CLAIM NO: BL-2024 001755

BUSINESS AND PROPERTY COURTS OF ENGLAND AND WALES

BUSINESS LIST (ChD)

Sir Anthony Mann (sitting as a Judge of the High Court)

13 December 2024

BETWEEN:

THE CHANCELLOR, MASTERS, AND SCHOLARS

OF THE UNIVERSITY OF CAMBRIDGE

<u>Claimant</u>

-and-

(1) PERSONS UNKNOWN WHO ARE OCCUPYING GREENWICH HOUSE AND HAVE ACCESSED AREAS WITHIN GREENWICH HOUSE WHERE CONFIDENTIAL INFORMATION IS HELD AND THREATENING OR INTENDING TO RELEASE THE INFORMATION THEREBY OBTAINED

(2) PERSONS UNKNOWN WHO HAVE ACCESSED, COPIED, PHOTOGRAPHED, SCANNED OR OTHERWISE OBTAINED DOCUMENTS FROM GREENWICH HOUSE WITHOUT THE CONSENT OF THE CLAIMANT

Defendant

PENAL NOTICE

IF YOU THE DEFENDANTS DISOBEY THIS ORDER YOU MAY BE HELD TO BE IN CONTEMPT OF COURT AND MAY BE IMPRISONED OR FINED OR HAVE YOUR ASSETS SEIZED

ANY PERSON WHO KNOWS OF THIS ORDER AND DOES ANYTHING WHICH HELPS OR PERMITS ANY PERSON TO WHOM THIS ORDER APPLIES TO BREACH THE TERMS OF THIS ORDER MAY BE HELD TO BE IN CONTEMPT OF COURT AND MAY BE IMPRISONED, FINED OR HAVE THEIR ASSETS SEIZED

ORDER

BL-2024-001755

OPERTY COUR

UPON HEARING the Claimant's application for injunctive relief against the Defendants Persons Unknown without notice

AND UPON hearing Counsel for the Claimant, Caroline Bolton

AND UPON reading the supporting witness evidence listed in Schedule 1

AND UPON the Court considering the provision of s.12 of the Human Rights Act 1998 and the service of documents provisions in this Order

AND UPON the Claimant undertaking that it will comply with any order for compensation which the Court might make in the event that the Court later finds that the injunction in paragraph 1 of this Order has caused loss to a future Defendant in these proceedings and the Court finds that the future Defendant ought to be compensated for that loss

IT IS ORDERED THAT UNTIL JUDGMENT OR FURTHER ORDER:

- 1. The Defendants must not use, publish or communicate or disclose to any other person (other than (i) by way of disclosure to legal advisers instructed in relation to these proceedings for the purpose of obtaining legal advice in relation to these proceedings or (ii) for the purposes of carrying this Order into effect) any documentation or information derived from or copied from documentation accessed or obtained during the course of the occupation of Greenwich House, Madingley Rise, Cambridge , CB3 0TX as marked on the attached plan at Annex 1A (the **Information**), the occupation of Greenwich House having commenced on 22 November 2024 and ended on 6 December 2024, including without prejudice to the foregoing any documentation or information derived from documents in the classes of documents listed in Schedule 2.
- 2. Without prejudice to paragraph 4 of the Order of Mr Justice Trower dated 6 December 2024, any Defendants who at the date of this Order have left Greenwich House, Madingley Rise, Cambridge, CB3 0TX as marked on the attached plan at Annex 1A deliver up to the Claimant's solicitors and/or delete any copies that they have made of the Information in their possession, custody or control by no later than 4.30pm on Friday 13th December 2024.
- 3. Without prejudice to paragraph 5 of the Order of Mr Justice Trower dated 6 December 2024, the Defendants must by 4.30pm on 20 December 2024 provide to the Claimant's solicitors a witness statement with a statement of truth explaining: (i) that they have delivered up and/or deleted and/or destroyed the Information and explaining how they

have done so; and (ii) giving details about whether they have passed any of the Information to a third party and identifying any said third party and their contact details.

Access to Documents

4. Upon the Judge being satisfied that it is strictly necessary:

4.1 no copies of:

- (i) The witness statements of Karl Wilson dated 5 December 2024
- (ii) Exhibit AJ1 of the First Witness Statement of Andrew Jackson 6 December 2024; or
- (iii) Exhibit AJ2 of the Second Witness Statement of Andrew Jackson 12 December 2024;

will be provided to a non-party without further order of the Court and the content of these documents will remain confidential. The need for these documents to remain confidential will be reviewed by the Court at the next hearing to be listed in accordance with paragraph 7 of this Order and will be supported by witness evidence clearly identifying the need for the documents to remain confidential.

5. A non-party, other than a person notified or served with this Order, seeking access to, or copies of the abovementioned documents, must make an application to the Court, proper notice of which must be given to the Claimant via their solicitors.

Service of Documents

- 6. The Claimant has permission to serve this Order and any other documents in support of its Claim on the Defendants by:
 - (i) affixing at least one copy of the same (excluding the documents referred to in paragraph 4.1 above) in a prominent position on the main door to Greenwich House; and
 - (ii) Uploading a copy of the same to the Claimant's website; and

(iii) Emailing a copy of the same to the protest group known as Cambridge for Palestine.

Save that, unless and until the Defendants provide to the Claimant's solicitors their full name and address and apply to be joined to the proceedings as a named Defendant, the Claimant is only required to serve on, or provide to, the Defendants this Order and the Claim Form. In the event that a Defendant provides to the Claimant their full name and address, the Claimant shall serve on the Defendants the Order, all evidence in support of its Claim and appropriately redacted copies of the evidence referred to in paragraph 4.1 above.

Further Directions

- 7. The Claimant shall apply to the Court for a further review of this Order, to be listed for the first available date after 14 February 2025, with a time estimate of 1 hour, unless by that date the Claimant has:
 - (a) Applied for summary judgment on the Claim; or
 - (b) Applied for judgment in default; or
 - (c) Received a defence to the Claim.

Costs

8. The costs of this application are reserved.

Variation or Discharge of this Order

9. The parties or anyone affected by any of the restrictions in this Order may apply to the Court at any time to vary or discharge this Order (or so much of it as affects that person), but they must first give written notice to the Claimant's solicitors. If any evidence is to be relied upon in support of the application, the substance of it must be communicated in writing to the Claimant's solicitors in advance. The Defendants may agree with the Claimant's solicitors and any other persons who is, or may be bound by this Order, that this Order should be varied or discharged, but any agreement must be in writing.

Interpretation of this Order

- 10. A defendant who is an individual who is ordered not to do something must not do it himself or in any other way. He must not do it through others acting on his behalf or in his instructions or with his encouragement.
- 11. A Defendant which is not an individual which is ordered not to do something must not do it itself or by its directors, officers, partners, employees or agents or in any other way.

Name and Address of the Claimant's Legal Representatives

12. The Claimant's solicitors are Mills & Reeve, Botanic House, 100 Hills Road, Cambridge CB2 1PH Email: MillsReeve100@mills-reeve.com

Communications with the Court

13. All communications to the Court about this Order should be sent to the Rolls Building at 7 Rolls Buildings, Fetter Lane, London EC4A 1NL. The telephone number is 020 79476690. The email address is <u>ChanceryJudgesListing@justice.gov.uk</u>. The offices are open between 10am and 4pm Monday to Friday.

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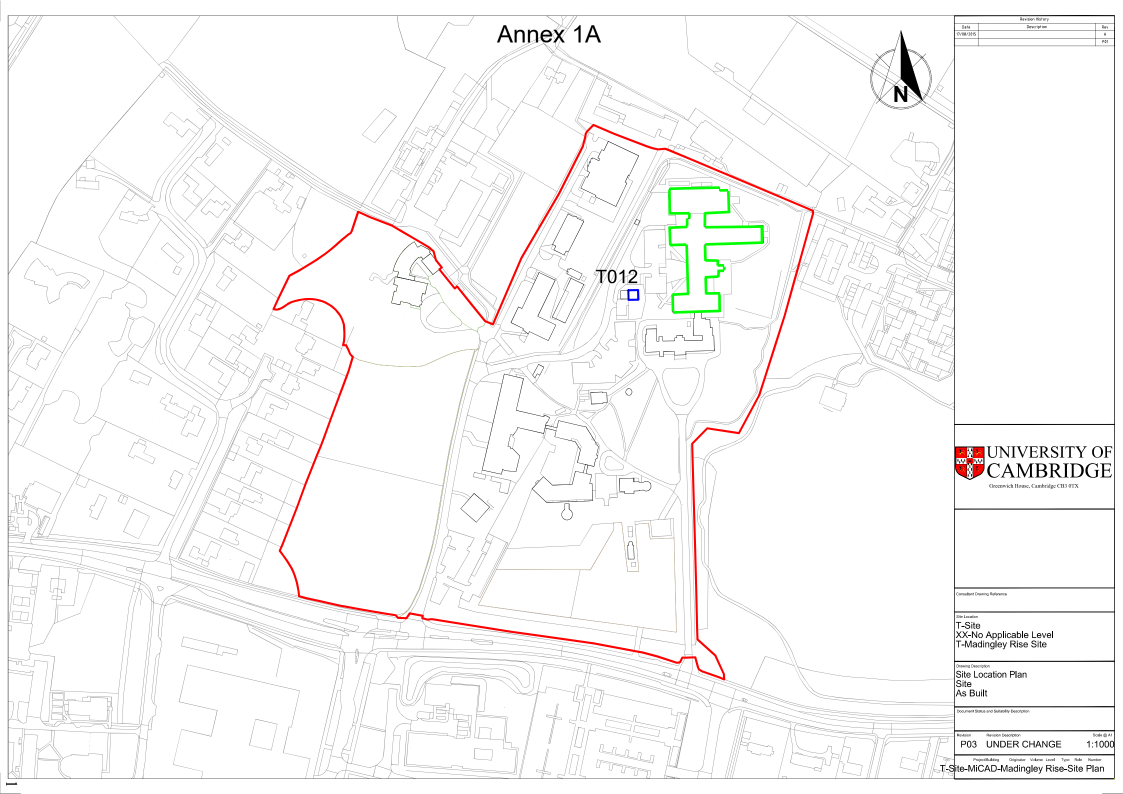
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<u>Defendant</u>

ANNEX 1A



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Defendant

SCHEDULE 1

- 1. The First Witness Statement of Emma Rampton dated 6 December 2024
- 2. The Second Witness Statement of Emma Rampton, dated 12 December 2024
- 3. The First Witness Statement of Andrew Jackson, dated 6 December 2024
- 4. The Second Witness Statement of Andrew Jackson, dated 12 December 2024
- 5. The Witness Statement of Peter Hardy, dated 6 December 2024
- 6. The Witness Statement of Andrea Hudson, dated 6 December 2024
- 7. The Witness Statement of Daniel Bedham, dated 6 December 2024

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<u>Defendant</u>

SCHEDULE 2

- 1. Grant Agreements
- 2. Audits
- 3. Research Collaboration Agreements
- 4. Letters of Understanding
- 5. Research Undertaking Letters
- 6. Consortium Agreements
- 7. Memorandums of Understanding
- 8. Heads of Terms
- 9. Letters of Intent
- 10. Framework Agreements
- 11. Template / Precedent Agreements

- 12. Sub-award Agreements
- 13. Sub-contracts
- 14. Amendment Agreements
- 15. Material Transfer Agreements-Incoming
- 16. Material Transfer Agreements-Outgoing
- 17. Data Transfer Agreements-Incoming
- 18. Data Transfer Agreements-Outgoing
- 19. Confidential Disclosure Agreements/Non-Disclosure Agreements
- 20. Studentships / Student Placement Agreements
- 21. Visitor Agreements
- 22. Software Licences
- 23. Supply of Goods or Services Agreements
- 24. Consultancy Agreements
- 25. Equipment Loan Agreements
- 26. Donation Agreements
- 27. Secondment Agreements
- 28. Pricing schedules / information
- 29. Statements of Works
- 30. Research methods
- 31. Research outcomes
- 32. Research project documents
- 33. Licences / consents relating to project equipment / materials
- 34. Invoices / financial documents relating to research funding / research projects
- 35. Documents concerning the storage and/or location of radioactive materials
- 36. Personal data in or derived from any documents in the above categories
- 37. Correspondence (including printed emails) relating to any of the above categories of documents.