

IN THE HIGH COURT OF JUSTICE
ADMINISTRATIVE COURT
PLANNING COURT



CO/3024/2020

BETWEEN:

THE QUEEN
ON THE APPLICATION OF
RIGHTS: COMMUNITY: ACTION LIMITED

Claimant

AND

SECRETARY OF STATE
FOR HOUSING, COMMUNITIES AND LOCAL GOVERNMENT

Defendant

ORDER

UPON the claimant issuing an application for judicial review on 27 August 2020 together with an urgent interim relief application

AND UPON the claimant agreeing to withdraw its urgent application for interim relief so that the matter can proceed to be heard at a rolled up hearing

IT IS ORDERED THAT:

1. The claimant's application for urgent interim relief is withdrawn. The hearing listed for 8 September 2020 is vacated. The directions in paragraphs (2) to (7) of the order dated 28 August 2020 are set aside.
2. The matter shall be listed in court as a "rolled up hearing" for 1.5 days in the period between 8th October 2020 to 15th October 2020 (excluding Mondays and Fridays). It will be heard by a Divisional Court but will otherwise be reserved to Holgate J. If permission to apply for Judicial Review is granted at that hearing, the Court will proceed immediately to determine the substantive claim.
3. The defendant and any other person served with the claim form who wishes to contest the claim or support it on additional grounds must file and serve an acknowledgement

of service, summary grounds and any written evidence by no later than 21 days prior to the hearing. The summary grounds shall stand as the defendant's detailed grounds.

4. The claimant must file any reply, any application by the claimant to lodge further evidence and a skeleton argument not less than 14 days before the hearing.
5. The defendant and any interested party must file and serve a skeleton argument not less than 7 days before the date of the oral hearing.
6. The claimant must file and serve an agreed trial bundle not less than 10 days before the date of the hearing of the judicial review. The parties must comply with the protocols of the Administrative Court for electronic bundles and must agree a core bundle containing only essential material which will need to be pre-read and/or will be referred to at the hearing. The core bundle must be paginated CB1, CB2, etc. The skeleton arguments must cross-refer to the pagination in the core bundle.
7. The claimant must file an agreed bundle of authorities, not less than 3 days before the hearing. Within the same time limit the claimant must also file two paper copies of the bundles for use by the judges.
8. The hearing is listed for 1.5 days. The judges must have ½ to 1 day pre-reading time.
9. The maximum amount of costs in the High Court payable in total to the defendant by the claimant shall be £10,000.
10. The maximum amount of costs in the High Court payable to the claimant by the defendant shall be £35,000.

Sir David Holgate

2 September 2020

BY THE COURT