

Certification in all cases:

To the best of my knowledge and belief, all material that is or may be relevant has been retained and made available to me. It has been inspected, viewed or listened to and revealed to the prosecutor in accordance with the Criminal Procedure and Investigations Act 1996 as amended, Code of Practice and the Attorney General’s Guidelines.

Signature of Disclosure Officer:

Name:

Date:

I have reviewed all of the relevant material, OR I have considered the defence statement and further reviewed all the relevant material (delete as applicable) that has been retained and made available to me and there is nothing to the best of my knowledge and belief that might reasonably be considered capable of undermining the prosecution case against the accused or assisting the case for the accused.

Signature of Disclosure Officer:

Name:

Date:

**CRIMINAL PROCEDURE AND INVESTIGATIONS ACT 1996
(S.23(1)) CODE OF PRACTICE**

Revelation of material to the prosecutor

Sec.7.3 states:

‘At the same time as complying with the duties in paragraphs 7.1 and 7.2, the disclosure officer must give the prosecutor a copy of any material which falls into the following categories (unless such material has already been given to the prosecutor as part of the file containing the material for the prosecution case):

- information provided by an accused person which indicates an explanation for the offence with which he has been charged;
- any material casting doubt on the reliability of a confession;
- any material casting doubt on the reliability of a prosecution witness;
- any other material which the investigator believes may fall within the test for prosecution disclosure in the Act.’