

IN THE HIGH COURT OF JUSTICE
QUEEN'S BENCH DIVISION
ADMINISTRATIVE COURT

CO/ [REDACTED] /2019

B E T W E E N:-

[REDACTED]

Claimant

-and-

**THE SECRETARY OF STATE
FOR THE HOME DEPARTMENT**

Defendant

CONSENT ORDER

UPON the Defendant having updated and published her *Immigration Bail* policy in relation to prioritising applications for accommodation for non-foreign national offenders provided under Paragraph 9 of Schedule 10 to the Immigration Act 2016

AND UPON the Defendant having confirmed that if there is a delay in providing non-foreign national offenders with accommodation under Paragraph 9 of Schedule 10 to the Immigration Act 2016, once an application has been approved, she/he may enter initial accommodation in the interim period

BY CONSENT it is ordered:

1. This claim for judicial review shall be withdrawn.
2. The Defendant shall pay the Claimant's reasonable costs, to be assessed if not agreed.
3. There be an assessment of the Claimant's legal aid costs.

We agree to an order being made in the above terms

Dated this 31st day of March 2020

Signed: DPG

Signed Treasury Solicitor

Deighton Pierce Glynn
382 City Road
London EC1V 2QA

Government Legal Department
102 Petty France
London SW1H 9GL

DX: 146640 Islington 4
Tel: 0207 407 0007
Fax: 0207 837 7473

Ref :SRO/RHT/[REDACTED]
Solicitors for the Claimant

DX 123243 Westminster 12
Tel: 0207 210 8500
Fax: 0207 210 3433

Ref: [REDACTED]
Solicitors for the Defendant