

## IN THE COMPETITION APPEAL TRIBUNAL

Case No: 1293/5/7/18 (T)

BETWEEN:

## VEOLIA ENVIRONNEMENT S.A. AND OTHERS

Claimants

- and -

(1) FIAT CHRYSLER AUTOMOBILES N.V.
(2) CNH INDUSTRIAL N.V.
(3) IVECO S.P.A.
(4) IVECO MAGIRUS AG
(5) MAN SE
(6) MAN TRUCK & BUS AG
(7) MAN TRUCK & BUS DEUTSCHLAND GMBH
(8) MAN TRUCK AND BUS UK LIMITED
(9) AKTIEBOLAGET VOLVO (PUBL)
(10) VOLVO LASTVAGNAR AKTIEBOLAG
(11) VOLVO GROUP TRUCKS CENTRAL EUROPE GMBH
(12) RENAULT TRUCKS SAS
(13) RENAULT TRUCK COMMERCIALS LIMITED
(14) DAF TRUCKS N.V.
(15) DAF TRUCKS DEUTSCHLAND GMBH

Defendants

- and -

(1) PACCAR INC (2) SCANIA AKTIEBOLAG (PUBL) (3) SCANIA CV AKTIEBOLAG (PUBL) (4) SCANIA DEUTSCHLAND GMBH

Third Parties

## **CONSENT ORDER**

**UPON** the parties having agreed to the terms of the Order set out below

BY CONSENT IT IS ORDERED THAT:

1. Pursuant to CPR 17.1(2)(a), the First to Fourth Defendants shall amend their

Amended Defence in the form attached to this Order (the "Re-Amended

Defence").

2. The First to Fourth Defendants shall file their Re-Amended Defence within five

working days of receipt of this Order as made.

3. The First to Fourth Defendants shall serve their Re-Amended Defence on the

Claimants, the Fifth to Fifteenth Defendants and the Third Parties by

26 September 2018.

4. The First to Fourth Defendants agree to pay the Claimants' costs of and arising

from the amendments to the First to Fourth Defendants' Amended Defence, such

costs to be determined by detailed assessment unless agreed.

The Hon Mr Justice Roth

President of the Competition Appeal Tribunal

Made: 25 September 2018

Drawn: 25 September 2018

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