

Aarhus: this is accepted as an Aarhus claim. As I am refusing permission, I need say no more about it other than to say in respect of the potential donation that CPR45.44 6(b) appears designed to cover that situation. I am sure that a Court would find a remedy for any foot dragging in implementing a promise, attributing value to the promise, but that is not the position and it does not arise on my refusal of permission.

- The costs of preparing the acknowledgment of service are to be paid by the Claimants, jointly and severally, to the defendant, in the sum of £ 8971. This is a final order as to costs unless within [14] days the claimant notifies the court and the defendant, in writing, that *[s]he objects to paying costs, or objects to the amount now ordered to be paid, in either case giving reasons. If *[s]he does so, the defendant has a further [14] days to respond to both the court and the claimant, and the claimant the right to reply within a further [7] days, after which the defendant's claim for costs and any submissions in relation to it will be put before a judge to be determined on the papers, or at a hearing to reconsider the application for permission.
- However, where the claimant seeks a reconsideration of the application for permission the above order now made as to costs will be final unless the Claimant files the written representations referred to above or further order is made by the Court either at a permission hearing or as a consequence of the parties settling the claim and reaching agreement as to costs.

*delete where not applicable

Signed

The date of service of this order is calculated from the date in the section below

Sent / Handed to the claimant, defendant and any interested party / the claimant's, defendant's, and any interested party's solicitors on (date):

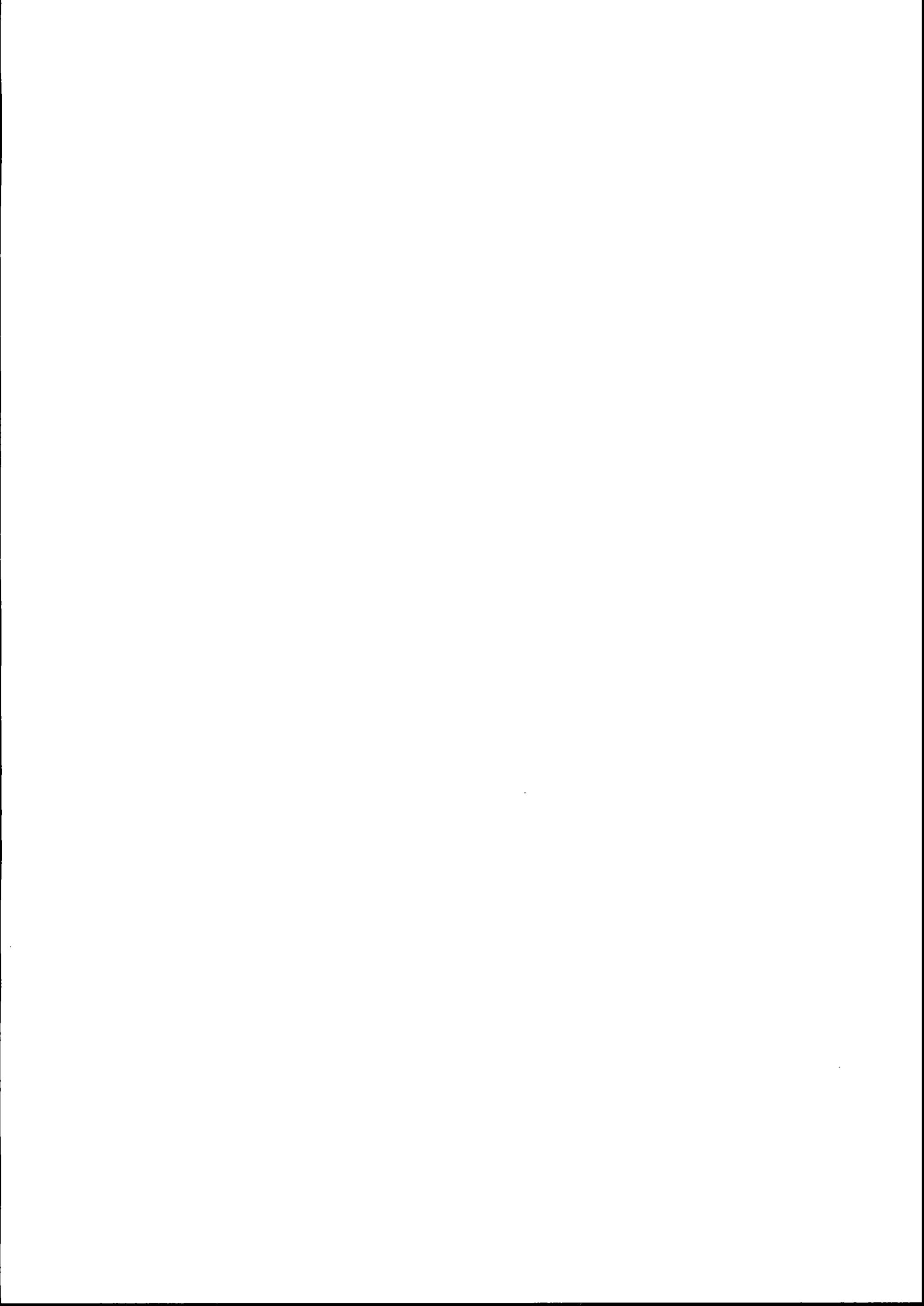
Solicitors: LEIGH DAY
Ref No. TOM SHORT

01 AUG 2019

Leigh Day solicitors : Reg: T64/TWS/0019786

Notes for the Claimant

If you request the decision to be reconsidered at a hearing in open court under CPR 54.12, you must complete and serve the enclosed FORM (86B) within 7 days of the service of this order. A fee is payable on submission of Form 86B. **For details of the current fee please refer to the Administrative Court fees table at <https://www.gov.uk/court-fees-what-they-are>.** Failure to pay the fee or submit a certified application for fee remission may result in the claim being struck out. The form to make an application for remission of a court fee can be obtained from the Justice website <https://www.gov.uk/get-help-with-court-fees>





**In the High Court of Justice
Queen's Bench Division
Administrative Court**

CO Ref no: CO/2317/2019

In the matter of a claim for Judicial Review

The Queen on the application of

CLIENTEARTH and Others

**versus SECRETARY OF STATE FOR ENVIRONMENT FOOD AND
RURAL AFFAIRS**

Notice of RENEWAL of claim for permission to apply for Judicial Review (C P R 54. 12)

1. *This notice must be lodged in the Administrative Court Office, by post or in person and be served upon the defendant (and interested parties who were served with the claim form) within 7 days of the service on the claimant or his solicitor of the notice that the claim for permission has been refused.*
2. *If the claim was issued on or after 7 October 2013, a fee is payable on submission of Form 86B. Failure to pay the fee or lodge a certified Application for Fee remission may result in the claim being struck out. The form for Application for Remission of a Fee is obtainable from the Justice website <http://hmctsformfinder.justice.gov.uk/HMCTS/FormFinder.do>*
3. *If this form has not been lodged within 7 days of service (para 1 above) please set out below the reasons for delay:*

4. *Set out below the grounds for seeking reconsideration:*

5. *Please supply*

COUNSEL'S NAME:

COUNSEL TELEPHONE NUMBER:

Signed

Dated

Claimant's Ref No.

Tel.No.

Fax No.

To the Administrative Court Office, Royal Courts of Justice, Strand, London, WC2A 2LL

