

Case No: 1295/5/7/18 (T)

IN THE COMPETITION APPEAL TRIBUNAL

**BETWEEN:** 

# (1) DAWSONGROUP PLC (2) DAWSONGROUP UK LIMITED (3) DAWSONGROUP TRUCK AND TRAILER LIMITED (4) DAWSONGROUP MATERIAL HANDLING LIMITED (5) DAWSONGROUP SWEEPERS LIMITED

**Claimants** 

- and -

# (1) DAF TRUCKS N.V. (2) DAF TRUCKS DEUTSCHLAND GMBH (3) PACCAR INC. (4) DAF TRUCKS LIMITED (5) DAIMLER AG (6) MERCEDES-BENZ CARS UK LIMITED (7) AKTIEBOLAGET VOLVO (PUBL) (8) VOLVO LASTVAGNAR AB (9) VOLVO GROUP TRUCKS CENTRAL EUROPE GMBH (10) RENAULT TRUCKS SAS (11) VOLVO GROUP UK LIMITED

**Defendants** 

#### AMENDED CONFIDENTIALITY RING ORDER

UPON the terms of this Order as set out below having been agreed between the Parties;

**AND UPON** each of the persons named in Parts A and B of the Schedule to this Order giving a written undertaking to the Tribunal in the terms of Parts C or D respectively of the Schedule to this Order prior to receiving any Confidential Information (as defined below);

#### IT IS ORDERED BY CONSENT THAT:

- 1A This Order replaces the Confidentiality Ring Order dated 18 December 2018.
- 1B Each of the persons named in Parts A and B of the Schedule to this Order having given a written undertaking pursuant to the terms of the Confidentiality Ring Order

dated 18 December 2018, such undertakings shall continue to apply in respect of this amended Confidentiality Ring Order, and thereby being designated as an Inner Confidentiality Ring Member and Outer Confidentiality Ring Member respectively.

#### **DEFINITIONS**

- 1. For the purposes of this Order:
- 1.1 "Confidential Commission Document" means any document obtained by or submitted to the European Commission which is part of the European Commission's administrative file relating to its investigation in Case AT.39824 — Trucks, to which the First to Third, Fifth, and Seventh to Tenth Defendants were granted access pursuant to the Notice to access to file OJ C 325 of 22 December 2005 (including any part of those documents and any information contained within those documents) which is disclosed by the Defendants in these proceedings, save for those documents stated by certain of the Defendants, Non Defendant Addressees and Scania in their letters/statements of 11 April 2019 to no longer require confidential treatment within a confidentiality ring.
- 1.2 "*Confidential Information*" means Inner Confidentiality Ring Information and Outer Confidentiality Ring Information.
- "Decision" means the Redacted Confidential Commission Decision as defined in paragraph 11(a) of the Directions Order made by Mrs Justice Rose on 18 December 2017 in Claim No. HC-2016-003422.

#### 1.4 "Inner Confidentiality Ring Information" means:

- (a) documents or information provided by a Party or Parties (the "**disclosing Party**") in these proceedings, including any part of those documents and any information contained within those documents which:
  - i. the disclosing Party has designated as Inner Confidentiality Ring Information in accordance with paragraph 6 or paragraph 8 of this Order; or
  - ii. are designated as Inner Confidentiality Ring Information by the Tribunal; and
- (b) documents such as:
  - i. working documents created by the receiving Party or its advisers or experts;
  - ii. inter-partes correspondence;
  - iii. documents filed at the Tribunal, such as pleadings, witness evidence, expert reports, skeleton arguments, applications and draft orders; and
  - iv. transcripts prepared by a third party service provider,

which contain or refer to the content of the documents/information provided under (a).

For the avoidance of doubt, redacted versions of the documents described at (b) above are not Inner Confidentiality Ring Information if they have been redacted so that they no longer contain or refer to the content of the documents/information provided under (a).

#### 1.5 "Inner Confidentiality Ring Members" are:

- (a) those persons listed in Part A of the Schedule to this Order, as amended from time to time in accordance with the provisions of paragraph 5 below or an order of the Tribunal, who have given a signed undertaking in the terms of Part C of the Schedule to this Order or Part C of the Schedule to the Confidentiality Ring Order dated 18 December 2018 in these proceedings (as appropriate) and that signed undertaking has been provided to the Tribunal and (in the case of those persons who are added as Inner Confidentiality Ring Members in accordance with the provisions of paragraph 5 below) where the Proposing Party has complied with paragraph 5.3(b);
- (b) necessary secretarial and other support personnel (not including trainee solicitors or paralegals) under the supervision of those persons identified in (a) above, provided that such personnel have been informed of the confidential nature of the Confidential Information and the terms of Part C of the Schedule to this Order; and
- (c) any external eDisclosure or litigation support provider engaged by one of the Parties in connection with these proceedings to provide eDisclosure or similar services in support of those persons identified in (a) above, who may have access to Inner Confidentiality Ring Information as a necessary consequence of the provision of their services and whose identity is notified in writing to the other Parties, provided that such provider has been informed of the confidential nature of the Confidential Information and the terms of Part C of the Schedule to this Order.
- 1.6 "*Non Defendant Addressees*" means any addressees of the Decision which are not parties to these proceedings.
- 1.7 "Outer Confidentiality Ring Information" means:
- (a) documents or information provided by a Party or Parties (the "**disclosing Party**") in these proceedings, including any part of those documents and any information contained within those documents which:
  - i. the disclosing Party has designated as Outer Confidentiality Ring Information in accordance with paragraph 6 or paragraph 8 of this Order; or
  - ii. are designated as Outer Confidentiality Ring Information by the Tribunal; and

- i. working documents created by the receiving Party or its advisers or experts;
- ii. inter-partes correspondence;
- iii. documents filed at the Tribunal, such as pleadings, witness evidence, expert reports, skeleton arguments, applications and draft orders; and
- iv. transcripts prepared by a third party service provider,

which contain or refer to the content of the documents/information provided under (a).

For the avoidance of doubt, redacted versions of the documents described at (b) above are not Outer Confidentiality Ring Information if they have been redacted so that they no longer contain or refer to the content of the documents/information provided under (a).

#### 1.8 "Outer Confidentiality Ring Members" are:

- (a) Inner Confidentiality Ring Members; and
- (b) those persons listed in Part B of the Schedule to this Order, as amended from time to time in accordance with the provisions of paragraph 5 below or an order of the Tribunal, who have given a signed undertaking in the terms of Part D of the Schedule to this Order or Part D of the Schedule to the Confidentiality Ring Order dated 18 December 2018 in these proceedings (as appropriate), and that signed undertaking has been provided to the Tribunal and (in the case of those persons who are added as Outer Confidentiality Ring Members in accordance with the provisions of paragraph 5 below) where the Proposing Party has complied with paragraph 5.3(b);
- (c) necessary secretarial and other support personnel (not including trainee solicitors or paralegals) under the supervision of those persons identified in (b) above, provided that such personnel have been informed of the confidential nature of the Confidential Information and the terms of Part D of the Schedule to this Order; and
- (d) any external eDisclosure or litigation support provider engaged by one of the Parties in connection with these proceedings to provide eDisclosure or similar services in support of those persons identified in (b) above, who may have access to Outer Confidentiality Ring Information as a necessary consequence of the provision of their services and whose identity is notified in writing to the other Parties, provided that such provider has been informed of the confidential nature of the Confidential Information and the terms of Part D of the Schedule to this Order.
- 1.9 *"Party" or "Parties"* means a party to these proceedings, including (for the avoidance of doubt) any Part 20 Defendants.

- 1.10 *'Scania'* means Scania Aktiebolag, Scania CV Aktiebolag and Scania Deutschland GmbH.
- 1.11 "these proceedings" means the claim filed in the Chancery Division of the High Court of Justice on 15 December 2017 by the Claimants against the Defendants under Claim Number CP-2017-000020 and transferred to the Competition Appeal Tribunal by the Order of Mr Justice Roth dated 30 July 2018 under CAT Case No 1295/5/7/18 (T).

#### **INNER CONFIDENTIALITY RING INFORMATION**

2. Inner Confidentiality Ring Information provided in the context of these proceedings is to be provided or made available solely to the Inner Confidentiality Ring Members, to be held by them on the terms set out in Part C of the Schedule to this Order, subject to the following paragraphs of this Order.

#### **OUTER CONFIDENTIALITY RING INFORMATION**

- 3. Outer Confidentiality Ring Information provided in the context of these proceedings is to be provided or made available only to Outer Confidentiality Ring Members, to be held by them on the terms as set out in:
- 3.1 if the individual is also an Inner Confidentiality Ring Member, Part C of the Schedule to this Order, subject to the following paragraphs of this Order;
- 3.2 if the individual is not also an Inner Confidentiality Ring Member, Part D of the Schedule to this Order, subject to the following paragraphs of this Order.

#### **SCOPE OF THE ORDER**

- 4. For the avoidance of doubt, nothing in this Order or in its Schedule applies to documents and/or information received by a Party other than via these proceedings under the terms of this Order.
- Any Inner Confidentiality Ring Member or Outer Confidentiality Ring Member may discuss any Confidential Commission Document (which for the avoidance of doubt includes documents of the nature described at 1.4(b) and 1.7(b) above) with individuals having the same confidentiality status in claims HC-2016-003442/CAT Case 1284/5/7/18 (T) (Royal Mail); CP-2017-000021/CAT Case 1293/5/7/18 (T) (Veolia); CP-2017-000021/CAT Case 1292/5/7/18 (T) (Suez); CP-2017-000024/CAT Case 1294/5/7/18 (T) (Wolseley); CP-2017-000022/CAT Case 1291/5/7/18 (T) (Ryder); and/or CP-2017-000014/CAT Case 1290/5/7/18 (T) (BT), meaning an 'Inner Confidentiality Ring Member' or 'Outer Confidentiality Ring Member' (as applicable), as defined in the relevant confidentiality ring orders made in those proceedings, provided the document(s) in question have been disclosed in those proceedings. For the avoidance of doubt, in the case of documents of the nature described at 1.4(b) and 1.7(b):

- a) any parts of such documents that contain or refer to the content of Confidential Commission Documents that have not been disclosed in one or more of the above proceedings may not be discussed with Inner or Outer Confidentiality Ring Members in those proceedings; and
- b) any parts of such documents that contain or refer to the content of any Confidential Information that is not a Confidential Commission Document may not be discussed with any Inner or Outer Confidentiality Ring Members in any other proceedings.

#### **ADDITIONS TO THE INNER OR OUTER CONFIDENTIALITY RING**

- 5. If a Party (the *"Proposing Party"*) wishes to add an additional person as an Inner Confidentiality Ring Member or as an Outer Confidentiality Ring Member (which shall include, but shall not be limited to, any additional expert witness):
- 5.1 it shall notify and request the express written consent of the other Parties, the Non Defendant Addressees and Scania (each a *"Receiving Party"* and together, the *"Receiving Parties"*), and when requesting such written consent specify the name and role of the proposed additional person and provide an explanation of why the addition is reasonable and necessary;
- 5.2 following receipt of a notice pursuant to paragraph 5.1 above, a Receiving Party shall not unreasonably withhold or delay their consent and if any Receiving Party objects to the proposed addition to the Inner Confidentiality Ring or the Outer Confidentiality Ring, they shall notify the Proposing Party in writing within 7 days that they so object;
- 5.3 if express consent is given by the Receiving Parties, or the Receiving Parties (or any of them) fail to give express consent and fail to give written notice of objection within the 7 day period specified in paragraph 5.2 above:
- (a) the additional person will be required to give the written undertaking to the Tribunal in the terms of Part C or D (as appropriate) of the Schedule to this Order; and
- (b) the Proposing Party concerned will provide the written undertaking referred to in paragraph 5.3(a) above and an amended version of Part A or B (as appropriate) of the Schedule to this Order to the Tribunal and the other Parties;
- 5.4 if any objection referred to in paragraph 5.2 above is received, the Proposing Party may apply to the Tribunal and give notice of such application to the Receiving Parties.
- 5.5 If a Party wishes to remove a person as an Inner Confidentiality Ring Member or an Outer Confidentiality Ring Member, that Party will notify the other Parties and provide an amended version of Part A or B (as appropriate) of the Schedule to this

Order to the Tribunal and the other Parties. The Party will also comply with paragraph 9.

## DESIGNATIONOFDOCUMENTS/INFORMATIONOTHERTHANCONFIDENTIAL COMMISSION DOCUMENTS AND DECISION

- 6. Paragraphs 6.1 to and including 6.5 do not apply to Confidential Commission Documents or the Decision.
- 6.1 A Party providing a document/information in connection with these proceedings may designate that the document/information is: (i) Inner Confidentiality Ring Information; (ii) Outer Confidentiality Ring Information; or (iii) not confidential.
- 6.2 Designation of a document/information as Inner Confidentiality Ring Information or Outer Confidentiality Ring Information must be made in writing to the Parties receiving the document/information.
- 6.3 A designation of not confidential means that the document/information is not Confidential Information.
- 6.4 Failure to provide a designation for a document/information at the time the document/information is provided shall be deemed to be a designation that the document/information in question is not confidential.
- 6.5 A Party receiving documents/information in these proceedings may request that the disclosing Party amend the designation of a document/information that it has provided (including amendment to a designation of not confidential):
- (a) that requesting Party must provide a written request to the disclosing Party (copied to the other Parties) specifying the following:
  - i. the relevant Confidential Information;
  - ii. the designation the requesting Party believes is appropriate; and
  - iii. why it is reasonable and necessary for the designation of the Confidential Information to be amended;
- (b) the disclosing Party may consent in writing to amend the designation of Confidential Information, with such consent not to be unreasonably withheld and, in any event, a response should be provided within 14 days of having initially received the written request referred to at paragraph (a) above; and
- (c) should the consent referred to in paragraph (b) above not be obtained, the requesting Party may apply to the Tribunal for an order that the Confidential Information should be designated as either: (i) Inner Confidentiality Ring Information (ii) Outer Confidentiality Ring Information; or (iii) not confidential (as the requesting Party

deems appropriate), provided that notice is given of that application to the other Parties.

#### <u>PROPOSED PROVISION OF CONFIDENTIAL INFORMATION TO PERSONS</u> <u>OUTSIDE THE RINGS</u>

- 7. For the avoidance of doubt, nothing in this Order prevents a Party, its advisors or experts from sharing Confidential Information provided by that Party in these proceedings.
- 7.1 Nothing in this Order shall prevent:
- (a) any Inner Confidentiality Ring Member from discussing Confidential Information with other inner confidentiality ring members in claims which the Tribunal has ordered are to be heard together with these proceedings;
- (b) any Outer Confidentiality Ring Member from discussing Outer Confidentiality Ring Information with other inner confidentiality ring members and outer confidentiality ring members in claims which the Tribunal has ordered are to be heard together with these proceedings.
- 7.2 A Party that receives Confidential Information in these proceedings may request that:
- (a) certain Confidential Information is to be provided or made available to one or more persons who are neither Inner Confidentiality Ring Members nor Outer Confidentiality Ring Members; and/or
- (b) certain Inner Confidentiality Ring Information is to be provided or made available to one or more Outer Confidentiality Ring Members.
- 7.3 If a Party wishes such Confidential Information to be provided or made available to such persons:
- (a) it shall notify and request the express written consent of the other Parties and (in the case of a Confidential Commission Document) the Non Defendant Addressees and Scania, and when requesting such written consent specify the name and role of the proposed person(s), the specific Confidential Information that is to be provided or made available to such person(s) (by reference to the relevant documents) and provide an explanation of why it is reasonable and necessary for the Confidential Information to be provided or made available to such person(s);
- (b) following receipt of a notice pursuant to paragraph 7.3(a) above, a recipient of any such notice shall not unreasonably withhold or delay their consent and if any such recipient objects to Confidential Information being provided or made available to the proposed person, they shall notify the requesting Party in writing within 14 days that they so object;

- (c) if express consent is given by the recipient(s) of any notice under paragraph 7.3(a) or the recipient(s) (or any of them) fail to give express consent and fail to give written notice of objection within the 14 day period specified in paragraph 7.3(b) above:
  - i. the additional person will be required to give the written undertaking to the Tribunal in the terms of Part C or D (as appropriate) of the Schedule to this Order, as amended to list the specific documents that are to be provided or made available to them; and
  - ii. the Party concerned will provide the written undertaking referred to in paragraph 7.3(c)(i) above to the Tribunal, other Parties, Non Defendant Addressees and Scania;
- 7.4 if any objection referred to in paragraph 7.3 above is received, the requesting Party may apply to the Tribunal and give notice of such application to the other Parties, the Non Defendant Addressees and Scania.

#### **DESIGNATION OF CONFIDENTIAL COMMISSION DOCUMENTS**

- 8. Subject to paragraphs 8.1 to 8.5 below, all Confidential Commission Documents disclosed in these proceedings shall be deemed to be designated as Outer Confidentiality Ring Information from 4pm on the date at the end of the period provided for in paragraph 8.2 below and until such time shall be designated as Inner Confidentiality Ring Information.
- 8.1 The Defendants, Non Defendant Addressees and/or Scania may request that a Confidential Commission Document be designated as Inner Confidentiality Ring Information as follows:
- 8.2 By-
  - (i) for Confidential Commission Documents disclosed pursuant to the order made further to the CMC on 21-22 November 2018 - 4pm on 21 December 2018; and
  - (ii) for all other Confidential Commission Documents 4pm 28 days from the date of disclosure by list identifying the Confidential Commission Document to the Claimants, Defendants, Non Defendant Addressees and Scania],

the Defendant(s), Non Defendant Addressee(s) and/or Scania must provide a written request to the other Parties specifying the following:

- (a) the relevant Confidential Commission Document;
- (b) why it is reasonable and necessary for the Confidential Commission Document to be designated as Inner Confidentiality Ring Information.

- 8.3 The recipient of any such request may consent in writing to the requested designation of the relevant Confidential Commission Document; with such consent not to be unreasonably withheld and, in any event, a response should be provided within 28 days of having initially received the written request referred to at paragraph 8.2 above. In the event that no response is provided by any of the other Parties within 28 days, the relevant Confidential Commission Document shall be designated as Inner Confidentiality Ring Information. The Claimants will, however, remain able to seek designation of any Confidential Commission Document as Outer Confidentiality Ring Information (or as not confidential) at any time pursuant to paragraph 8.6 below.
- 8.4 Should the consent referred to in paragraph 8.3 above not be obtained, the Defendant(s), Non Defendant Addressees and/or Scania may within 21 days of being notified of consent not being provided apply to the Tribunal for an order that the Confidential Commission Document should be designated as Inner Confidentiality Ring Information, provided that notice of that application is given to the other Parties
- 8.5 Pending the outcome of this process in relation to requests made pursuant to paragraphs 8.1 to 8.4 above, the Claimants shall treat the relevant Confidential Commission Document as Inner Confidentiality Ring Information.
- 8.6 The Claimants may request that the designation of a Confidential Commission Document be amended from Inner Confidentiality Ring Information to Outer Confidentiality Ring Information, or from Outer Confidentiality Ring Information to not confidential as follows:
- (a) the Claimants must provide a written request to the Defendants, the Non Defendant Addressees, and Scania specifying the following:
  - (i) the relevant Confidential Commission Document;
  - (ii) why it is reasonable and necessary for the designation of the Confidential Commission Document to be amended;
- (b) after receipt of a request under paragraph 8.6(a) above, the Defendants, the Non Defendant Addressees and/or Scania may consent in writing to amend the designation of the Confidential Commission Document, with such consent not to be unreasonably withheld and, in any event, a response should be provided within 28 days of having initially received the written request referred to at paragraph (a) above;
- (c) in the event that any of the Defendants, Non Defendant Addresses and/or Scania do not respond to the written request referred to at paragraph (a) above within 28 days of the request being sent, the relevant Defendant, Non Defendant Addressee or

Scania shall be deemed to consent to the amendment to the designation of the relevant Confidential Commission Document sought by the Claimants; and

- (d) should the consent referred to in paragraph 8.6(b) above not be obtained, the Claimants may apply to the Tribunal for an order that the relevant Confidential Commission Document should be designated as Outer Confidentiality Ring Information or not confidential, provided that notice is given of that application to the other Parties, Non Defendant Addressees, and Scania.
- 8.7 The Defendants shall indicate in writing that they are disclosing Confidential Commission Documents. Failure to comply with this paragraph does not alter the deemed designation of Confidential Commission Documents in accordance with this paragraph 8.

#### **DESIGNATION OF DECISION**

8.8 The Decision shall be deemed to be designated Outer Confidentiality Ring Information.

#### **COPIES OF CONFIDENTIAL INFORMATION**

- 9. Subject to the exceptions in paragraph 9.1 below, copies of Confidential Information provided pursuant to this Order (in both hard and soft copy) must be destroyed or made inaccessible at the conclusion of these proceedings, or when an individual ceases to be involved in these proceedings. Each Party shall notify the other Parties, the Non Defendant Addressees and Scania that the Confidential Information has been destroyed or made inaccessible (as appropriate).
- 9.1 The obligation in paragraph 9 above, is subject to the following exceptions:
- (a) Paragraph 9 does not apply to solicitors' or counsel's notes.
- (b) Paragraph 9 does not create an obligation to search for transitory or deeply stored soft copies of Confidential Information which may exist on the computer system of the receiving Party and which cannot be recovered without special measures, provided that such documents and/or information will be promptly deleted in the event of the restoration of such copies.
- (c) Paragraph 9 does not apply to Parties' copies of pleadings, evidence, skeleton arguments, transcripts, applications, draft orders, correspondence referred to at trial or in a hearing or submitted in the proceedings, as well as lawyer work product referring to Confidential Information, subject to continued compliance with the terms of this Order in respect of the Confidential Information contained within such documents.
- (d) Paragraph 9 does not apply to a Party in respect of the Confidential Information it provided.

#### **UNAUTHORISED DISCLOSURE OF CONFIDENTIAL INFORMATION**

10. In the event of any disclosure of Confidential Information other than in a manner authorised by this Order, including any unintentional or inadvertent disclosure, lawyers for the improperly disclosing Party shall immediately notify the improper recipient(s) and the lawyers for the Party or Parties who provided the Confidential Information in these proceedings, and (in the case of a Confidential Commission Document) the Non Defendant Addressees and Scania, of all the pertinent facts, and the improperly disclosing Party shall use its best endeavours to further prevent unauthorised disclosure including retrieving all copies of the Confidential Information from the improper recipient(s) thereof and securing the agreement of such recipient(s) not to further disseminate the Confidential Information in any form.

#### **DISCLOSURE PURSUANT TO COURT ORDER**

If at any time any Confidential Information is made the subject of a court disclosure 11. or discovery order (or similar) anywhere in the world, the person upon whom the order is served shall immediately give written notice to the legal representatives of the Party or Parties which produced the Confidential Information, together with (in the case of the Decision or a Confidential Commission Document) the Non Defendant Addressees and Scania. If the Party which provided the Confidential Information in these proceedings (or the relevant Non Defendant Addressee(s) or Scania in the case of a Confidential Commission Document) does not take steps to prevent the further disclosure of such Confidential Information within ten days of the date on which such written notice was given, the Party against whom the order was made may produce such Confidential Information but shall take all reasonable measures to have the Confidential Information treated in accordance with the terms of this Order. For the avoidance of doubt, this paragraph only applies to a Party who is the recipient of Confidential Information provided in these proceedings and does not apply to the Party which provides the Confidential Information in these proceedings.

#### **ENFORCEMENT OF THE ORDER, LIBERTY TO APPLY AND COSTS**

- 12. In the event of any anticipated or actual breach of this Order, any Party, and any of the Non Defendant Addressees and/or Scania may seek to enforce the terms of this Order.
- 13. There shall be liberty to apply, which shall be on notice to the other Parties, the Non Defendant Addressees and Scania.
- 14. The costs of compliance with and of drafting this Order shall be costs in the case.

#### **NOTICES**

- 15. Any notice, consent or objection to be given under or in connection with this Order (each a *"Notice"* for the purposes of this paragraph) shall be in writing.
- 15.1 Service of a Notice must be effected by email and, in the case of Notice to the Defendants, with a hard copy to follow by post to Travers Smith LLP, 10 Snow Hill, London EC1A 2AL (Ref. D.4377.6/CFE), Quinn Emanuel Urquhart & Sullivan LLP, 90 High Holborn, London WC1V 6LJ (Ref. 06687/00001A/BB/NC/JWB) and Freshfields Bruckhaus Deringer LLP, 65 Fleet St, London EC4Y 1HT (Ref. 168213.0001 BCT/NJF).
- 15.2 Notices shall be addressed as follows:
- (a) Notices for the Claimants shall be marked for the attention of:

Email addresses:	DG.Trucks@bclplaw.com
	Andrew.Hockley@bclplaw.com
	Edward.Coulson@bclplaw.com
Reference:	AHOC/ECSN/38963.00005

(b) Notices for the Defendants shall be marked for the attention of:

First to Fourth Defendants (DAF)

Email addresses:	DafTrucks@traverssmith.com

Caroline.Edwards@traverssmith.com

sam.wilson@traverssmith.com

Reference: Ref. D.4377.6/CFE

Seventh to Eleventh Defendants (Volvo/Renault)

Email addresses: <u>\$VRT\_Trucks\_UK@freshfields.com</u>

nicholas.frey@freshfields.com

Reference: 168213-0001 BCT/NF

Fifth to Sixth Defendants (Mercedes/Daimler)

 Email addresses:
 QEProjectNero@quinnemanuel.com

borisbronfentrinker@quinnemanuel.com

Reference:

(c) Notices for the Non Defendant Addressees shall be sent to:

MAN

(d)

Email addresses:	SM_MANTrucks@SlaughterandMay.com
	Damian.Taylor@SlaughterandMay.com
Iveco	
Email addresses:	IvecoLitigationUKHSF@hsf.com
	Kim.Dietzel@hsf.com
Notices for Scania shall be marked for the attention of:	
Email addresses:	ScaniaTrucksUK@allenovery.com

jonathan.hitchin@allenovery.com

**The Hon Mr Justice Roth** President of the Competition Appeal Tribunal Made: 12 June 2019 Drawn: 12 June 2019 This part contains the names of Inner Confidentiality Ring Members:

#### PART A

#### **Claimants**

Bryan Cave Leighton Paisner LLP Andrew Hockley, Partner

Ed Coulson, Partner

Ben Blacklock, Senior Associate

Clare Reeve, Senior Associate

Sarah Ward, Senior Associate

Andrew Leitch, Associate

Nicholas Young, Associate

Graeme Thomas, Associate

Tonio Sadoni, Associate

Staffan Wegdell, Counsel

Sam Brown, Trainee Solicitor

Giulia Carloni, Trainee Solicitor

India Fahy, Trainee Solicitor

Daniel Swinburn, Senior Paralegal

Kaveh Lajmir, Senior Paralegal

Marieke Datema, Senior Lawyer Consultant

Anali Vega, Legal Clerk

#### Monckton Chambers

Tim Ward QC Robert Palmer Anneliese Blackwood Will Hooper

#### Economic Insight

James Harvey, Director Christopher Pickard, Senior Consultant Madeleine Matos, Consultant Nisha Thomas, Analyst Eleanor Clutterbuck, Analyst

#### Temple Translators

Elliot Cain, Group Sales Team Leader Claudia Lewis, Production Team Leader Natalie Corbett, Production Coordinator Euan Onslow, Production Coordinator Polly Pullen, Operations Coordinator Hannah Minns, Translator Elizabeth O'Loughlin, Translator Rosalyn Munton, Translator Alexander Simpson, Translator Alice Kinnane, Translator Monica Sandor, Translator Tim Morgan, Translator Laura Rekiaro, Translator Hellen Mason-Spyry, Translator Asya Sokirko, Translator Sabine Mepstead, Translator Simon Braun, Translator Cuthbert Lovell, Translator

#### First to Fourth Defendants (DAF)

Travers Smith LLP Caroline Edwards, Partner Nigel Seay, Partner (removed 29 January 2019) Anne Foster, Consultant Angela Taylor, Senior Counsel Rachel Wilson, Senior Associate Paul McComb, Senior Associate (removed 29 January 2019) Joseph Moore, Senior Associate Sam Wilson, Senior Associate James Hulmes, Senior Associate Rachel Kitchman, Senior Associate Anchal Kapur, Associate Edward Hardman, Associate Philippe Lopeman, Associate Tim Knight, Associate Lauren Clark-Hughes, Associate Michelle Anderson, Associate Charlotte Angwin, Associate Thomas Davies, Trainee Solicitor (removed 06 March 2019) Sam Van Besouw, Trainee Solicitor (removed 06 March 2019) Mahdi Siddique, Paralegal Joseph Gaffney, Paralegal Marguerite Casanova, Paralegal Hessel Roeleveld, Paralegal Jack Redrup, Paralegal Lucy Briggs, Paralegal Huw Jenkin, Partner (added 30 January 2019) Laura McCann, Associate (added 30 January 2019) Cameron Mills, Associate (added 30 January 2019) Tom Caldwell, Associate (added 30 January 2019) Maya Chandegra, Associate (added 30 January 2019) Cormac Toomey, Senior Associate (added on 06 March 2019) Imogen Nolan, Associate (added on 06 March 2019) Lydia Williams, Trainee Solicitor (added on 06 March 2019) Anastasia Rostron, Trainee Solicitor (added on 06 March 2019) Inge Swiegers, Trainee Solicitor (added on 06 March 2019) Sam Cottoman, Senior Counsel (added on 23 May 2019) Monckton Chambers Daniel Beard QC Meredith Pickford QC **Rob** Williams Nikolaus Grubeck Daisy Mackersie James Bourke David Gregory Thomas Sebastian (added 02 May 2019)

#### Compass Lexecon

Damien Neven, Senior Consultant Enrique Andreu, Senior Vice President Julian Delamer, Senior Vice President Roberto Venturini, Economist <del>Sieuwerd Gaastra, Economist</del> (removed 29 March 2019) Vladimir Tsimaylo, Senior Analyst Marcin Pruski, Economist Alan Rozenberg, Vice President (removed 23 May 2019) Daniel Westrik, Economist Laura Napolitano, Analyst Laureen de Barsy, Analyst (added 01 March 2019)

De Brauw Blackstone Westbroek N.V. Jolling de Pree, Partner Berto Winters, Partner Machteld de Monchy, Partner Tilly-Alberga Smits, Senior Associate Kees Saarloos, Senior Associate Stephanie The, Senior Associate (removed 29 March 2019) Lizette van Loon, Senior Associate Samantha Brinkhuis, Senior Associate Zeynep Ortac, Senior Associate Tim van den Meijdenberg, Associate Evija Butane, Associate Arne Munch, Senior Associate Georgiana Mirza, Associate Salima Guettache, Associate Wouter-Jan Leys, Associate Aylin Gayibli, Associate Paul Post, Associate Clio Zois, Associate Vivian van Weperen, Associate Femke Kolff-Otten, Contract Lawyer a.i.

Junior Serrano, Legal Project Manager (removed 29 March 2019) Tiana Danielle Xavier, Associate (added 15 February 2019) Mira Smulders, Senior Associate (added 15 February 2019) Agnieszka Bartlomiejczyk, Associate (added 12 April 2019) Justyna Niemczyk, Associate (added 12 April 2019) James Wang, Senior Associate (added on 24 May 2019)

#### Fifth to Sixth Defendants (Mercedes/Daimler)

Quinn Emanuel Urquhart & Sullivan LLP

Boris Bronfentrinker, Partner Nicola Chesaites, Of Counsel Maria Campbell, Senior Associate Cordelia Rayner, Senior Associate James McSweeney, Associate Laura Abram, Associate Ji-Whan Bang, Associate Nabil Khabirpour, Associate Rachel Tompkins, Associate Anna Kullmann, Associate Hannah Dixie, Associate Lucy Caton, Paralegal Kerry Hanley, Paralegal (added 21 January 2019) Serife Mapp, Contract Attorney (added 23 April 2019) Ruy Buchholz, Contract Attorney (added 23 April 2019) Elaine Whiteford, Partner (added 2 May 2019)

Gleiss Lutz Hootz Hirsch PartmbB Rechtsanwälte

Dr Ulrich Denzel, Partner

### Dr Johannes Hertfelder, Associated Partner Daniela Mariotti, Associate (removed 4 June 2019) Rhued Gaiser, Associate

<u>Monckton Chambers</u> Paul Harris QC Ben Rayment Michael Armitage Alexandra Littlewood (added 21 January 2019)

#### E.CA Economics GmbH

Dr Rainer Nitsche, Director

Dr Thomas Hildebrand, Principal

Bas Dessens, Associate Principal

Harm van Leeuwen, Economist

#### EFS Unternehmensberatung Gesellschaft m.b.H.

Dr. Klaus Atzwanger, Partner

Wolfgang Suttner, Senior Expert

Melanie Gnam, Senior Consultant

Georg Klanfar, Project Manager

#### AlixPartners LLP

Andrew Grantham, Managing Director Greg Huitson-Little, Director Natalie Taplin, Senior Consultant Camelia O'Brien, Consultant Luiz Secco, Consultant Mat Hughes, Managing Director

Martin Lewis, Non-Executive Director (added 31 May 2019)

Jonathan Matthews, Employee (added 31 May 2019)

#### Seventh to Eleventh Defendants (Volvo/Renault)

Freshfields Bruckhaus Deringer LLP Bea Tormey, Partner Nicholas Frey, Partner Ricky Versteeg, Senior Associate Sam Hiebendaal, Senior Associate Daniel Hunt, Associate Alexandra Malina, Associate Ingrid Rois, Associate Amy Rawson, Associate (removed 31 January 2019) Anthony Ojukwu, Associate Angus Reston, Associate Glenn Kembrey, Associate Haris Ismail, Associate Johanna McDavitt, Associate Alexandra Holroyd, Associate (added 31 January 2019) Maya Nirula, Trainee Solicitor (removed 4 March 2019) Sheridan Jones, Trainee Solicitor (removed 4 March 2019) Hannah Short, Trainee Solicitor (removed 4 March 2019) Hannah Bergin, Trainee Solicitor (removed 5 June 2019) Tom Byham, Trainee Solicitor (removed 5 June 2019) Jonas Levermann, Trainee Solicitor (removed 5 June 2019) Gavin Burke, Senior Paralegal Megan McDonagh, Paralegal Josephina Kern, Paralegal (added 31 January 2019) (removed 14 March 2019) Jonathan Pagan, Senior Associate (added 14 March 2019) Anna Avallone, Paralegal (added 14 March 2019) Xander Friedlaender, Associate (added 4 April 2019) Anna Brennan, Associate (added 4 April 2019)

Natalie Keir, Associate (added 4 April 2019) Rachel Breen, Trainee Solicitor (added 31 May 2019) Tamara Ostrowiecki, Trainee Solicitor (added 31 May 2019) Shang Koh, Trainee Solicitor (added 31 May 2019)

#### Contrast

Frank Wijckmans, Partner Maaike Visser, Counsel Karolien Francken, Associate Monique Sengelov, Associate Lise Ryckaert, Paralegal

Brick Court Mark Hoskins QC Sarah Ford QC Sarah Abram Daniel Piccinin Hugo Leith Jon Lawrence Jennifer MacLeod (added 31 January 2019)

Frontier Economics Zoltan Biro, Director Chris Newton, Associate Director Fraser Davison, Manager Robert Bowdery, Consultant Peter Northall, Consultant (added 23 April 2019) Adam Lapthorn, Consultant (added 23 April 2019) Lyu Georgiev, Consultant (added 23 April 2019) Callum Cheshire, Consultant (added 23 April 2019) This part contains names of Outer Confidentiality Ring Members (excluding Outer Confidentiality Ring Members who are also Inner Confidentiality Ring Members):

#### PART B

#### **Claimants**

Dawsongroup plc Steve Miller, Group Chief Executive Tony Coleman, Group Finance Executive Richard Bulmer, Group Legal Manager

#### First to Fourth Defendants (DAF)

PACCAR Inc Doug Grandstaff, General Counsel Harrie Schippers, Chief Financial Officer and Executive Vice President

DAF Trucks N.V Harry Wolters, President Marjon Ijpelaar, Legal Department Nico den Houting, Project Manager for Civil Litigation Mario Suy, Project Manager Financial Data (added on 06 March 2019) Sanne Boullart, Assistant Project Manager for Civil Litigation (added on 06 March 2019) Willem-Jan Wieland, Senior Legal Counsel (added on 12 April 2019)

DAF Trucks Limited Robin Easton, Managing Director

DAF Trucks N.V Duco Zoomer, General Counsel Roeby Tjemkes, Senior Legal Counsel

#### Fifth to Sixth Defendants (Mercedes/Daimler)

#### Daimler AG

Thomas Laubert, Vice President and Group General Counsel Florian Adt, Associate General Counsel Jan-Philipp Komossa, Senior Legal Counsel Steffen Scherer, Senior Legal Counsel Sung-Kyung Yi, Legal Counsel Miklos Mudrony, Legal Counsel Dietrich Müller, Senior Manager Sales & Marketing Wolfgang Krafft, Senior Manager Sales & Marketing Kirsten Grundmann, Manager Sales & Marketing Rainer Meyle, Manager Sales & Marketing

<u>Mercedes-Benz Cars UK Limited</u> Jonathan Lipman, General Counsel Stacey Dransfield, Deputy General Counsel Sam Whittaker, Director of Customer Service & Parts (Mercedes-Benz Trucks UK Limited) Ross Paterson, Head of Product and Marketing (Mercedes-Benz Trucks UK Limited) James Venables, Key Account Manager (Mercedes-Benz Trucks UK Limited) Simon Anthony, IT Design Architect

#### Seventh to Eleventh Defendants (Volvo/Renault)

Kelda Groves, Head of Litigation, UK and Europe, AB Volvo (publ)
Nina Aresund, Senior Vice President Corporate Legal, AB Volvo (publ)
Susanne Jannesson, Corporate Legal Counsel, AB Volvo (publ)
Ross Goodrich, Corporate Litigation Counsel, AB Volvo (publ) (added 23 January 2019)
Arnaud Agelou, Legal & Compliance Director, Renault Trucks SAS
Simon Villanueva, Legal Director, Volvo Group UK Limited
Sonica Dahri, Senior Legal Counsel, Volvo Group UK Limited
Jan Svensson, Vice President Legal, Volvo Truck Corporation
Pia Janson, Legal Counsel, Volvo Truck Corporation (added 23 April 2019)

#### PART C

#### UNDERTAKING

#### (TO BE PROVIDED BY INNER CONFIDENTIALITY RING MEMBERS)

In respect of any Inner Confidentiality Ring Information and/or Outer Confidentiality Ring Information disclosed to them pursuant to this Order, each Inner Confidentiality Ring Member undertakes that they will comply with the following requirements, to the extent applicable to them, in the terms below.

I, [**name**], of [**company**] being [legal or other qualification or position] undertake to the Tribunal and each of the Parties, the Non Defendant Addressees and Scania as follows:

- 1. I have read a copy of the Tribunal's Order of ...... and understand that Order and the implications of giving this undertaking.
- 2. I have read rule 31.22 of the Civil Procedure Rules and am aware of and will comply with the obligations imposed by the rule.
- 3. I will not disclose Inner Confidentiality Ring Information to any person who is not an Inner Confidentiality Ring Member (except to the extent that I am aware of the same information from another document that does not constitute "Confidential Information" and that was not obtained in breach of this undertaking or of the Tribunal's Order).
- 4. I will not disclose Outer Confidentiality Ring Information to any person who is not an Outer Confidentiality Ring Member (except to the extent that I am aware of the same information from another document that does not constitute "Confidential Information" and that was not obtained in breach of this undertaking or of the Tribunal's Order).
- 5. I will use the Confidential Information only for the purpose of these proceedings and for the purpose of no other current or future proceedings, dispute, complaint, or other use whatsoever in any jurisdiction (except to the extent that I am aware of the same information from another document that does not constitute "Confidential Information" and that was not obtained in breach of this undertaking or of the Tribunal's Order).
- 6. The documents containing any Inner Confidentiality Ring Information will remain in my custody or the custody of another Inner Confidentiality Ring Member at all times and be held in a manner appropriate to the circumstances so as to prevent unauthorised access.
- 7. The documents containing any Outer Confidentiality Ring Information will remain in my custody or the custody of another Outer Confidentiality Ring Member at all times and be held in a manner appropriate to the circumstances so as to prevent unauthorised access.

- 8. The production of further copies by me of the documents containing the Inner Confidentiality Ring Information shall be limited to those required for the use of the Inner Confidentiality Ring Members for the purposes of these proceedings only and such copies shall be held in accordance with paragraph 5 of this undertaking.
- 9. The production of further copies by me of the documents containing the Outer Confidentiality Ring Information shall be limited to those required for the use of the Outer Confidentiality Ring Members for the purposes of these proceedings only and such copies shall be held in accordance with paragraph 5 of this undertaking.
- 10. Subject to the exceptions in paragraph 9.1 of the Order, and to the extent permitted by law, any and all copies of Confidential Information which are within my control will be securely disposed of insofar as is technologically possible or rendered inaccessible from any computer systems, disk or device, so that the Confidential Information is not readily available to any person at the conclusion of these proceedings.

Signed: Name: Date:

#### PART D

#### UNDERTAKING

#### (TO BE PROVIDED BY OUTER CONFIDENTIALITY RING MEMBERS)

In respect of any Outer Confidentiality Ring Information disclosed to them pursuant to this Order, each Outer Confidentiality Ring Member undertakes that they will comply with the following requirements, to the extent applicable to them, in the terms below.

I, [name], of [company] being [legal or other qualification or position] undertake to the Tribunal and each of the Parties, the Non Defendant Addressees and Scania as follows:

- 1. I have read a copy of the Tribunal's Order of ..... and understand that Order and the implications of giving this undertaking.
- 2. I have read rule 31.22 of the Civil Procedure Rules and am aware of and will comply with the obligations imposed by the rule.
- 3. I will not disclose Outer Confidentiality Ring Information to any person who is not an Outer Confidentiality Ring Member (except to the extent that I am aware of the same information from another document that does not constitute "Confidential Information" and that was not obtained in breach of this undertaking or of the Tribunal's Order).
- 4. I will use the Outer Confidentiality Ring Information only for the purpose of these proceedings and for the purpose of no other current or future proceedings, dispute, complaint, or other use whatsoever in any jurisdiction (except to the extent that I am aware of the same information from another document that does not constitute "Confidential Information" and that was not obtained in breach of this undertaking or of the Tribunal's Order).
- 5. The documents containing any Outer Confidentiality Ring Information will remain in my custody or the custody of another Outer Confidentiality Ring Member at all times and be held in a manner appropriate to the circumstances so as to prevent unauthorised access.
- 6. The production of further copies by me of the documents containing the Outer Confidentiality Ring Information shall be limited to those required for the use of the Outer Confidentiality Ring Members for the purposes of these proceedings only and shall be held in accordance with paragraph 4 of this undertaking.
- 7. Subject to the exceptions in paragraph 9.1 of the Order, and to the extent permitted by law, any and all copies of Confidential Information which are

within my control will be securely disposed of insofar as is technologically possible or rendered inaccessible from any computer systems, disk or device, so that the Confidential Information is not readily available to any person at the conclusion of these proceedings.

Signed: Name: Date: