

# IN THE COMPETITION APPEAL TRIBUNAL

**BETWEEN:** 

## (1) EMERSON ELECTRIC CO. (2) VALEO SA (3) ROBERT BOSCH GmBH

**Claimants** 

Case No: 1077/5/7/07

-v-

(1) MORGAN CRUCIBLE COMPANY PLC
(2) SCHUNK GmBH
(3) SCHUNK KOHLENSTOFFTECHNIK GmBH
(4) SGL CARBON SE (sued as SGL CARBON AG)
(5) MERSEN (sued as LE CARBONE LORRAINE SA)
(6) MERSEN UK PORTSLADE LIMITED
(sued as LE CARBONE (GREAT BRITAIN) LIMITED)

**Defendants** 

#### **ORDER**

**UPON** Robert Bosch GmBH and SGL Carbon SE having agreed, on a without prejudice basis, upon a settlement, the terms of which are confidential

**AND UPON** Robert Bosch informing the Tribunal on 14 January 2011 that it wished to withdraw its claim against SGL Carbon with the latter's consent pursuant to rule 42(1)(a) of the Competition Appeal Tribunal Rules 2003, and there being no objection to that request

### IT IS ORDERED THAT:

- 1. The claim in these proceedings by Robert Bosch against SGL Carbon be withdrawn.
- 2. There shall be no order as to costs.

**The Honourable Mr Justice Barling**President of the Competition Appeal Tribunal

Made: 7 February 2011 Drawn: 7 February 2011