## Inquiries Act 2005 Restriction Order Pursuant to Section 19

## **Phase Two Brook House Inquiry Hearings**

- 1. During Day 34 of Phase Two of the Brook House Inquiry public hearing on 21 March 2022 Sarah Newland gave live evidence to the Inquiry.
- During the oral evidence of Sarah Newland, at approximately 17:06 whilst reading from a document, Counsel to the Inquiry inadvertently read aloud the first name of a detained person, D87, during OPEN session. The detained person should have been referred to by Counsel using that individual's cipher.
- 3. I made an immediate order during the hearing that the name of D87 should be subject to a restriction order. The Inquiry's live stream was also paused which prevented disclosure beyond the Inquiry's hearing room or public galleries.
- 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, namely:
  - a. the first name of D87.
- 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 21 March 2022

**Chair, Brook House Inquiry**