Appendix 6

Email from Registrar of the Supreme Court 5 November 2019, conveying Lord Carnwath's response to a proposed application to vary the order of the Supreme Court From: Ian Sewell <<u>ian.sewell@supremecourt.uk</u>>
Sent: 05 November 2019 10:42
To: Philip Crowther <<u>p.crowther@dorsetcc.gov.uk</u>>; <u>mstevenson@brainchasecoles.co.uk</u>; Graham
Plumbe <<u>graham.plumbe@gmail.com</u>>
Cc: UKSC Registry <<u>registry@supremecourt.uk</u>>
Subject: r (app trail riders v dorset cc

Lord Carnwath has directed me to write to the parties as follows:

"The court sees no reason to vary the terms of the order which was agreed between the parties, and reflected the form of the relief sought in the original claim. Had the council wished to challenge the validity of these applications on other grounds within schedule 14 para 1, they should have done so expressly in these proceedings or reserved their position. That not having been done, it is too late to raise such issues at this stage."

Kind regards, and thanks for your patience!

lan

Ian Sewell

Deputy Registrar of the Supreme Court of the United Kingdom and Costs Clerk in the Judicial Committee of the Privy Council The Supreme Court of the United Kingdom and the Judicial Committee of the Privy Council Parliament Square, London, SW1P 3BD DX 157230 PARLIAMENT SQUARE 4 +44(0)20 7960 1990 | <u>ian.sewell@supremecourt.uk</u>

www.supremecourt.uk | www.jcpc.uk

The original of this e-mail was scanned and on leaving the UKSC/JCPC network this was certified as virus free, but no liability is accepted for any damage caused by any virus transmitted by this e-mail. This e-mail and any attachments are confidential and intended solely for the use of the individual or entity to whom they are addressed. If you are not the intended recipient, please destroy all copies and inform the sender by return e-mail. Please note that any views or opinions presented in this e-mail are solely those of the author and do not necessarily represent those of the organisation.