## Freedom of Information Act 2000. Cyril Jackson Primary School Policy

# Applying the Pubic Interest Test

Note: This Appendix is taken from the DfES Guide for Maintained Schools on Full Implementation from January 2005.

### Background

1. Having established that a qualified exemption(s) definitely applies to a particular case, you must then carry out a public interest test to identify if the public interest in applying the exemption outweighs the public interest in disclosing it. Therefore, unless it is in the public interest to withhold the information, it has to be released. Although precedent and a developed case law will play a part, individual circumstances will vary and each case will need to be considered on its own merits.

## Carrying out the test

2. It is worth noting that what is in the public interest is not necessarily the same as that which may be of interest to the public. It may be irrelevant that a matter may be the subject of public curiosity. In most cases it will be relatively straightforward to decide where the balance of the public interest in disclosure lies. However, there will inevitably be cases where the decision is a difficult one. Applying such a test depends to a high degree on objective judgement and a basic knowledge of the subject matter and its wider impact in the school and possibly wider. Factors that might be taken into account when weighing the public interest include:-

For Disclosure	Against Disclosure
Is disclosure likely to increase access to	Is disclosure likely to distort public reporting or
information held by the school?	be misleading because it is incomplete?
Is disclosure likely to give the reasons for a	Is premature disclosure likely to prejudice fair
decision or allow individuals to understand	scrutiny, or release sensitive issues still on the
decisions affecting their lives or assist them in	internal agenda or evolving?
challenging those decisions?	
Is disclosure likely to improve the accountability	Is disclosure likely to cause unnecessary public
and transparency of the school in the use of public	alarm or confusion?
funds and help to show that it obtains value for	
money?	
Is disclosure likely to contribute to public debate	Is disclosure likely to seriously jeopardise the
and assist the understanding of existing or	school's legal or contractual position?
proposed policy?	
Is disclosure likely to increase public participation	Is disclosure likely to infringe other legislation
in decision-making?	e.g. Data Protection Act?
Is disclosure likely to increase public participation	Is disclosure likely to create a controversial
in political processes in general?	precedent on the release of information or impair
	your ability to obtain information in the future?
Is disclosure likely to bring to light information	Is disclosure likely to adversely affect the

affecting public safety?	school's proper functioning and discourage
	openness in expressing opinions?
Is disclosure likely to reduce further enquiries on	If a large amount of information on the topic has
the topic?	already been made available, would further
	disclosure shed any more light or serve any
	useful purpose?

#### 3. Note also that:

- potential or actual embarrassment to, or loss of confidence in, the school, staff or governors is NOT a valid factor
- the fact that the information is technical, complex to understand and may be misunderstood may not of itself be a reason to withhold information
- the potential harm of releasing information will reduce over time and should be considered at the time the request is made rather than by reference to when the relevant decision was originally taken
- the balance of the public interest in disclosure cannot always be decided on the basis of whether the disclosure of particular information would cause harm, but on certain higher order considerations such as the need to preserve confidentiality of internal discussions
- a decision not to release information may be perverse i.e. would a decision to
  withhold information because it is not in the public interest to release it, itself
  result in harm to public safety, the environment or a third party?
- 4. You will need to record the answers to these questions and the reasons for those answers. Deciding on the public interest is not simply a matter of adding up the number of relevant factors on each side. You need to decide how important each factor is in the circumstances and go on to make an overall assessment.

#### For Disclosure

5. Where the balance of the public interest lies in disclosure, the enquiry should be dealt with and the information required should be made available. Where the factors are equally-balanced, the decision should usually favour disclosure (but see 3<sup>rd</sup> bullet point above).

# Against Disclosure

6. After carrying out the public interest test if it is decided that the exemption should still apply, proceed to reply to the request.

There will be occasions when it has been decided that a qualified exemption applies but consideration of the public interest test may take longer. In such a case, you must contact the enquirer within 20 working days stating that a particular exemption applies, but including an estimate of the date by which a decision on the public interest test will be made. This should be within a "reasonable" time - in practice, it is recommended this

suggested that no more than 10 working days beyond the 20 days should be allowed.		

decision is made and communicated within the 20 days but where not possible it is