

# IN THE COMPETITION APPEAL TRIBUNAL

BETWEEN:

# **NCRQ LIMITED**

Claimant

Case Nos.: 1242/5/7/15(IN) and 1243/5/7/15

and

## INSTITUTION OF OCCUPATIONAL SAFETY AND HEALTH

**Defendant** 

#### **ORDER**

**UPON** the Claimant and the Defendant having agreed to settle these proceedings upon the terms of the Schedule hereto

## BY CONSENT IT IS ORDERED THAT:

- 1. All further proceedings in this action be stayed, save that;
- 2. Any party hereto has liberty to apply to the Tribunal to enforce the terms of the settlement between them, as set out in the Schedule hereto
- 3. There be no order as to costs
- 4. The hearing listed for 12 January 2016 be vacated

**The Hon Mr Justice Roth**President of the Competition Appeal Tribunal

Made: 11 January 2016 Drawn:11 January 2016

# NCRQ LIMITED v INSTITUTION OF OCCUPATIONAL SAFETY AND HEALTH

## SCHEDULE to order dated 11 January 2016

- 1. The Defendant shall forthwith and for a period of three years from the date hereof grant accreditation at the level of graduate membership to the Claimant's Diploma in Applied Health and Safety. By 'accreditation' it is meant that the Defendant shall:
  - (i) Include the Claimant's Diploma in Applied Health and Safety within any official or public list of accredited qualifications which the Defendant maintains, including the list published on the Defendant's website, with a specific indication that the Claimant's said Diploma in Applied Health and Safety is accredited to the level of graduate membership of the Defendant;

and

- (ii) Admit any applicant who can prove that he or she holds the Claimant's Diploma in Applied Health and Safety to the status of graduate member of the Defendant, upon application by such applicant and the payment of any appropriate fee, on the same basis as would apply to an applicant holding any other qualification entitling him or her to apply for graduate membership of the Defendant.
- 2. The said accreditation shall be granted upon and be subject to the same terms as apply to all course providers who are accredited by the Defendant, as set out in the Defendant's published guidance (currently its booklet entitled "Accreditation of Qualifications: Graduate Membership (leading to Chartership)").
- 3. There shall be no order as to costs.
- 4. The terms set out above are agreed by way of full and final settlement of these proceedings (including the Claimant's Application for Injunctive Relief dated 16 December 2015).