

RIPA LEGISLATION & PROCEDURES TRAINING SEMINAR FOR LOCAL AUTHORITIES & REGISTERED SOCIAL LANDLORDS

DURATION: One day

AIM: To give local authority and RSL officers an understanding of the legislation and procedures that control the use of directed surveillance.

At the end of the seminar the delegates will be able to: -

1. Identify when Directed Surveillance Authorisation should be sought.
2. Differentiate between Directed Surveillance & Intrusive Surveillance.
3. Explain the definition of the term “Confidential Material”.
4. Identify when Directed Surveillance can progress into Intrusive Surveillance.
5. Recognise the implications of Section 78 Police & Criminal Evidence Act 1984 if the legislation concerning covert surveillance is breached.
6. Recognise the terms “Proportionality” and “Collateral Intrusion” and be able to correctly address the requirements in an application
7. Prepare a RIPA application for Directed Surveillance.
8. Explain the need to address the importance of the content and timeliness of the cancellation of authorisations.
9. Explain the significance of the case of R v Sutherland in respect of surveillance operations.

Cost of course £150 per delegate plus VAT.

Course materials, refreshments and lunch are provided.

Booking confirmation on receipt of a Purchase Order or advance payment.

For more information call 020 8300 7180 or visit www.covertsecuritysolutions.co.uk