

IN THE COMPETITION APPEAL TRIBUNAL

Case No: 1291/5/7/18 (T)

BETWEEN:

(1) RYDER LIMITED (2) HILL HIRE LIMITED

Claimants

- and -

(1) MAN SE (2) MAN TRUCK & BUS AG (3) MAN TRUCK & BUS DEUTSCHLAND GMBH (4) MAN TRUCK AND BUS UK LIMITED (5) AB VOLVO (PUBL) (6) VOLVO LASTVAGNAR AB (7) VOLVO GROUP TRUCKS CENTRAL EUROPE GMBH (8) VOLVO GROUP UK LIMITED (9) RENAULT TRUCKS SAS (10) DAIMLER AG (11) MERCEDES BENZ CARS UK LIMITED (12) FIAT CHRYSLER AUTOMOBILES N.V. (13) CNH INDUSTRIAL N.V. (14) IVECO S.P.A. (15) IVECO MAGIRUS AG (16) IVECO LIMITED (17) PACCAR INC. (18) DAF TRUCKS N.V. (19) DAF TRUCKS DEUTSCHLAND GMBH (20) DAF TRUCKS LIMITED

Defendants

CONSENT ORDER

UPON paragraph 9 of the order of the Tribunal made on 2 and 3 May 2019 (the "**Directions Order**") that directed the Claimants to file and serve an Amended Reply (or Replies, as the case may be) within 28 days of service of the Defendants' amended pleadings

AND UPON the Defendants serving their Amended Defences on 22 November 2019

AND UPON paragraph 2 of the Consent Order made by the Tribunal on 17 October

2019 extending the deadline for the Claimants to file any Amended Replies to 17

January 2020

AND UPON the Claimants' request for a further extension to 31 January 2020 to file

and serve an Amended Reply (or Replies, as the case may be) which request is agreed

to by the Defendants

IT IS ORDERED THAT:

1. The Directions Order is varied at paragraph 9 so that the Claimants shall file and

serve an Amended Reply (or Replies, as the case may be) by no later than 31

January 2020.

2. Paragraph 20 of the Directions Order shall not apply to paragraph 9 as amended

by this Order.

3. There be liberty to apply.

4. Costs in the case.

The Hon Mr Justice Roth

President of the Competition Appeal Tribunal

Made: 16 January 2020

Drawn: 16 January 2020

2