Inquiries Act 2005 Restriction Order Pursuant to Section 19

Phase Two Brook House Inquiry Hearings

- 1. During Day 28 of Phase One of the Brook House Inquiry public hearing on 10 March 2022, Mr Sean Sayers gave live evidence to the Inquiry.
- 2. During the oral evidence of Mr Sean Sayers:
 - a. At approximately 15:50, the witness inadvertently said the name of D87. The detainee should have been referred to using the relevant cipher.
 - b. At approximately 15:53, the witness inadvertently said the name of D87. The detainee should have been referred to using the relevant cipher.
- 3. I made an immediate oral order during the hearing that the name of D87 should be subject to a restriction order:
- 4. This is the written form of that order.

Restriction Order

- 5. This Restriction Order is made under section 19(1) of the Inquiries Act 2005 ("the Act") and binds all members of the public, including Core Participants.
- 6. This Restriction Order prohibits the disclosure or publication of the information referred to at paragraph 2 above.
- 7. For the avoidance of doubt, publication includes publishing information on any website, blog, Twitter or other social media.
- 8. In the case of public authorities, the restrictions specified in this Order take effect subject to the terms of section 20(6) of the Inquiries Act 2005.
- 9. Pursuant to section 20(4) of the Inquiries Act 2005 the Chair may vary or revoke this Restriction Order by making a further order during the course of the Inquiry.
- 10. Any person affected by this Order may apply in accordance with section 20 of the Inquiries Act 2005 to vary its terms.

11. This Restriction Order continues in force indefinitely, or unless the order is varied or revoked pursuant to section 20 of the Inquiries Act 2005.

Kate Eves
Chair, Brook House Inquiry

DATE 10 March 2022