Freedom of Information Procedure

Please read this procedure document in conjunction with the Freedom of Information Policy

Introduction

This document explains the procedure for requesting information under the Freedom of Information Act (FOIA) 2000.

How to Request Information under the Freedom of Information Act

If you require hard copies of any of the documents within the Publication Scheme, please contact the Company Secretary at:

Address: United Learning, Fairline House, Nene Valley Business Park, Oundle, Peterborough, PE8 4HN

Email: FOI@ult.org.uk

To help us process your request quickly please clearly mark any correspondence **'PUBLICATION SCHEME REQUEST'** (in CAPITALS please)

All requests should:

- Be in writing (including email or fax)
- State the enquirers name and correspondence address.
- Describe the information requested so that it is clearly identifiable.
- Not be covered by other legislation (e.g. data protection or environmental information)
- If the information you are looking for is not available via the publication scheme or on our website please contact us on the details above to ask if we hold the information.
- Verbal requests are not covered under the FOIA.
- Enquiries will be dealt with within 20 working days (or 60 working days if the request is received during the school holidays). If this deadline cannot be met ULT will inform the enquirer.

Non-Disclosure of Requested Information

Information will not be disclosed if one or more of the following applies:

- An exemption to disclosure;
- The information sought it not held
- Requests are considered vexatious or repeated.
- The cost of compliance exceeds the threshold (£450)

Exemptions

There are 2 general categories for exemptions:

- Absolute where there is no obligation to confirm or deny the information is held, disclose the information or consider the public interest test.
- Qualified where, even if an exemption applies, there is a duty to consider the public interest test.

Applying the Public Interest Test

Once it has been established that a qualified exemption applies to a request, ULT will apply the public interest test to establish whether the public interest in applying the exemption outweighs the public interest in disclosing it.



It is worth noting that what is in the public interest may not be the same as that which may be of interest to the public.

Factors taken into account when weighing up public interest include but are not limited to:

For Disclosure	Against Disclosure
Is the 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?	
Id disclosure likely to improve the accountability	Is disclosure likely to cause unnecessary public
and transparency of the academy in the use of	alarm or confusion?
funds and help 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	academy's legal or contractual position?
proposed policy?	
Is disclosure likely to increase public	Is disclosure likely to infringe other legislation?
participation in decision making?	
Is disclosure likely to increase public	Is disclosure likely to create a controversial
participation 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 schools
affecting public safety?	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?



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