

IN THE MATTER OF THE UNDERCOVER POLICING INQUIRY

S

Applicant

**draft RESTRICTION ORDER
UNDER SECTION 19 OF
THE INQUIRIES ACT 2005**

UPON READING the Applicant's open and closed submissions dated [] and upon hearing submissions from the recognised legal representatives for the other core participants to the inquiry

AND UPON IT APPEARING that:

- i. the Inquiry is likely to attract significant publicity;
- ii. publicity relating to the applicant is likely to damage the interests of the applicant and her family unfairly;
- iii. for the purposes of the Human Rights Act 1998 the damage done to the applicant's rights by disclosure would in this instance outweigh any countervailing public interest in disclosure; and
- iv. the applicant's non-participation in the inquiry would make it less likely that the inquiry would be able to fulfil its terms of reference

accordingly publication of the details revealing the applicant's identity ought to be prohibited

AND PURSUANT to section 19(2)(b) Inquiries Act 2005

1. The Applicant shall continue to be referred to by the Inquiry by the cipher S.
2. The applicant shall be referred to as such in any open representations, oral or written, made to the Inquiry by any person.

3. To the extent necessary to protect the identity of the Applicant, any other references, whether to persons or places or otherwise, be adjusted appropriately, with permission to the participants to the inquiry to apply in default of agreement as to the manner of such adjustments.
4. No disclosure or publication of any evidence or documents given, produced or provided to the Inquiry may reveal S's name or any other information which would tend to lead to the identification of S or her family.
5. No report in connection with the Inquiry proceedings may reveal S's real name or any other information which would tend to lead to the identification of S or her family.
6. That so far as any ruling, directions or Order, or any other document to which anyone might have access pursuant to s.18 Inquiries Act 2005 or for the purposes of the Inquiry, at any time does not comply with the above, those documents shall be redacted before disclosure or publication so as to give effect to this order.
7. The identity of the applicant and her children together with their addresses and any details of the applicant's employer shall remain confidential to the inquiry and her legal representatives and shall not be disclosed to any third party or other core participants save for where the applicant provides her consent or the Inquiry so orders.
8. Insofar as this order relates to oral evidence it shall be given in the following manner. No question is to be asked which is likely to reveal the identity of the applicant and no witnesses shall answer a question in such a way as to reveal the identity of the applicant. If a witness wishes to draw the Chairman's attention to the identity of the applicant he shall write down the information and hand it to the Chairman who will decide what if any steps to take in consequence.
9. Reporting restrictions apply as to the disclosing of any information that may lead to the subsequent identification of the applicant or her family.