

Imaging order

Name of court

	Claim numb	er	
	Date Day	Month	Year
Before (name of judge)			
			SEAL
Name of applicant			
Name of respondent			
Respondent's address			
Postcode			
Reference			
Reference			

Penal notice

If you (name of respondent)

disobey this order you may be held to be in contempt of court and may be imprisoned, fined or have your assets seized.

Any other person who knows of this order and does anything which helps or permits the respondent to breach the terms of this order may also be held to be in contempt of court and may be imprisoned, fined or have their assets seized.

This order

This is an	Imaging Orde	r made against (name	of respondent)	
on				
Day	Month	Year		
by (name	of judge)			
		of annlinearly		
on the app	olication of (n	ame of applicant).		
_		davits listed in Schedu t the end of this order	•	I the undertakings set out in
		a hearing without not vary or discharge the		ent. The respondent has a righ graph 14 below.
There will	be a further h	earing in respect of th	is order on ('the r	eturn date').
Day	Month	Year		
If there is	more than on	e respondent –		
• •	otherwise sta	ated, references in this	s order to 'the resp	oondent' mean both or
(b) this or notice		e against any respond	ent on whom it is	served or who is given
This order	must be com	plied with by –		
(a) the res	spondent;			
(b) any dir	ector, officer,	partner or responsibl	e employee of the	respondent; and
(c) if the r				

Imaging

mobile te compact Storage I	access to any electronic data storage devices, including but not limited to USBs, elephones, PDAs, tablets, computers, laptops, internal or external hard disks, discs, magnetic tapes, electronic files, back-ups and servers ('Electronic Data Devices') in the control of the respondent which contain the information defined is A at the end of this Order 'the Information';
limited to or cloud	access to any online accounts in the control of the respondent, including but not o email accounts, online accounting or payment systems, online storage platforms services, online message services and online bank accounts which contain the fon ('the Relevant Online Accounts'). The Relevant Accounts include without in:
(i)	firstname.surname@webmail.com;
(ii)	the Dropbox associated with firstname.surname@webmail.com;
(iii)	the online bank account;
	First name(s)
	Last name
	Name of bank
	Account number
	Sort Code (For example 01-02-03, write 010203)

- (c) without limitation to (a) and (b), all relevant account information, user-names, PIN numbers, passwords, combinations, keys, codes, security tokens, software, permissions and/or devices associated with any two factor or other authentication in the knowledge, possession or control of the respondent relevant to achieving such effective access to the Electronic Data Storage Devices and/or the Relevant Online Accounts;
- 7. The Independent Computer Specialist shall make two (2) electronic copies of the contents of the Electronic Data Storage Devices and of the Relevant Accounts.
- **8.** The Electronic Copies will be held by the Independent Computer Specialist who will keep them safely in their custody to the order of the Court.
- **9.** The applicant is not allowed to access or inspect or use the Electronic Copies without the permission of the Court.

Prohibited acts

10. Until informed by the Independent Computer Specialist that the exercise of making the copies referred to in paragraph 7 above is complete, the respondent must not access, use, change the password or prompt or otherwise obstruct access to, disturb, remove, conceal, erase, amend, destroy, or tamper with any Electronic Data Storage Device or Relevant Online Account or any information or documents contained in it; provided that once so informed, the respondent is permitted to make use of any of the Electronic Storage Devices and Relevant Online Accounts in the ordinary course of business or personal use.

Costs

11. The costs of this application are reserved to the judge hearing the application on the return date.

Restrictions on service

NC:	Strictions on service	
12.	This order may only be served between	Note 12: Normally, the order should be served in
	a.m p.m.	the morning (not before 9.30 a.m.) and on a
	and	weekday to enable the respondent more readily to
	a.m p.m.	obtain legal advice.
	and on a weekday	
13.	This order must be served by the Supervising Solicitor, who is	
	name of supervising solicitor	
	name of firm	
	and paragraph 6 of the order must be carried out in their presence and under their supervision.	
Var	iation and discharge of this order	
14.	Anyone served with or notified of this order may apply to the court and discharge this order (or so much of it as affects that person), but the applicant's solicitors. If any evidence is to be relied upon in support substance of it must be communicated in writing to the applicant's solicitors.	ey must first inform the of the application, the

Interpretation of this order

- 15. Any requirement that something shall be done to or in the presence of the respondent means-
 - (a) if there is more than one respondent, to or in the presence of any one of them; and
 - (b) if a respondent is not an individual, to or in the presence of a director, officer, partner or responsible employee.
- **16.** A respondent who is an individual who is ordered not to do something must not do it themselves or in any other way. They must not do it through others acting on their behalf or on their instructions or with their encouragement.
- **17.** A respondent 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.

Communications with the court

All communications to the court about this order should be sent to —
[Insert the address and telephone number of the appropriate Court Office]

If the order is made at the **Royal Courts of Justice**, communications should be addressed as follows — $\,$

Where the order is made in the **Chancery Division**

Email: ChanceryJudgesListing@justice.gov.uk quoting the case number

Phone: 020 7947 6297

Where the order is made in the **Queen's Bench Division** QB Judges Listing Office, Royal Courts of Justice, Strand, London WC2A 2LL quoting the case number.

Email: QBJudgesListingOffice@Justice.gov.uk

Phone: 020 3936 8957

Where the order is made in the Commercial Court

Email: comct.listing@justice.gov.uk quoting the case number

Phone: 020 7947 7357

The offices are open between 10 a.m. and 4.30 p.m. Monday to Friday.

SCHEDULE A The information

SCHEDULE B

Undertakings given to the court by the applicant

(1)	deci any term	e court later finds that this order or carrying it out has caused loss to the respondent, and des that the respondent should be compensated for that loss, the applicant will comply with order the court may make. Further if the carrying out of this order has been in breach of the as of this order or otherwise in a manner inconsistent with the applicant's solicitors' duties as ers of the court, the applicant will comply with any order for damages the court may make.
(2)	As s	oon as practicable the applicant will issue a claim form
	i	n the form of the draft produced to the court
		claiming the appropriate relief
(3)	The	applicant will
		swear and file an affidavit
		cause an affidavit to be sworn and filed
		substantially in the terms of the draft affidavit produced to the court
		confirming the substance of what was said to the court by the applicant's counsel/solicitors.
(4)	resu	applicant will not, without the permission of the court, use any information obtained as a lt of carrying out this order or access inspect or use the Electronic Copies until after the rn date.
(5)	The	applicant will maintain pending further order the sum of
	£	
	in ar	account controlled by the applicant's solicitors.
Un	dert	OULE C akings given by the applicant's solicitors
(1)	The	applicant's solicitors will provide to the respondent –
	(i)	a service copy of this order;
	(ii)	the claim form (with defendant's response pack) or, if not issued, the draft produced to the court;
	(iii)	an application for hearing on the return date;
	(iv)	copies of the affidavits [or draft affidavits] and exhibits capable of being copied containing the evidence relied upon by the applicant;
	(v)	a note of any allegation of fact made orally to the court where such allegation is not contained in the affidavits or draft affidavits read by the judge; and
	(vi)	a copy of the skeleton argument produced to the court by the applicant's [counsel/solicitors].

SCHEDULE D

Undertakings given by the independent computer expert

- (1) The Independent Computer Specialist will make two electronic copies of the contents of the Electronic Data Storage Devices and the Relevant Online Accounts in accordance with paragraphs 6 to 8 of this order.
- (2) As soon as reasonably practical after completing the making of the said two electronic copies the Independent Computer Specialist will tell the applicant's Solicitors and the respondent that that has been completed.
- (3) The Independent Computer Specialist will take all reasonable steps to ensure that no damage is done to any Electronic Data Storage Device or Relevant Online Account or the data contained therein.
- (4) The Independent Computer Specialist will not use, deal with or dispose of any information obtained pursuant to this order for any purpose other than for the purposes of carrying out or complying with this order.
- (5) The Independent Computer Specialist will keep confidential any information learned about the respondents as a consequence of performing the actions required by this order.

SCHEDULE E Affidavits

The applicant relied on the following affidavits -

Name	Number of a	affidavit Date sworn	Filed on behalf of

Name and address of applicant's solicitors

The a	The applicant's solicitors are-		
	Solicitor's name		
	Name of firm		
	Building and street		
	Second line of address		
	Town or city		
	County (optional)		
	Postcode		
	Reference		
	Phone number – office hours		
	Phone number – outside office hours		
	Email		