

<u>Case Nos: IPT/13/77/H, IPT/13/92/CH, IPT/13/168-173/H, IPT/13/194/CH, IPT/13/204/CH</u>

## IN THE INVESTIGATORY POWERS TRIBUNAL

P.O. Box 33220 <u>London</u> <u>SW1H 9ZQ</u>

## Before:

## MR JUSTICE BURTON MR ROBERT SEABROOK QC MRS JUSTICE CARR THE HON CHRISTOPHER GARDNER QC HIS HONOUR GEOFFREY RIVLIN QC

**Between:** 

Liberty (The National Council of Civil Liberties) & Others

**Claimants** 

- and -

The Secretary of State for Foreign and Commonwealth Affairs & Others

**Respondents** 

**ORDER** 

UPON CONSIDERING WRITTEN SUBMISSIONS FROM THE CLAIMANTS AND THE RESPONDENTS

FOR THE REASONS SET OUT IN THE TRIBUNAL'S JUDGMENT OF 5
DECEMBER 2014 ("THE FIRST JUDGMENT") AND THEIR JUDGMENT
OF THIS DATE ("THE SECOND JUDGMENT")

## IT IS DECLARED

- (i) **THAT** prior to the disclosures made and referred to in the First Judgment and the Second Judgment, the regime governing the soliciting, receiving, storing and transmitting by UK authorities of private communications of individuals located in the UK, which have been obtained by US authorities pursuant to Prism and/or (on the Claimants' case) Upstream, contravened Articles 8 or 10 ECHR, but
- (ii) **THAT** it now complies with the said Articles.

6 February 2015