SCHEDULE TWO - STANDARD CONDITIONS FOR STILL PHOTOGRAPHS

- 1. The photographer must be situated in a position approved by the Judge.
- 2. Any person wishing to instruct the photographer during a court session must sit next to the photographer and must give any instructions as unobtrusively as possible and in such a manner as not to interfere in any way with the running of the trial.
- 3. While the Judge is sitting in court for chambers or in closed court, photographs must not be taken.
- 4. No juror may be deliberately photographed and no photograph published may show the jury or any member of it.
- 5. Members of the public attending the trial or a view must not be photographed in the courtroom or in the course of the view.
- 6. Counsel's papers must not be photographed.
- 7. Exhibits must not be photographed without leave of the Judge.
- 8. Subject to any protection granted to the accused as a witness under guideline 11, the accused may be photographed only:
- (a) when giving evidence; or
- (b) when sitting in the dock, for the first 15 minutes of any sitting day, except when, during that period, a verdict is being taken or a sentencing is underway; or
- (c) at any time during the trial, including the time when the jury is taking a view or delivering its verdict, if the accused consents in writing through his or her counsel and the Judge does not prohibit such photographing;
- (d) during sentencing, if the Judge grants leave.
- 9. No photographs may be taken in court when the Judge is not present, except with prior leave of the Judge.
- 10. The media applicant and representatives of the media applicant must at all times conduct themselves in court appropriately.
- 11. Photographs taken must not be used, while the trial continues, other than in the print media published by the media applicant.