

**RESTRICTION ORDER FOR THE DISCLOSURE OF THE WITNESS STATEMENT OF MS
FUTTER DATED 24 MARCH 2021**

RESTRICTION ORDER PURSUANT TO SECTION 19 OF THE INQUIRIES ACT 2005

This Restriction Order is made pursuant to section 19(1) of the Inquiries Act 2005 (“the Act”) and binds all members of the public and media, including Core Participants (“CPs”).

Any threat to break such an order, or any breach of it, can be certified to the High Court or Court of Session under section 36 of the Act, and the Court will deal with it as though the breach had occurred in proceedings before that Court.

IT IS ORDERED THAT:

A. General

1. This Order is made on 5 July 2021 and remains in force indefinitely.
2. The Chairman may vary or revoke this Order by making a further order at any point.
3. Any breach of this Order by any means whatsoever shall be notified in writing to the Solicitor to the Inquiry (“STI”) immediately upon identification of the breach.

B. Documents

4. Subject to this Order, no person may reveal, disclose or publish the content contained within the Witness Statement of Ms Futter dated 24 March 2021 and/or the application for a restriction order on behalf of Secretary of State for the Home Department dated 7 May 2021.
5. The restriction imposed by paragraph 4 above does not apply where publication or disclosure is required by law, or to:
 - a. The person who gave, produced or provided the document to the Inquiry.
 - b. Any member of staff of the Inquiry (which expression includes counsel to or instructed by the Inquiry, and is to be broadly construed), where the disclosure or publication is to another member or members of the staff of the Inquiry, or to an expert to the Inquiry, or to any person carrying out processing of information

on behalf of the Inquiry whilst and only whilst doing so, and is for the purposes of the Inquiry.

C. Authorised Person and Core Participant access to the documents

6. Authorised Person and Core Participant access to the Witness Statement of Ms Futter dated 24 March 2021 and/or the application for a restriction order on behalf of Secretary of State for the Home Department dated 7 May 2021 is subject to the provisions set out in paragraphs 9 and 10 the “TYPE 1 RESTRICTION ORDER: DISCLOSURE OF OPERATIONALLY SENSITIVE CONTENT TO CORE PARTICIPANTS (ACCESS ON MAGNUM)” dated 19 February 2020.

D. Authorised Person and Core Participant use of the documents

7. Authorised Person and Core Participant use of the Witness Statement of Ms Futter dated 24 March 2021 and/or the application for a restriction order on behalf of Secretary of State for the Home Department dated 7 May 2021 is subject to the provisions set out in paragraph 11 the “TYPE 1 RESTRICTION ORDER: DISCLOSURE OF OPERATIONALLY SENSITIVE CONTENT TO CORE PARTICIPANTS (ACCESS ON MAGNUM)” dated 19 February 2020.
8. Nothing in this Order prevents the contents of the Witness Statement of Ms Futter dated 24 March 2021 and/or the application for a restriction order on behalf of Secretary of State for the Home Department dated 7 May 2021:
 - a. Being referred to in written submissions provided that such submissions are only circulated via secure email¹ between Authorised Person and the Inquiry Legal Team.
 - b. Being referred to orally during a restricted hearing.

E. Media access to the documents

9. Members of the media will be provided with access to the documents by inspection only.
10. The media shall notify the Solicitor to the Inquiry in writing of the names of those members of the media that require access to the documents by inspection at a

¹ CJSM email

specified location. Written authorisation from the Chairman is required before a member of the media is permitted access to the documents by inspection at a specified location.

11. Any member of the media granted permission to be shown the documents must sign a register on each occasion that they attend a specified location to view the documents.

F. Media use of the documents

12. The documents must not be printed, downloaded, copied, photographed or otherwise replicated or saved by any means whatsoever.
13. Subject to this Order, the content of the documents must not be revealed, disclosed or published by any means whatsoever. However, this Order shall not prevent members of the media discussing the contents of the Witness Statement of Ms Futter dated 24 March 2021 and/or the application for a restriction order on behalf of Secretary of State for the Home Department dated 7 May 2021 with other members of the media for the purpose of making written or oral submissions in accordance with paragraph 14 below.
14. Nothing in this Order prevents the contents of the Witness Statement of Ms Futter dated 24 March 2021 and/or the application for a restriction order on behalf of Secretary of State for the Home Department dated 7 May 2021:
 - a. Being referred to in written submissions provided that such submissions are only circulated via secure email² between the media and the Inquiry Legal Team.
 - b. Being referred to orally during a restricted hearing.

G. Interpretation

15. For the purposes of this Order:
 - a. “Core Participant” means a Core Participant in the Inquiry’s published list of Core Participants.

² CJSM email or Proton mail.

- b. "Recognised legal representative" has the meaning given by Rule 6(1)(a) of the Inquiry Rules 2006.
- c. "The media" means accredited journalists, editors and legal representatives of the media.
- d. "Specified location" means the offices of STI or some other location identified by STI where the documents may be made available."

F. PENAL NOTICE

16. The High Court and the Court of Session have the power to imprison or fine for any breach of this Order.