Annex B our ref: IA/01074/11

Exemption in full

Commercial interests.

43. (1) Information is exempt information if it constitutes a trade secret.

- (2) Information is exempt information if its disclosure under this Act would, or would be likely to, prejudice the commercial interests of any person (including the public authority holding it).
- (3) The duty to confirm or deny does not arise if, or to the extent that, compliance with section 1(1)(a) would, or would be likely to, prejudice the interests mentioned in subsection (2).

Section 43 Public Interest Test

Factors for disclosure Factors for withholding • We are to re-tender the theory test contract in Disclosure would give transparency to the early 2012, with it being awarded in 2013. To release the information requested would reveal information being held by us how much of the test fee we currently give There is a public interest Pearson to deliver each theory test. This would put us in a weaker position when negotiating with in being able to see a those companies that are applying to deliver the break down of the theory test fee and that we are theory test contract on how much of the test fee they would receive to deliver the theory test. offering value for money. Our relationship with Pearson could be damaged if we were to release information on how much of the theory test fee they receive to deliver the service The release of this information could be used against our current theory test contractor should they wish to re-tender for the contract Reasons why public interest favours withholding information

On consideration of the arguments for and against disclosure, it is concluded that releasing the information would be against the public interest because it would commercially prejudice DSA.