

Restriction Order in relation to evidence of HJK on 23 November 2011

UPON considering the application for protective measures made on behalf of a Core Participant known to the Inquiry as HJK.

IT IS HEREBY ORDERED that:

- The individuals present in the court room while HJK gives evidence are limited to Lord Justice Leveson and his panel of assessors, Counsel and Solicitors to the Inquiry, Counsel and the Solicitors representing the Core Participants and any essential court staff. No other persons will be allowed access to the court room at any time during HJK's evidence.
- 2. During HJK's oral evidence there will be no video or audio broadcast of the proceedings. Confirmation that the live or recorded video and audio streams have been turned off will be given before HJK enters the court room.
- 3. The live transcript of the proceedings will be turned off during HJK's evidence to ensure information or information that could lead to the identification of HJK or others does not enter the public domain in the event of an inadvertent/accidental reference during oral evidence which may occur under the pressure of giving evidence. A copy of the transcript will be posted on the Inquiry's website at a later time.

4. HJK will not be questioned on the evidence contained in the Confidential Annex to his witness statement which is restricted to Lord Justice Leveson and David Barr, Counsel to the Inquiry, who will be questioning HJK.

This Order is made under section 19(1) of the 2005 Act and binds all members of the public, including Core Participants.

In the case of public authorities, the restrictions specified in this Order take effect subject to the terms of section 20(6) of the 2005 Act.

Any person affected by this Order may apply in accordance with section 20 of the 2005 Act to vary its terms.

Dated this 23 November 2011

Lord Justice Leveson

INQUIRY CHAIRMAN