

Public Access to Information and Secrecy Act (SFS 2009:400)

Chapter 31

Article 23. Secrecy applies in relation to information in a work protected by copyright concerning which it cannot be assumed that it lacks commercial interest, if it is not obvious that the information item can be disclosed without harm to the right-owner and

1. there are special reasons to assume that the work has not earlier been made public in the sense of the Act (1960:729) on Copyright in Literary and Artistic Works,
2. there are special reasons to assume that the work has been filed with the public authority without the consent of the rightowner, and
3. a disclosure of the information item would constitute an exploitation in the copyright sense.

For the purpose of the application of the first Paragraph, a work that has been made available under Chapter 2 of the Freedom of the Press Act or has been transmitted from one public authority to another shall not thereby be deemed to have been made public.