

An Garda Síochána

Oifig Saorála Fáisnéise
An Garda Síochána
Teach áth Luimnigh
Lárionad Gnó Udáras Forbartha Tionscail
Baile Sheáin
An Uaimh
Contae na Mí
C15 DR90



Freedom of Information Office
An Garda Síochána
Athlumney House
IDA Business Park
Johnstown
Navan
Co Meath
C15 DR90

Teileafón/Tel: (046) 9036350

Bí linn/Join us  

Láithreán Gréasain/Website:
www.garda.ie

Ríomh-phoist:/Email: foi@garda.ie

Re: Freedom of Information Request FOI-000281-2016 Partially Granted

Dear

I refer to your request, dated and received on 25th July 2016, which you have made under the Freedom of Information Act 2014 (FOI Act) for records held by An Garda Síochána. I also refer to my correspondence of 1st September 2016 extending the time for completion of this request.

Part 1(n) of Schedule 1 of the FOI Act states that An Garda Síochána is listed as a partially included agency *“insofar as it relates to administrative records relating to human resources, or finance or procurement matters”*. Therefore, only administrative records that relate to human resources, finance or procurement shall be considered.

Your request sought:

“Records on the procurement of ANPR software and hardware”.

I am aware that a member of my staff was in contact with you on the 12th September 2016 with regard to your request. On the 13th of September 2016, via email, you clarified your request and sought:

‘I am only seeking records related to the ANPR system itself’.

Your FOI request has been progressed on that basis.

I wish to inform you that I have decided to partially grant your request on 6th October 2016.

The purpose of this letter is to explain my decision.

1. Findings, particulars and reasons for decisions.

I am partially granting a number of records which are the subject of your FOI Request. I have applied specific exemptions that are explained below and set out in the attached schedules. Cleartone Telecoms PLC (hereafter referred to as Cleartone) was also contacted with regard to the release of certain information which could be deemed commercially sensitive.

The following is the reference number on the eTenders website to locate the relevant details and documents i.e. Request for Tender and the related Questions and Answers www.etenders.gov.ie.

	System ID	Tender Reference	Tender Name
Published Tender	65749	MAR100043	Supply, delivery, install, maintenance of Mobile In Car Speed Detection, Video Recording System + ANPR
Published Awards	30618	DEC110495	Supply, delivery, install, maintenance of Mobile In Car Speed Detection, Video Recording System + ANPR

The following exemptions have been applied to the attached documents.

Out of Scope – Schedule 1, Part (1)(n)

Part 1(n) of Schedule 1 of the FOI Act states that An Garda Síochána is listed as a partially included agency *"insofar as it relates to administrative records relating to human resources, or finance or procurement matters"*. Therefore, only administrative records that relate to human resources, finance or procurement shall be considered. Your request is in relation to an operational policing matter which is a core function of An Garda Síochána. Therefore parts of the information contained in the documents provided fall outside the scope of the FOI Act insofar as it pertains to An Garda Síochána and are redacted.

Part 5 – Restrictions of the FOI Act

Under Part 5 section 42(b) certain records held by An Garda Síochána are not subject to the provisions of the FOI Act. A record held by the Garda Organisation that relates to section 42(b) does not have to be provided in response to an FOI Request. Parts of the documentation provided are exempted under section 42(b) which states the following:

Restriction of Act

42. This Act does not apply to—

- (b) a record held or created by the Garda Síochána that relates to any of the following:
 - (i) the Emergency Response Unit;
 - (ii) the Secret Service Fund maintained by it;

- (iii) the Special Detective Unit (SDU);
- (iv) the witness protection programme sponsored by it;
- (v) the Security and Intelligence Section;
- (vi) the management and use of covert intelligence operations;
- (vii) the Interception of Postal Packets and Telecommunications Messages (Regulation) Act 1993;
- (viii) the Criminal Justice (Terrorist Offences) Act 2005;
- (ix) the Criminal Justice (Surveillance) Act 2009;
- (x) the Communications (Retention of Data) Act 2011,

Certain information that relates to the above section has been redacted.

In addition to Schedule 1, Part (1) (n) and Section 42 (b) the following exemptions have been applied consistent with the public interest and the right to privacy and the information being released meets the needs of the public in this case.

Functions and Negotiations – Section 30

Section 30 of the FOI Act is provided below.

30. (1) A head may refuse to grant an FOI request if access to the record concerned could, in the opinion of the head, reasonably be expected to—

- (a) prejudice the effectiveness of tests, examinations, investigations, inquiries or audits conducted by or on behalf of an FOI body or the procedures or methods employed for the conduct thereof,*

The scoring techniques used by An Garda Síochána are contained in the records provided. The mechanism used for marking each individual step is an effective method for managing the tendering process and choosing the best contractor. The release of such a detailed scoring system to one individual i.e. the requestor, will unfairly give an advantage to the requestor in future competitions held by the Garda Organisation. In addition when considering the release of records under the FOI Act, I must also have regard to the fact that the FOI Act places no restrictions on the type or extent of the subsequent use to which a record may be put and that release under FOI effectively amounts to disclosure to the world at large. I am of the opinion that it is reasonable to expect the marking system to be used to influence how a tender is produced for An Garda Síochána thus diminishing or impairing the effectiveness and integrity of the marking system itself.

The release of this type of detailed information is not in the best interest of the public as the release of scoring techniques only serves the personnel who wish to gain unfair advantage when tendering for future contracts and for that reason will prejudice the examination process.

Harm Test

Section 30 requires the following Harm Test to be carried out as part of the decision making process. A disclosure of the methodology and investigative techniques used by An Garda Síochána will put similar tests at a disadvantage by prejudicing the effectiveness of these methods. The attached records contain information that would be of significant assistance to both individuals and companies involved in future tendering

processes allowing them to predict the likely marking system and make the necessary preparations or adjustments.

The release of marking systems would be prejudicial to the examination process by reducing the effectiveness of such an examination. Thus the harm caused is the impairment of current and future tendering processes caused by forewarning potential service providers as to the marking methods employed to award contracts.

Section 30(2) was considered with regard to the overall public interest being better served by the release of certain information as detailed above. However, on balance, the preservation of tests, with regard to marking systems, will better serve the public by ensuring a more competitive tendering process.

Information Obtained in Confidence – Section 35

Section 35 of the FOI Act is provided below.

Information obtained in confidence

35. (1) Subject to this section, a head shall refuse to grant an FOI request if

(a) the record concerned contains information given to an FOI body, in confidence and on the understanding that it would be treated by it as confidential (including such information as aforesaid that a person was required by law, or could have been required by the body pursuant to law, to give to the body) and, in the opinion of the head, its disclosure would be likely to prejudice the giving to the body of further similar information from the same person or other persons and it is of importance to the body that such further similar information as aforesaid should continue to be given to the body,

Section 35(1)(a) of the FOI Act provides for the mandatory refusal of a record containing information:

1. given to an FOI body in confidence, and
2. on the understanding that it would be treated by it as confidential, and
3. in the opinion of the head, its disclosure would be likely to prejudice the giving to the body of further similar information from the same person or other persons, and
4. it is of importance to the body that such further similar information as aforesaid should continue to be given to the body.

Each of the four criteria contained in section 35(1)(a) must be satisfied for this exemption to apply

- (1) The tender document submitted by Cleartone for the supply of ANPR, speed detection and video recording systems to An Garda Síochána contains very specific information which was designed specifically for An Garda Síochána. The information contained therein shows pricing structures, training proposals and exact methods and specifications. It is accepted that the pricing structures, training methods and general system specifications may be similar throughout the telecommunications sector however the tender documents are provided by Cleartone in a confidential manner not visible to the public or other competitors.

- (2) As Cleartone were successful in the competition the confidentiality of these documents is of commercial value. This tender submission shows both the tradecraft and business attitude used by Cleartone and how they conduct their business. The confidential manner in which the information is held by An Garda Síochána allows for potential service providers to securely identify their particular skills without revealing their unique tradecraft. Therefore there is a mutually understanding and acceptance that the information will remain confidential.
- (3) The pricing structure is very sensitive information that was submitted in response to the tendering process and shows the overall pricing and discounts applied in certain circumstances, if applicable. These pricing structures must remain confidential if An Garda Síochána is able to secure an effective tendering process in the future. It is reasonable to expect and my opinion that the release of pricing structures, financial tradecraft and similar information will actively deter prospective tenderers from providing specific information. If it was known that An Garda Síochána released confidential financial information it would become a prohibitive factor in obtaining the best value for public funds in the future.
- (4) The tendering process is crucial for An Garda Síochána to meet the provisions of the Garda Síochána Act 2005 (section 7 refers). While An Garda Síochána can develop many services “*in-house*”, it is imperative that the opportunity to draw upon external expertise is not inhibited as the services they provide is vital for the effective progression of the Organisation. It is my opinion that the importance of external expertise is vital for An Garda Síochána to obtain the best service available now and in the future. It can reasonably be expected that there will be reluctance by commercial entities to supply similar information to An Garda Síochána if they are aware that their confidential tenders will be released under the FOI Act. I am conscious of the fact that once records are disclosed under the provisions of the FOI Act there is no control as to whom the information is shared with. Therefore a release of records under the FOI Act is considered a release to the world at large and not just the individual requesting the information.

In summation, I am satisfied that the records concerned are subject to an implied mutual understanding of confidentiality and that they would be held in a confidential manner. I am also satisfied that the release of these records will prejudice the receipt of this type of commercially sensitive information in the future.

Therefore I am applying section 35(1)(a) of the FOI Act to sections of the attached documentation as outlined on the attached Schedule of Records.

Public Interest Test

There is a Public Interest Test associated with section 35 of the FOI Act whereby my decision must be made having fully considered the public interest relevant to this request.

I have considered the public interest issues which arise in this case and have taken account of the following factors in favour of release.

- Ensuring openness and transparency of organisational functions to the greatest possible extent.

- The public interest in members of the public exercising their rights under the FOI Act.
- That there is more than just a transitory interest by the public in this information being released.
- The right to commercial confidentiality is outweighed by the needs of the public regarding the expenditure of public funds by a public body.

In considering the public interest factors which favour withholding the records I have taken account of the following:

- Allowing a public body to hold commercially sensitive information without undue access by members of the public.
- Allowing a public body to take the best course of action which is in the public interest with regard to these records.
- That An Garda Síochána can conduct its business with external contractors in a confidential manner.
- That there is a reasonable and implied expectation by contractors that information pertaining to its unique tradecraft will be held in a confidential manner.
- That there is no overriding public interest that outweighs the right to privacy by an individual or in this case the unique tradecraft of a service provider.

Having balanced the public interest factors both for and against the release, I decided that the public interest in preserving the information and the reasonable expectation that information can be maintained in a confidential manner by An Garda Síochána, in the context its tendering processes with external organisations, outweighs the public interest which would be served were the records released to you in full.

It is my belief that the provision of these partial records and other contract related documents satisfies the public interest in this matter.

Commercially Sensitive Information – Section 36

Section 36 of the FOI Act is provided below.

Commercially sensitive information

36. (1) *Subject to subsection (2), a head shall refuse to grant an FOI request if the record concerned contains—*

- (a) *trade secrets of a person other than the requester concerned,*
- (b) *financial, commercial, scientific or technical or other information whose disclosure could reasonably be expected to result in a material financial loss or gain to the person to whom the information relates, or could prejudice the competitive position of that person in the conduct of his or her profession or business or otherwise in his or her occupation, or*
- (c) *information whose disclosure could prejudice the conduct or outcome of contractual or other negotiations of the person to whom the information relates.*

I am also satisfied that the release of specific technical information at this level could prejudice the competitive position of Cleartone and is deemed commercially sensitive in

accordance with the provisions of section 36 of the FOI Act. The email addresses of individuals working for a particular company are also redacted as the identification of the person will lead to the identification of the company who failed to secure the contract. The pricing structure of Cleartone with regard to the services provided to An Garda Síochána is not known to competitors or the public in general and if the records were made available to you it is reasonable to expect that it would prejudice the ability of Cleartone to compete in other contracts or negotiations in the future.

I am of the view that the release of the pricing structure could reasonably be expected to result in a material financial loss by Cleartone as it could prejudice their competitive position in the conduct of their business. The advertising of these pricing structures in addition to details pertaining to the proposed system's general and/or specific technical specifications, tradecraft and installation etc. into the public domain could also reasonably be expected to give a competitive advantage to other companies seeking similar contracts with public bodies. Cleartone's present customers may become aware of a difference in pricing structures being offered to An Garda Síochána, if applicable, which could in turn prejudice any current or future negotiations with these customers. The redacted information relates to the evaluation of financial, commercial, technical and other information of both successful and unsuccessful applicants. The release of this information into the public domain could reasonably be expected to result in a material financial loss or gain to the person to whom the information relates depending on the result of the tender competition. It is reasonable to expect that the successful applicant could obtain a material financial gain as a result of An Garda Síochána's evaluation of their submission whereas it is also reasonable to expect that the unsuccessful applicants could obtain a material financial loss as a result of An Garda Síochána evaluations. The release of such information could also prejudice the competitive position of those companies who were unsuccessful due to the evaluation by a public body such as An Garda Síochána for this particular type of system thus likely to affect current and future contractual negotiations. I have decided to partially release certain records pertaining to submissions from different tenderers and applied the exemption of section 36 of the FOI Act to preserve commercially sensitive information

With regard to your request I draw your attention to a recent Office of Information Commissioner decision titled: *Mr X and University College Cork (UCC) (FOI Act 2014) case number: 150444*. This particular case is relevant as the competitive position of a commercial entity was considered under section 36(1)(b) of the FOI Act.

Therefore, I am also partially refusing this document as outlined above under the provisions of section 36(1)(a), 36(1)(b) & 36(1)(c) as they contain commercially sensitive information.

Public Interest Test

There is a Public Interest Test associated with section 36 of the FOI Act whereby my decision must be made having fully considered the public interest relevant to this request.

I have considered the public interest issues which arise in this case and have taken account of the following factors in favour of release:

- Ensuring openness and transparency of organisational functions to the greatest possible extent.

- The public interest in members of the public exercising their rights under the FOI Act.
- That there is more than just a transitory interest by the public in this information being released.
- The right to commercial confidentiality is outweighed by the needs of the public regarding the expenditure of public funds by a public body.

In considering the public interest factors which favour withholding the records I have taken account of the following:

- Allowing a public body to hold commercial information without undue access by members of the public.
- The best course of action which is in the public interest with regard to these records.
- That An Garda Síochána can conduct its business with external contractors in a confidential manner.
- That there is a reasonable and implied expectation by contractors that financial information pertaining to services provided will be held in a confidential manner.
- That there is no overriding public interest that outweighs the right to privacy by an individual or in this case the financial activities of a service provider.

Having balanced the public interest factors both for and against the release, I decided that the public interest in preserving the information and the reasonable expectation that information can be maintained by An Garda Síochána without prejudicing future financial endeavors by external service providers outweighs the public interest which would be served were the records released to you.

I have considered the provisions of section 36(2) and decided that they do not have any bearing on the decision as the overriding interest is to protect the sensitive commercial and financial information in this case.

2. Right of Appeal

In the event that you are not happy with this decision you may seek an Internal Review by writing to the address below and quoting reference number **F01-000281-2016**.

Freedom of Information Office,
An Garda Síochána,
Athlumney House,
IDA Business Park,
Johnstown,
Navan,
Co. Meath C15 DR90

Please note that a fee applies. This fee has been set at €30 (€10 for a Medical Card holder). Payment should be made by way of bank draft, money order, postal order or personal cheque, and made payable to Accountant, Garda Finance Directorate, Garda Headquarters, Phoenix Park, Dublin 8.

Payment can be made by electronic means, using the following details:

Account Name: Garda Síochána Finance Section Public Bank Account
Account Number: 10026896
Sort Code: 900017
IBAN: IE86B0F190001710026896
BIC: BOFIE2D

You must ensure that your FOI reference number (FOI-00281-2016) is included in the payment details.

You should submit your request for an Internal Review within 4 weeks from the date of this notification. The review will involve a complete reconsideration of the matter by a more senior member of An Garda Síochána and the decision will be communicated to you within 3 weeks. The making of a late appeal may be permitted in appropriate circumstances.

Please be advised that An Garda Síochána replies under Freedom of Information may be released in to the public domain via our website at www.garda.ie.

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

A fee of €132.22 was applied to this request and paid in full on the 24.6.2016.

Should you have any questions or concerns regarding the above, please contact me by telephone at (046) 9036350.

Yours sincerely,

 **SUPERINTENDENT**
HELEN DEELY
FREEDOM OF INFORMATION OFFICER

 **OCTOBER 2016**

Schedule of Records for T 131 2007 Part 2 of 2

Requester Name:

File Re: FOI-000281-2016

Page No	Description of document	Deletions	Relevant Section of FOI Acts	Reason for decision	Person(s) Consulted	Objections Yes/No	Decision Maker's decision
1 to 3	Correspondence regarding RFT for ANPR	Nil	N/A	N/A	N/A	N/A	Release in Full
5	Fitting of Cameras and ANPR	1	Section 42	Restriction of FOI Act	N/A	N/A	Partially Released
6 to 9	Correspondence regarding ANPR Business Case	Nil	N/A	N/A	N/A	N/A	Release in Full
10 to 27	ANPR Business Case	Nil	N/A	N/A	N/A	N/A	Release in Full
28 to 29	Correspondence regarding RFT and ANPR business case	Nil	N/A	N/A	N/A	N/A	Release in Full
30	ANPR requirements	1	Section 36	Commercially Sensitive	N/A	N/A	Partially Released
31 to 39	Correspondence regarding ANPR RFT	Nil	N/A	N/A	N/A	N/A	Release in Full
40 to 96	RFT	Nil	N/A	N/A	N/A	N/A	Release in Full
97 to 100	Correspondence regarding eTenders	Nil	N/A	N/A	N/A	N/A	Release in Full
101 to 105	Expression of interest from Tenderer	7	Section 36	Commercially Sensitive	N/A	N/A	Partially Released
106 to 119	RFT Queries on eTenders	Nil	N/A	N/A	N/A	N/A	Release in Full
120 to 121	Query from Tenderer	2	Section 36	Commercially Sensitive	N/A	N/A	Not Released
122 to 123	RFT Queries on eTenders	Nil	N/A	N/A	N/A	N/A	Release in Full

Schedule of Records for T 131 2007 Part 2 of 2

Requester Name:

File Re: FOI-000281-2016

124	Application for financial sanction	Nil	N/A	N/A	N/A	N/A	Release in Full
125 to 164	RFT evaluation RFT Allocation of Marks	38	Section 36 Section 30	Commercially Sensitive Functions & Negotiations of FOI Bodies	N/A	N/A	Partially Released
165	Letter to Assistant Commissioner Traffic	Nil	N/A	N/A	N/A	N/A	Release in Full
166 to 167	Letter to Successful Tenderer	1	Section 36	Commercially Sensitive	N/A	N/A	Partially Released
168 to 181	Letter to Unsuccessful Tenderer	29	Section 36	Commercially Sensitive	N/A	N/A	Partially Released
182 to 183	Correspondence regarding the Draft Contract	Nil	N/A	N/A	N/A	N/A	Release in Full
184 to 190	Draft Contract	Nil	N/A	N/A	N/A	N/A	Release in Full
		Total number of pages			190		
		Total number of pages for full release			140		
		Total number of pages for partial release			30		
		Total number of pages being withheld			20		

Schedule of Records for T 131 2007 Part 1 of 2

Requester Name:

File Re: FOI-000281-2016

Page No	Description of document	Deletions	Relevant Section of FOI Acts	Reason for decision	Person(s) Consulted	Objections Yes/No	Decision Maker's decision
191 to 239	<u>Draft</u> Contract An Garda Síochána and Cleartone	Nil	N/A	N/A	N/A	N/A	Released in Full
238 to 250	Etenders Website related Documentation	Nil	N/A	N/A	N/A	N/A	Released in Full
251	Etenders Website related Documentation	1	Part 1(n) Schedule 1	Out of Scope	N/A	N/A	Refused in Full
252	Etenders Website related Documentation	1	Section 42	FOI Act does not apply	N/A	N/A	Partially Granted
253	Cleartonw ANPR Back Office System	1	Section 36	Commercially Sensitive	N/A	N/A	Partially Granted
254	Cleartonw ANPR Back Office System	1	Section 36	Commercially Sensitive	N/A	N/A	Partially Granted
255	Cleartone ANPR Back Office System	2	Section 36	Commercially Sensitive	N/A	N/A	Partially Granted
256 to 262	Correspondence regarding purchase of Back Office systems	Nil	N/A	N/A	N/A	N/A	Released in Full
263 to 268	Tender by Cleartone for supply of ANPR, Speed Detection and Video recording System	Nil	N/A	N/A	N/A	N/A	Released in Full
269 to 270	Tender by Cleartone for supply of ANPR, Speed Detection and Video recording System	2	Section 36	Commercially Sensitive	N/A	N/A	Partially Granted
271	Tender by Cleartone for supply of ANPR, Speed Detection and Video recording System	1	Section 36	Commercially Sensitive	N/A	N/A	Refused in Full

Schedule of Records for T 131 2007 Part 1 of 2

Requester Name:

File Re: FOI-000281-2016

272 to 283	Tender by Clearstone for supply of ANPR, Speed Detection and Video recording System	28	Section 36	Commercially Sensitive	N/A	N/A	Partially Granted
284	Tender by Clearstone for supply of ANPR, Speed Detection and Video recording System	1	Section 36	Commercially Sensitive	N/A	N/A	Refused in Full
285	Tender by Clearstone for supply of ANPR, Speed Detection and Video recording System	2	Section 36	Commercially Sensitive	N/A	N/A	Partially Granted
286	Tender by Clearstone for supply of ANPR, Speed Detection and Video recording System	1	Section 36	Commercially Sensitive	N/A	N/A	Refused in Full
287 to 293	Tender by Clearstone for supply of ANPR, Speed Detection and Video recording System	14	Section 36	Commercially Sensitive	N/A	N/A	Partially Granted
294	Tender by Clearstone for supply of ANPR, Speed Detection and Video recording System	1	Section 36	Commercially Sensitive	N/A	N/A	Refused in Full
295	Tender by Clearstone for supply of ANPR, Speed Detection and Video recording System	1	Section 36	Commercially Sensitive	N/A	N/A	Partially Granted
296	Tender by Clearstone for supply of ANPR, Speed Detection and Video recording System	1	Section 36	Commercially Sensitive	N/A	N/A	Refused in Full
297 to 309	Tender by Clearstone for supply of ANPR, Speed Detection and Video recording System	22	Section 36	Commercially Sensitive	N/A	N/A	Partially Granted
310	Tender by Clearstone for supply of ANPR, Speed Detection and Video recording System	1	Section 36	Commercially Sensitive	N/A	N/A	Refused in Full

Schedule of Records for T 131 2007 Part 1 of 2

Requester Name:

File Re: FOI-000281-2016

311 to 317	Tender by Clearstone for supply of ANPR, Speed Detection and Video recording System	23	Section 36	Commercially Sensitive	N/A	N/A	Partially Granted
318 to 319	Tender by Clearstone for supply of ANPR, Speed Detection and Video recording System	Nil	N/A	N/A	N/A	N/A	Released in Full
320	Tender by Clearstone for supply of ANPR, Speed Detection and Video recording System	1	Section 36	Commercially Sensitive	N/A	N/A	Refused in Full
321 to 325	Tender by Clearstone for supply of ANPR, Speed Detection and Video recording System	Nil	N/A	N/A	N/A	N/A	Released in Full
326	Tender by Clearstone for supply of ANPR, Speed Detection and Video recording System	1	Section 36	Commercially Sensitive	N/A	N/A	Partially Granted
327	Tender by Clearstone for supply of ANPR, Speed Detection and Video recording System	1	Section 36	Commercially Sensitive	N/A	N/A	Partially Granted
328	Tender by Clearstone for supply of ANPR, Speed Detection and Video recording System	1	Section 36	Commercially Sensitive	N/A	N/A	Partially Granted
329	Tender by Clearstone for supply of ANPR, Speed Detection and Video recording System	1	Section 36	Commercially Sensitive	N/A	N/A	Partially Granted
330 to 360	Tender by Clearstone for supply of ANPR, Speed Detection and Video recording System	Nil	N/A	N/A	N/A	N/A	Released in Full
361	Tender by Clearstone for supply of ANPR, Speed Detection and Video recording System	2	Section 36	Commercially Sensitive	N/A	N/A	Partially Granted

Schedule of Records for T 131 2007 Part 1 of 2

Requester Name:

File Re: FOI-000281-2016

362 to 373	Tender by Clearstone for supply of ANPR, Speed Detection and Video recording System	Nil	N/A	N/A	N/A	N/A	Released in Full
374	Tender by Clearstone for supply of ANPR, Speed Detection and Video recording System	2	Section 36	Commercially Sensitive	N/A	N/A	Partially Granted
375 to 380	Tender by Clearstone for supply of ANPR, Speed Detection and Video recording System	Nil	N/A	N/A	N/A	N/A	Released in Full
		Total number of pages			190		
		Total number of pages for full release			128		
		Total number of pages for partial release			53		
		Total number of pages being withheld			9		