



**POLICE & CRIME
COMMISSIONER**
for Leicester, Leicestershire & Rutland
Your Communities - Your Commissioner

Our ref: 3526/21
Your ref: PB/01326/21
Date: 21 December 2021

Dear,

Freedom of Information Act 2000

I write further to your request for information received 13 December 2021.
I note you seek access to the following information:

Re: Chief Executive, David Peet.

We read the appointment, this doesn't give details. May we have:

1. *Job Description*
2. *Mr Peet's CV*
3. *Where/How the job was advertised?*

Your request for information has now been considered and the information asked for is as follows: -

1. Job Description

Section 21 – Information which is reasonably accessible

The information requested is reasonably accessible to the applicant otherwise than by response through Section 1 the Freedom of Information Act 2000. This is an absolute and class-based exemption and, as such, I am not required to complete either a public interest or harm test on the issue of disclosure.

The information which you have requested can be found on the Office of the Police and Crime Commissioner's website using the following link:

<https://www.leics.pcc.police.uk/DOCUMENT-LIBRARY/Have-Your-Say/FOI-Log/2021/FOI-2848-21.pdf>

2. Mr Peet's CV

The further information you have requested cannot be supplied to you as the following exemption applied to these elements of your request:

Section 40 (2) – Personal Information

Section 40(2) is a class based absolute exemption and as such legislators have identified that there would be harm in disclosure and there is no requirement to evidence this or consider the public interest test.



However, as Section 40(2) is engaged and in order to make the exemption absolute we need to evidence that a data protection principle would be breached by disclosure. In this case it would not be fair to process confidential personal information which relates to an identified individual, therefore the first principle of the Data Protection Act would be breached.

You should consider this to be a refusal under section 17 of the Act for your request.

3. Where/How the job was advertised?

Section 21 – Information which is reasonably accessible

The information requested is reasonably accessible to the applicant otherwise than by response through Section 1 the Freedom of Information Act 2000. This is an absolute and class-based exemption and, as such, I am not required to complete either a public interest or harm test on the issue of disclosure.

The information which you have requested can be found on the Office of the Police and Crime Commissioner's website using the following link:

<https://www.leics.pcc.police.uk/DOCUMENT-LIBRARY/Have-Your-Say/FOI-Log/2021/FOI-2848-21.pdf>

The Office of the Police and Crime Commissioner provides you the right to ask for a re-examination of your request under its review procedure. Letters should be addressed to the CEO at the address below. If you decide to request such a review and having followed the OPCC's full process you are still dissatisfied, then you have the right to direct your comments to the Information Commissioner who will give it consideration.

Yours sincerely,

The Office of the Police and Crime Commissioner

In complying with our statutory duty under sections 1 and 11 of the Freedom of Information Act 2000 to release the enclosed information will not breach the Copyright, Designs and Patents Act 1988. However, the rights of the copyright owner of the enclosed information will continue to be protected by law.

Applications for the copyright owner's written permission to reproduce any part of the attached information should be addressed to The Office of the PCC, Leicestershire Police Headquarters, St. Johns, Enderby, Leicester LE19 2BX.