$\begin{array}{ll} \text{ID.} & \text{Date of interview} \\ \text{date} & _{03/01/20} \end{array}$ 

ID. Time interview started start 11:51:28

ID.end Completion date of interview Date  $_{03/01/20}$ 

ID.end Time interview ended 12:04:55

ID. Duration of interview time 13.45

## Start of new case

| Q1 | Does the draft guidance cover the relevant issues about the right of access?      |  |  |  |
|----|---|--|--|--|
|    |   |  |  |  |
|    | ○ No  |  |  |  |
|    | O Unsure / don't know   |  |  |  |
|    | If no or unsure/don't know, what other issues would you like to be covered in it? |  |  |  |
|    |   |  |  |  |
|    |   |  |  |  |
|    |   |  |  |  |
|    |   |  |  |  |

| Does the draft guidance contain the right level of detail?   |
|--|
| ○ Yes  |
|  |
| O Unsure / don't know  |
| If no or unsure/don't know, in what areas should there be more detail within the draft guidance?     |
| Page 26 - please provide more information and examples relating to emails. Does an organization need |

Q2

Page 26 - please provide more information and examples relating to emails. Does an organization need to provide copies of all emails or can it refer to the (general) topics that are covered in the emails e.g. management human resources. Can an organization limit access to the most recent emails (e.g. the last six months) as, in particular for SARs of employees there may be 1,000+ emails that can have the name of the employee who filed a SAR, often without any other relevant personal information. Reviewing all takes an excessive amount of time. How to protect the privacy interests of the senders/recipients of the emails in particular when there are many emails? Redacting sensitive parts of the emails (when the other colleagues did not provide consent) can take more time than the one month reply period for a SAR. Page 37 - can you provide more explanation and examples about the exemptions that can apply?

| Does the draft guidance contain enough examples?   |
|--|
| O Yes  |
| No |
| O Unsure / don't know  |
| If no or unsure/don't know, please provide any examples that think should be included in the draft guidance.   |
| See my answer above.   |
|  |
|  |
|  |
|  |

Q3

| Q4 | We have found that data protection defining 'manifestly unfounded or excessive' subject a range of examples from a variety of sectors to help y unfounded and excessive requests below (if applicable). | ccess req              | uests. We              | would like t                  | co include a         | a wide             |
|----|---|------------------------|------------------------|-------------------------------|----------------------|--------------------|
|    | "I want to have a copy of all emai back five years."  | Is that the            | e company              | y has on me                   | e (employe           | e) going           |
|    |   |                        |                        |                               |                      |                    |
|    |   |                        |                        |                               |                      |                    |
|    |   |                        |                        |                               |                      |                    |
| Q5 | On a scale of 1-5 how useful is the draft guidance?   |                        |                        |                               |                      |                    |
|    |   | Not at all 2<br>useful | 2 – Slightly<br>useful | 3 –<br>Moderately<br>useful   | 4 – Very 5<br>useful | – Extremely useful |
| Q6 | Why have you given this score?<br>Structured guidance - accessible I  | anguage                | and many               | examples                      |                      |                    |
|    |   |                        |                        |                               |                      |                    |
|    |   |                        |                        |                               |                      |                    |
|    |   |                        |                        |                               |                      |                    |
|    |   |                        |                        |                               |                      |                    |
| Q7 | To what extent do you agree that the  |                        |                        |                               | / to underst         |                    |
|    |   | Strongly<br>isagree    |                        | Neither agree<br>nor disagree | Agree                | Strongly<br>agree  |

| Q9  | Are you answering as:   |
|-----|---|
| Q,U | An individual acting in a private capacity (eg someone providing their views as a member of the public) |
|     | An individual acting in a professional capacity   |
|     | On behalf of an organisation  |
|     | Other   |
|     | Please specify the name of your organisation:   |
|     | TE  |
|     | What sector are you from:   |
|     | private   |
|     |   |
| Q10 | How did you find out about this survey?   |
|     | O ICO Twitter account   |
|     | O ICO Facebook account  |
|     | O ICO LinkedIn account  |
|     | O ICO website   |
|     | O ICO newsletter  |
|     | O ICO staff member  |
|     | Colleague   |
|     | O Personal/work Twitter account   |
|     | Personal/work Facebook account  |
|     | O Personal/work LinkedIn account  |
|     | Other   |
|     | If other please specify:  |
|     | Data privacy newsletter   |
|     |   |
|     |   |

Please provide any further comments or suggestions you may have about the draft guidance.

Q8