However, in order to ensure that other matters are handled at the appropriate level, and that policy considerations are taken fully into account, contact between the Commission and the Council may also be established between designated points of contact. Where they consider it appropriate, designated points of contact may delegate ongoing liaison to members of their staff.

9.2 The Commission will, where appropriate, and subject to available resources provide guidance to the Council in the interpretation of charity law. Where appropriate and if resources are available, the Council will provide guidance on, product development, points of law, procedure and operational action.

9.3 As part of their respective staff training programmes, both the Commission and the Council will ensure that their staff are made aware of the differing organisational, operational and legal frameworks of each organisation. In order to facilitate this, appropriate staff will be offered familiarisation visits and work shadowing opportunities at the other’s offices.
9.4 The Commission and the Council will also explore the possibility of mounting joint training and development initiatives and where practicable, will offer places to each other's staff on relevant internal training courses, conferences and seminars.

9.5 In order to support joint working and outreach, the Commission and the Council will explore opportunities to co-operate on presentations and seminars for charity sector representatives.

Section 10 - General

10.1 Whilst it is intended that the arrangements in this Memorandum should apply generally, it is recognised that some circumstances will require special handling. Nothing in this Memorandum prevents the making of arrangements to meet specific exceptional needs. Any such circumstances should be agreed in writing between the parties to this Memorandum.

10.2 Any disagreement arising from the interpretation of this Memorandum will be referred to the appropriate level indicated in the escalation protocol at Appendix A.

Signed

On behalf of the Charity Commission

[Signature]

On behalf of Oxford City Council

[Signature]
APPENDIX A
CONTACT DETAILS AND ESCALATION PROTOCOL

Escalation Protocol

There may be occasions when each party to this MoU encounter difficulties. This should be resolved locally by the listed SPOCs in the first instance. However, if this is not possible then the following protocol must be followed:

Charity Commission:

Level 1
Intelligence Manager

Level 2
Head of Investigations, Monitoring and Enforcement

Oxford City Council

Level 1

Level 2
The Commission’s protective powers include those listed below. Those powers marked with an asterisk are only exercisable when an inquiry under s.46 is open.

<table>
<thead>
<tr>
<th>Power</th>
<th>Statutory reference</th>
</tr>
</thead>
<tbody>
<tr>
<td>Require a charity to change its name in certain specified circumstances</td>
<td>S42-45 CA 2011</td>
</tr>
<tr>
<td>Institute inquiries into the administration of a charity</td>
<td>S46 CA 2011</td>
</tr>
<tr>
<td>Obtain evidence during an inquiry</td>
<td>S47 CA2011*</td>
</tr>
<tr>
<td>Enter premises and seize documents</td>
<td>S48-49 CA 2011*</td>
</tr>
<tr>
<td>Call for documents and search records</td>
<td>S52-53 CA 2011</td>
</tr>
<tr>
<td>Issue an official warning to a charity, charity trustee or trustee for a charity</td>
<td>S75A CA 2011</td>
</tr>
<tr>
<td>Suspend or remove any trustee, charity trustee, officer, agent or employee of a charity</td>
<td>S76, 79, 80(1), CA2011</td>
</tr>
<tr>
<td>Appoint new trustees</td>
<td>S76(3)(b) CA 2011 and S80(2) CA 2011</td>
</tr>
<tr>
<td>Vest charity property in the Official Custodian for Charities</td>
<td>S76(3)(c) CA 2011*</td>
</tr>
<tr>
<td>Order individuals not to part with charity property without its approval (&quot;freezing orders&quot;)</td>
<td>S76(3)(d) CA 2011*</td>
</tr>
<tr>
<td>Order individuals not to pay debts owed to the charity without its approval</td>
<td>S76(3)(e) CA 2011*</td>
</tr>
<tr>
<td>Restrict transactions that can be entered into on behalf of a charity</td>
<td>S76(3)(f) CA 2011*</td>
</tr>
<tr>
<td>Appoint an interim manager for a charity</td>
<td>S76(3)(g) CA 2011*</td>
</tr>
<tr>
<td>Make a scheme for the administration of a charity</td>
<td>S79(2)(b) CA 2011*</td>
</tr>
<tr>
<td>Remove a disqualified trustee</td>
<td>S97A CA2011</td>
</tr>
<tr>
<td>Suspend or remove trustees etc from membership of a charity</td>
<td>S83 CA 2011*</td>
</tr>
<tr>
<td>Give specific directions for protection of a charity</td>
<td>S84 CA 2011*</td>
</tr>
<tr>
<td>Direct specified action not to be taken</td>
<td>S84A CA2011*</td>
</tr>
<tr>
<td>Direct a charity to wind up</td>
<td>S84B CA2011*</td>
</tr>
<tr>
<td>Direct the application of charity property</td>
<td>S85 CA 2011</td>
</tr>
<tr>
<td>Give directions about dormant bank accounts</td>
<td>S107-109 CA 2011</td>
</tr>
<tr>
<td>Determine the membership of a charity</td>
<td>S111 CA 2011</td>
</tr>
</tbody>
</table>
Exercise the same powers as the Attorney General with respect to taking legal proceedings, except for petitioning for the winding up of a charity | S114 CA 2011

Disqualify an individual as a trustee or charity trustee | S181A CA 2011

Order a disqualified person to repay sums received from a charity while acting as charity trustee or trustee for the charity | S184(2)-(4) CA 2011

Disqualify trustees who are receiving remuneration by virtue of sections 73A CA 1993 | S186 CA 2011

Ensure the safekeeping of charity documents | S340 CA 2011

The Commission's support powers, which are usually only exercised at the request of the charity, include the following:

<table>
<thead>
<tr>
<th>Power</th>
<th>Statutory reference</th>
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<tbody>
<tr>
<td>Authorise cy-près application of gifts belonging to unknown or disclaiming donors</td>
<td>S63-66 CA 2011</td>
</tr>
<tr>
<td>Make a scheme in relation to a charity governed by charter or by or under statute, subject to Order in Council</td>
<td>S68 CA 2011</td>
</tr>
<tr>
<td>Establish a scheme for the administration of a charity (including the alteration of purposes cy-près)</td>
<td>S69 (1)(a) CA 2011 (see also S62 and 67 CA 2011)</td>
</tr>
<tr>
<td>Appoint or remove trustees; remove officers or employees</td>
<td>S69 (1)(b) CA 2011</td>
</tr>
<tr>
<td>Vest or transfer property, or require or permit any person to call for or make any transfer of property or any payment</td>
<td>S69 (1)(c) CA 2011</td>
</tr>
<tr>
<td>Alter provisions in Acts of Parliament establishing or regulating a charity, subject to Parliamentary approval</td>
<td>S73 CA 2011</td>
</tr>
<tr>
<td>Establish common investment funds and common deposit funds</td>
<td>S96-103 CA 2011</td>
</tr>
<tr>
<td>Authorise dealings with charity property or other actions in the interests of the charity</td>
<td>S105 CA 2011</td>
</tr>
<tr>
<td>Authorise ex-gratia payments</td>
<td>S106 CA 2011</td>
</tr>
<tr>
<td>Give advice and guidance to a charity trustee or trustee for a charity</td>
<td>S110 CA 2011 (see also S15(2)-(3) CA 2011)</td>
</tr>
<tr>
<td>Grant a waiver to a person disqualified from acting as a charity trustee</td>
<td>S181 CA 2011</td>
</tr>
<tr>
<td>Relieve trustees, auditors etc from liability for breach of trust or duty</td>
<td>S191 CA 2011</td>
</tr>
<tr>
<td>Authorise regulated amendments to memoranda and articles of charitable companies</td>
<td>S198 CA 2011 (as amended)</td>
</tr>
</tbody>
</table>
APPENDIX C
TERMIMOLOGY

Charity Commission

Misconduct

We define misconduct to include any act which the person committing it knew (or ought to have known) was criminal, unlawful, or improper.

Mismanagement

We define mismanagement to include any act which may result in charitable resources being lost or misused; in a charity’s reputation being undermined; or in the people who benefit from the charity being put at risk.

Inquiry

If the Commission considers that the charity is potentially at significant risk, it may open an inquiry under section 46 of the Charities Act 2011. The Commission can open inquiries with regard to charities or a particular charity or class of charities. Some of its powers can only be used when an inquiry is open. More details can be found in the Charity Commission’s Risk Framework: