



**FIRST-TIER TRIBUNAL (CHARITY)
GENERAL REGULATORY CHAMBER**

Appeal number: CA/2016/0008

CAMBRIDGE ISLAMIC COLLEGE

Appellant

- and -

**THE CHARITY COMMISSION FOR ENGLAND AND
WALES**

**First
Respondent**

CAMBRIDGE MUSLIM COLLEGE

**Second
Respondent**

DIRECTIONS

TRIBUNAL: JUDGE ALISON MCKENNA

Sitting in Chambers on 24 April 2017

Further to paragraphs 11 to 15 of the Directions of 11 April 2017 concerning Disclosure

And Upon the parties agreeing to apply for variation of the Tribunal's Directions of 18 April 2017

IT IS DIRECTED as follows:

That the Directions of 18 April are varied so as to add a new paragraph 1 (iii) and now read as follows:

1. That the Appellant (CIC) and the Second Respondent (CMC) give standard disclosure of the following documents, by exhibiting them to their witness statements (on the date required by paragraph 16 of the Directions of 11 April 2017):

(i) all documents in their control tending to show any confusion between the names “Cambridge Muslim College” or “Cambridge Islamic College” whether or not such confusion is referred to in any of the documents referred to in (ii) below; and

(ii) all documents in their control containing or recording communications to or from the Appellant or Second Respondent (as the case may be) and the persons said to have been confused between the names “Cambridge Muslim College” or “Cambridge Islamic College” who are referred to in:

(a) BWB’s letter to the First Respondent dated 15 June 2016 and the annexes to that letter,

(b) Appendix 6 to the Notice of Appeal or

(c) paragraphs 33-42 of and the Schedule to the Second Respondent’s Response; and

(iii) all communications with internet search engines, including Google, Yahoo and Bing, in respect of the results of searches for “Cambridge Muslim College” or “Cambridge Islamic College”.

2. In paragraph 1, ‘standard disclosure’ has the meaning given to it in Rule 31.6 of the Civil Procedure Rules. When giving standard disclosure in accordance with paragraph 1, the

Appellant and the Second Respondent are required to make a 'reasonable search' for documents in accordance with the principles in Rule 31.7 of the Civil Procedure Rules.

3. For the avoidance of doubt, the documents referred to above are **not** to be served on the Tribunal except in the consolidated bundle required to be lodged in accordance with paragraph 24 of the Directions of 11 April 2017.

(Signed)

Alison McKenna

24 April 2017

Principal Judge

© CROWN COPYRIGHT 2017