

IN THE COMPETITION APPEAL TRIBUNAL

BETWEEN

Case Nos: 1306-1311/5/7/19 (T)

DUNE GROUP LIMITED AND OTHERS

Claimants

-and-

(1) MASTERCARD INCORPORATED (2) MASTERCARD INTERNATIONAL INCORPORATED (3) MASTERCARD EUROPE SA (4) MASTERCARD/EUROPAY UK LIMITED

Defendants

Case Nos: 1312-1325/5/7/19 (T)

AND BETWEEN

DUNE SHOES IRELAND LIMITED AND OTHERS

Claimants

-and-

(1) VISA EUROPE LIMITED
(2) VISA EUROPE SERVICES LLC
(3) VISA UK LIMITED

Defendants

CONSENT ORDER

UPON the Tribunal having by orders dated 23 April 2019 granted the Defendants an extension of time for service of their defences until 21 days after the Claimants' application to amend their pleadings is determined in claims numbered 1311/5/7/19(T) and 1325/5/7/19(T) respectively

AND UPON the Claimants' application by letter and application notice dated 24 July 2019

AND UPON reading the first witness statement of Mark Humphries dated 24 July 2019 ("Humphries 1st"), the letters of Linklaters LLP dated 25 and 26 July 2019 and the letter of Jones Day dated 25 July 2019

BY CONSENT IT IS ORDERED THAT:

- 1. Pursuant to CAT Rules 32(1)(b) there be:
 - a. Permission for the Claimants to amend Schedule A to the claim forms, the particulars of claim and the claimant-specific quantum schedules in the form of the drafts exhibited to Humphries 1st and to file and serve the same by 4.30pm on 31 July 2019;
 - b. Permission for the Defendants to file and serve their defences in claims numbered 1311/5/7/19(T) and 1325/5/7/19(T) and to make consequential amendments to their defences in all other claims by 4.30pm on 30 September 2019; and
 - c. Permission for the Claimants to file and serve their replies in claims numbered 1311/5/7/19(T) and 1325/5/7/19(T) and to make consequential amendments to their replies in all other claims by 4.30pm on 14 October 2019.
- 2. The Defendants are not required to annex to their defences or amended defences documents referred to therein (as would otherwise be required by CAT Rule 35(3)).
- 3. The commencement date of the new claims (inter-regional MIFs and commercial card MIFs) shall be the date which is 6 years prior to the date of the respective amendments.
- 4. Part B of the Application (as defined in the Claimants' solicitor's letter to the Tribunal dated 24 July 2019) is adjourned to a date and time to be fixed with a time estimate of 2.5 hours.
- 5. Costs in the claim.

The Hon Mr Justice Roth
President of the Competition Appeal Tribunal

Made: 30 July 2019

Drawn: 30 July 2019