

IN THE COMPETITION APPEAL TRIBUNAL

BETWEEN:

Case No: 1226/2/12/14

SKYSCANNER LIMITED

Appellant

- v -

COMPETITION AND MARKETS AUTHORITY

Respondent

and

BOOKING.COM B.V. SKOOSH INTERNATIONAL LTD EXPEDIA, INC. INTERCONTINENTAL HOTELS GROUP PLC

Proposed Interveners

ORDER

UPON reading the notice of appeal filed by the Appellant on 31 March 2014

AND UPON reading the requests for permission to intervene filed pursuant to rule 16 of the Competition Appeal Tribunal Rules 2003 (S.I. No. 1372 of 2003) (the "Tribunal Rules") by the Proposed Interveners

AND UPON reading the submissions of the parties and certain of the Proposed Interveners filed in advance of the case management conference

AND UPON considering the application by the Respondent for a direction that the Applicant clarify its third ground of appeal

AND UPON hearing the legal representatives of the parties and the Proposed Interveners at the case management conference on 1 May 2014

IT IS ORDERED THAT:

- 1. Pursuant to rule 18 of the Tribunal Rules the proceedings be treated as proceedings in England and Wales
- 2. Each of the Proposed Interveners be granted permission to intervene
- 3. In relation to proceedings before the Tribunal:
 - (a) Pursuant to rule 9(1) of the Tribunal Rules, by 5pm on 6 May 2014, the Appellant file and serve a document which clarifies its third ground of appeal
 - (b) By 5pm on 13 May 2014, Skoosh International Ltd file and serve a statement of intervention in support of the Appellant
 - (c) By 5pm on 23 May 2014, the Respondent file and serve its defence, incorporating any submissions in response to the statement filed pursuant to paragraph (b), together with any supporting evidence
 - (d) By 5pm on 13 June 2014, Booking.com B.V., Expedia, Inc., and InterContinental Hotels Group plc file and serve a joint statement of intervention, addressing common issues that are agreed between those parties, and (if so advised) any brief supplements to that document concerning issues specific to each party
 - (e) By 5pm on 27 June 2014, the Appellant and Respondent, if so advised, file and serve any response to the submissions filed pursuant to paragraph (d)
 - (f) By 5pm on 4 July 2014, the parties file six copies of an agreed bundle of documents to serve as the core bundle for the hearing
 - (g) By 5pm on 7 July 2014, the Appellant file and serve its skeleton argument for the hearing, incorporating any submissions in reply to the defence, together with any supporting evidence
 - (h) By 5pm on 10 July 2014, Skoosh International Ltd file and serve its skeleton argument for the hearing
 - (i) By 5pm on 18 July 2014, the Respondent file and serve its skeleton argument for the hearing
 - (j) By 5pm on 21 July 2014, Booking.com B.V., Expedia, Inc., and InterContinental Hotels Group plc file and serve a joint skeleton argument, addressing common issues that are agreed between those parties, and (if so advised) any brief supplements to that document concerning issues specific to each party

(k) By 5pm on 23 July 2014, the parties file six copies of an agreed bundle of authorities for the hearing

Made: 1 May 2014

Drawn: 1 May 2014

- (l) A hearing be listed for 28 July 2014 with a time estimate of two days
- 4. There be liberty to apply

Peter Freeman CBE, QC (Hon)Chairman of the Competition Appeal Tribunal