

IN THE COMPETITION APPEAL TRIBUNAL

Case No: 1355/5/7/20 (T)

BETWEEN:

HERTZ AUTOVERMIETUNG GMBH 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 SE
(7) MAN TRUCK & BUS DEUTSCHLAND GMBH
(8) AKTIEBOLAGET VOLVO
(9) VOLVO LASTVAGNAR AKTIEBOLAG
(10) VOLVO GROUP TRUCKS CENTRAL EUROPE GMBH
(11) RENAULT TRUCKS SAS
(12) DAF TRUCKS N.V.
(13) DAF TRUCKS DEUTSCHLAND GMBH
(14) DAIMLER AG

Defendants

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:

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 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.
- 1.2. "*Confidential Information*" means Inner Confidentiality Ring Information and Outer Confidentiality Ring Information.
- 1.3. "*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 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
- (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 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 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 1 October 2019 by the Claimants against the Defendants under Claim number CP-2019-000030 and transferred to the Competition Appeal Tribunal by the order of Deputy Master Linwood dated 23 January 2020 under Case 1355/5/7/20 (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.

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 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 6.3(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 and Non-Defendant Addressees;
- 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, Scania and Non-Defendant Addressees 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 and Non-Defendant Addressees. The Party will also comply with paragraph 10.

DESIGNATION OF DOCUMENTS/INFORMATION OTHER THAN CONFIDENTIAL 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 (the "Requesting Party") 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.

PROPOSED PROVISION OF CONFIDENTIAL INFORMATION TO PERSONS OUTSIDE THE RINGS

- 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. 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.
- 7.2. 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) Scania and the Non-Defendant Addressees, 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 7.2(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 7.2(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 7.2(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 7.2(c)(i) above to the Tribunal, other Parties, Scania and Non-Defendant Addressees;
- 7.3. if any objection referred to in paragraph 7.2 above is received, the requesting Party may apply to the Tribunal and give notice of such application to the other Parties, Scania and the Non-Defendant Addressees.

DESIGNATION OF CONFIDENTIAL COMMISSION DOCUMENTS

- 8. The Defendants and/or Scania shall indicate in writing that they are disclosing Confidential Commission Documents and request that a Confidential Commission Document be designated as Outer Confidentiality Ring Information or Inner Confidentiality Ring Information.
- 8.1. Upon disclosure by list identifying the Confidential Commission Documents to the Claimants, Defendants, Scania and Non-Defendant Addressees, the Defendant(s), Scania, and/or Non-Defendant Addressee(s) must identify to the other Parties the relevant Confidential Commission Document and why it is reasonable and necessary

- for the Confidential Commission Document to be designated as Outer Confidentiality Ring Information or Inner Confidentiality Ring Information.
- 8.2. 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, Scania and the Non-Defendant Addressees 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 (a) above, the Defendants, Scania and/or the Non-Defendant Addressees 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, Scania and/or Non Defendant Addresses do not respond to the written request referred to at paragraph (a) above within 28 days of the request being sent, the relevant Defendant, Scania or Non-Defendant Addressees 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 (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, Scania and Non-Defendant Addressees.

DESIGNATION OF DECISION

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

COPIES OF CONFIDENTIAL INFORMATION

- 10. Subject to the exceptions in paragraph 10.1 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, Scania and/or the Non-Defendant Addressees that the Confidential Information has been destroyed or made inaccessible (as appropriate).
- 10.1. The obligation in paragraph 10 above, is subject to the following exceptions:
- (a) Paragraph 10 does not apply to solicitors' or counsel's notes.
- (b) Paragraph 10.1 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 10 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 10 does not apply to a Party in respect of the Confidential Information it provided.

UNAUTHORISED DISCLOSURE OF CONFIDENTIAL INFORMATION

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) Scania and/or the Non-Defendant Addressees, 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

12. If at any time any Confidential Information is made the subject of a court disclosure 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) Scania and/or the Non-Defendant Addressees. If the Party which provided the Confidential Information in these proceedings (or Scania or the relevant Non-Defendant Addressee(s) 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

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

NOTICES

- 16. 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.
- 17. Service of a Notice must be effected by email.

18. Notices shall be addressed as follows:

18.1. Notices for the Claimants shall be sent to:

Email address: hausfeldtrucksuk@hausfeld.com

Reference: SC/AMM/L0201.0024

18.2. Notices for the Iveco Parties shall be sent to:

Email address: IvecoUKConfidentialityNotification@hsf.com

Reference: 30991611/4168/2097/12397

18.3. Notices for the DAF Parties shall be sent to:

<u>DafTrucksconfidentiality@traverssmith.com</u> Email address:

Reference: CFE/CKA/LYC

18.4. Notices for the MAN Parties shall be sent to:

 $\underline{SM_MANTrucksConfidentiality@SlaughterandMay.com}$ Email address:

Reference: DMT/HEW/EXJ

18.5. Notices for the Volvo/Renault Parties shall be sent to:

Email address: \$VRT Trucks UK Confidentiality@freshfields.com

Reference: 168213-0001 BCT/NJF

18.6. Notices for the Daimler Parties shall be sent to:

qeprojectnero@quinnemanuel.com Email addresses:

Reference: 06687-00001A/BB/EW/HS/DM

18.7. Notices for Scania shall be sent to:

scaniatrucksukconfidentiality@allenovery.com Email address:

Reference: JDJH/RUSB/ROOM/0032310-0000058

The Hon Mr Justice Roth

Made: 22 January 2021 President of the Competition Appeal Tribunal Drawn: 22 January2021 This part contains the names of Inner Confidentiality Ring Members:

PART A

Claimants
Hausfeld & Co. LLP
Scott Campbell
Anna Morfey
Tom Bolster
William Towell
Amandine Gueret
Agnieszka Zalewska
Antonio Delussu
Julia Von Eitzen Peretz
Amarachukwu Ndukwe
Natalie Jukes
Laura Davidson
Adel Msolly
Blackstone Chambers
Tristan Jones
Brick Court Chambers
Marie Demetriou QC
Tim Johnston
Thomas James Foxton
CEG Europe Limited
Nils von Hinten-Reed
Frederick Wandschneider
Fabian Rinnen
Juliane Bayer

Elisa Flecken
Sarah Losch
Mark Conaty
<u>Iveco Parties</u>
Herbert Smith Freehills LLP
Kim Dietzel, Partner
Gregg Rowan, Partner
James Farrell, Partner
Stephen Wisking, Partner
Andrew North, Of Counsel
Grace Aylward, Consultant
Daniel May, Senior Associate
Graeme Robertson, Senior Associate
Natalia Rodriguez, Senior Associate
Daniel Woods, Senior Associate
Rebekah Dixon, Senior Associate
Stephen Thomson, Senior Associate
Olivia Walton, Senior Associate
Christon Shenolikar, Senior Associate
James White, Associate
Naomi Reid, Associate
Antonia Brindle, Associate
Ben Phillips, Associate
Jerome Temme, Associate
Nikita Davé, Associate
Joe Moorcroft-Moran, Associate
Ina Metko, Associate
Annika Gante, Associate

Nikolaus Moench, Associate

Catherine Muir, Senior Former Practising Barrister Gerarda Morton, Legal Manager John Cagan, Paralegal Alfredo De Stefano, Paralegal Saima Zafar, Paralegal Niall Kennedy, Senior Solicitor (Northern Ireland) Jane Johnston, Senior Legal Analyst Dylan McBurney, Legal Analyst Patrick O'Connor, Legal Analyst Linet Kurian, Legal Analyst Shannon Roddy, Legal Analyst Jamie Ball, Trainee Solicitor Leshandra Mandlate, Trainee Solicitor Carlo Marescotti, Trainee Solicitor Alison Cheung, Trainee Solicitor Eve Meurgey, Trainee Solicitor Benjamin Gordon, Trainee Solicitor Anthony Chan, Trainee Solicitor Sullivan & Cromwell LLP Juan Rodriguez, Partner **Brick Court Chambers** Charles Hollander QC Tony Singla Matthew Kennedy Aaron Khan Compass Lexecon Lorenzo Coppi, Executive Vice President Michele Avagliano, Senior Economist Ming Yu Wong, Economist

Kristofer Hammarback, Economist

Gytautas Karklius, Senior Analyst

Laura Rovegno, Senior Economist

Jin Kiat Tan, Senior Analyst

Simon Collis, Analyst

Alan Rozenberg, Vice President

Harry Gosling, Analyst

James Wong, Economist

Rebecca Reichert, Analyst

Aric Chau, Research Analyst

Emmet Lenoach, Research Analyst

Laura Phaff, Vice President

Mallika Arora, Economist

Choo Zhixin (known as Verdi Choo), Senior Analyst

Vivien Csonka, Senior Analyst

Hiranmayee Rajan, Analyst

Gonçalo Manuel Dinis Da Silva Gomes, Research Analyst

James Forster, Senior Analyst

Kadambari Prasad, Vice President

Sasha Guest, Research Analyst

Ziyue Yang, Analyst

Noorah Al Faris, Analyst

Xiaoshi Shi, Analyst

Joshua Jun Heng Phoon, Analyst

Muxing Webster Zhou, Research Analyst

Sara Sorbini, Research Analyst

Josep Peya, Senior Analyst

Sara Vojvodic, Senior Analyst

FTI Consulting

Timothy Gardiner, Senior Director

Mike Pilgrem, Senior Managing Director

Mark Putney, Director Buuruljin Enkhbold, Senior Consultant Euan Philip, Senior Consultant William Locke, Consultant Zain Faheem, Consultant Callum Cooper, Consultant Amber Standish, Consultant
Euan Philip, Senior Consultant William Locke, Consultant Zain Faheem, Consultant Callum Cooper, Consultant
William Locke, Consultant Zain Faheem, Consultant Callum Cooper, Consultant
Zain Faheem, Consultant Callum Cooper, Consultant
Callum Cooper, Consultant
Amber Standish, Consultant
MAN Parties
Slaughter and May
Richard Swallow
Damian Taylor
Holly Ware
Thomas Clark
Tom Windsor
Antonia Tjong
Ross Francis-Pike
Nicholas Lee
Edmund Berney
James Edwards
Heather Crosby
Emily Boseley
Alexandra Zintl
Matthew Crilly
Madison Vincent
Zarrin Hussain
Conor Burns
Margot Speed
Harriet Saunders
Clara Austera

Elizabeth Jordan
Jessica Ward
Fatima Harlock
Raza Nazar
Elissa Foord
Jennifer Allan
Claire Hooi
Robert Worthington
Benjamin Lammin
Georgina Terry
Harry Klein
Lorna Nsoatabe
Alexander Cranstoun
Thomas Grodecki
William Doyle
Magdalena Kowalczuk
Nicholas Quirke
Bo Li
Phyllis Guven
Akbar Hassan
Nick Addow
Bianca Pereira
Hengeler Mueller
Markus Roehrig
Daniel Zimmer
Sarah Milde
Malcolm Tiffin-Richards
Thorsten Maeger
Lea Kristina Cleophas
Aenne Tetz

Jimena Janeiro Fong
Luisa Kuschel
Philipp Kanzow
Irene Rodenstock
Caroline Madeleine Beyersdorf
Clara Lütgerath
Martina Aleksandrova
Brick Court Chambers
Daniel Jowell QC
Tom Pascoe
David Bailey
Jonathan Scott
<u>FTI Consulting</u>
Navin Waghe
Lau Nilhausen
Matt Burder
Nick Leese
Thomas Maasen
Connor Gower
Andrew Hine
Genna Aldridge
Katherine Glennie-Soares
Kean Seeger
Adeline Sou
Josie Davies
Matthew Burt
Compass Lexecon
Jorge Padilla
Nadine Watson
Sofia Galan Perez

Norbert Czinkan
Thilo Klein
Elena Zoido
Soledad Pereiras
Michael Scheidgen
Edward Bond
Jasper Haller
Raquel Diez
Carla Banfi
Stefano Trento
Florian Mockel
Tristan Salmon
Janani Dhileepan
Sebastien Grotto
Marion Chabrost
Giulio Paltrinieri
Kristi Dode
Natalia Losurdo
Gwilhem Charbonnier
Arpita Pattanaik
<u>DAF Parties</u>
Travers Smith LLP
Adam Short, Senior Associate
Caroline Edwards, Partner
Charlotte Angwin, Associate
Cormac Toomey, Senior Associate
Edward Hardman, Senior Associate
Francesca Lawrenson, Associate
Harriet Lawrence, Associate
Huw Jenkin, Partner

Imogen Nolan, Associate James Hulmes, Senior Associate John Hadfield, Paralegal Joseph Moore, Senior Associate Kasope Sonola, Trainee Laura McCann, Associate Lauren Clark-Hughes, Associate Madeleine Parker, Associate Matthew Shannon, Paralegal Maya Chandegra, Associate Michelle Anderson, Associate Peter Eaton, Paralegal Phillipe Lopeman, Associate Rachel Kitchman, Senior Associate Rachel Wilson, Senior Associate Seaghan Davey, Paralegal Shreeya Ranchhod, Paralegal Siân Whitby, Trainee Thomas Caldwell, Associate Tim Knight, Senior Associate Victoria Green, Associate Monckton Chambers Daniel Beard QC Meredith Pickford QC Rob Williams QC Nikolaus Grubeck Daisy Mackersie James Bourke **David Gregory** Thomas Sebastian

Azeem Suterwalla	
Compass Lexecon	
Damien Neven, Senior Consultant	
Enrique Andreu, Senior Vice President	
Julian Delamer, Senior Vice President	
Roberto Venturini, Economist	
Vladimir Tsimaylo, Senior Analyst	
Marcin Pruski, Economist	
Daniel Westrik, Economist	
Laura Napolitano, Analyst	
Laureen de Barsy, Analyst	
Daniel Coublucq, Vice President	
Ian Small, Senior Vice President	
Andrea Brucato, Vice President	
Antoine Tonerre, Senior Economist	
Benjamin Roux, Economist	
Hyung-Joong Kim, Senior Analyst	
Jesús Carro, Senior Analyst	
Povilas Bakas, Senior Analyst	
Sam Carless, Senior Analyst	
Valerio Serse, Associate Professor	
FTI Consulting	
Mark Bezant, Senior Managing Director	
Timothy Warren, Managing Director	
Joel Franks, Senior Director	
Aaron Roberts, Senior Consultant	

Aaron Roberts, Senior Consultant

Anushana Shukla, Consultant

James McKelvie, Consultant

Jun Yin Shik, Consultant

Ye Zhang, Consultant

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

Zeynep Ortac, Senior Associate

Arne Munch, Senior Associate

Georgiana Mirza, Associate Evija Butane, Associate

Wouter-Jan Leys, Associate

Vivian van Weperen, Associate

Femke Kolff-Otten, Contract Lawyer a.i

Paul Post, Associate

Tiana Danielle Xavier, Associate

Mira Smulders, Senior Associate,

Tim van den Meijdenberg, Associate

Aylin Gayibli, Associate

Agnieszka Bartlomiejczyk, Associate

Justyna Niemczyk, Associate

James Wang, Senior Associate

Iuliia Samsonova, Associate

Laura de Vries, Associate

Judy Jordaan, Contract Lawyer a.i. (ad interim)

Begüm Nisli, Senior Associate

Angelique Groen-Boon, Senior Associate

Cameron Mills, Senior Associate

Alexandru Baltag, Associate

Volvo/Renault Parties

Freshfields Bruckhaus Deringer LLP

Bea Tormey, Partner

Nicholas Frey, Partner

Ricky Versteeg, Counsel

Daniel Hunt, Senior Associate

Alexandra Malina, Associate

Ingrid Rois, Associate

Angus Reston, Associate

Haris Ismail, Associate

Johanna McDavitt, Associate

Gavin Burke, Senior Paralegal

Megan McDonagh, Paralegal

Alexandra Holroyd, Associate

Anna Avallone, Paralegal

Xander Friedlaender, Associate

Natalie Keir, Associate

Nouné Padarian, Paralegal

Rose Goss, Associate

Tegan Harrington, Associate

Amali Pitigala, Paralegal

Laura Brimelow, Legal Solutions Manager

Niamh Lofthouse, Senior Legal Solutions Specialist

Kai Ho Lam, Legal Solutions Specialist

Azharul Islam, Legal Solutions Specialist

Charlotte Best, Associate

Adrian Wright, Associate

Tiffanie Fung, Associate

Campbell Herbert, Associate

Jan-Henning Buschfeld, Principal Associate

Paul Abbott, Senior Associate

Matthew Pickup, Legal Solutions Specialist

Wannisa Johnston, Legal Solutions Specialist

Rebecca Burns, Associate

Natalie Puddicombe, Associate Abigail Legge, Associate Teodora Nistor, Legal Solutions Manager Sarah Holland, Associate Lydia Ream, Associate Florence Powell, Associate Emma Probyn, Senior Associate Adrian Almasan, Legal Solutions Specialist Katherine Dudman, Trainee Solicitor Peter Kerr-Davis, Trainee Solicitor Serena Chang, Trainee Solicitor Jonas Zenger, Trainee Solicitor Contrast Frank Wijckmans, Partner Maaike Visser, Counsel Karolien Francken, Associate Monique Sengelov, Associate **Brick Court** Mark Hoskins QC Sarah Ford QC Sarah Abram Daniel Piccinin Hugo Leith Jon Lawrence Jennifer MacLeod Jacob Rabinowitz **Frontier Economics**

Zoltan Biro, Director

Chris Newton, Associate Director

Fraser Davison, Manager

Robert Bowdery, Consultant

Peter Northall, Consultant

Adam Lapthorn, Consultant

Callum Cheshire, Consultant

Luis Campos, Associate Director

Jon Adlard, Manager

Xavier Mas, Manager

Katherine Bolger, Consultant

Michael Naylor-Smith, Analyst

Hayley Toms, Consultant

Mumtad Choudhury, Project Manager

Maximiliane Reger, Consultant

Jakob Hinger, Analyst

Will Carpenter, Analyst

Philippe Majerus, Analyst

Franziska Krug, Analyst

Mattania Grousson, Intern

Thomas Bentze, Intern

Prarthana Prabhakar, Consultant

Sarah Pennington, Consultant

Harry Masters, Analyst

Cosimo Paulucci, Analyst

Scarlett Reeves, Analyst

Michael Eldar, Analyst

Raphael Flore, Analyst

Vedika Singhania, Analyst

Henning Sökeland, Analyst

Tega Akati-Udi, Analyst

Sumaiya Rahman, Analyst

Judy Wang, Analyst

Fabrizio Vasselli, Consultant

Eversheds Sutherland

Julia Woodward-Carlton, Partner

Rosalind Kellaway, Partner

Andrew Chandler, Consultant

Daimler Parties

Quinn Emanuel Urquhart & Sullivan LLP

Boris Bronfentrinker, Partner

Nicola Chesaites, Partner

Elaine Whiteford, Partner

Maria Campbell, Senior Associate

Cordelia Rayner, Senior Associate

James McSweeney, Associate

Laura Whyatt, Associate

Nabil Khabirpour, Associate

Rachel Tompkins, Associate

Anna Kullmann, Associate

Hannah Dixie, Associate

Kerry Hanley, Paralegal

Hamish Saunders, Associate

Lisa Bossert, Contract Attorney

Michael Trauffer, Contract Attorney

Daniel Masterton, Associate

Kate Lawrence-Smith, Paralegal

Anthony Hadjiantoniou, Associate

Gleiss Lutz Hootz Hirsch PartmbB Rechtsanwälte
Dr Ulrich Denzel, Partner
Dr Johannes Hertfelder, Associated Partner
Rhued Gaiser, Associate
Dr Daniela Drixler, Legal Counsel
Monckton Chambers
Paul Harris QC
Ben Rayment
Michael Armitage
Alexandra Littlewood
E.CA Economics GmbH
Dr Rainer Nitsche, Director
Dr Thomas Hildebrand, Principal
Bas Dessens, Associate Principal
Harm van Leeuwen, Economist
Benedikt Flügel, Economist
Thomas Nau, Economist
Jan Christopher Rönn, Economist
Juri Simons, Economist
Wiktor Owczarz, Economist
Ignacio Balaguer Lopez, Economist
Niklas Gebhard, Economist
Alix de Loustal, Economist
Luca Rancati, Junior Economist
EFS Unternehmensberatung Gesellschaft m.b.H.
Dr. Klaus Atzwanger Partner

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

Jonathan Matthews, Employee

Peter Wright, Senior Vice President

Scott Beattie, Director

Anne-Marie Hitchen, Senior Consultant

Marc Morgan, Vice President

Wen Fen Chong, Vice President

Elena Edwards, Consultant

Tom Millar, Consultant

Sven Hoeling, Employee

Samantha Bainbridge, Employee

Charlotte Halls, Employee

This part contains names of Outer Confidentiality Ring Members (excluding Outer Confidentiality Ring Members who are also Inner Confidentiality Ring Members):

PART B

Claimants

Hertz Europe Limited

John Finch, Vice-President, Legal & Corporate Affairs

Iveco Parties

CNH Industrial N.V.

Roberto Russo, General Counsel and Company Secretary

Simona Finati, Head of Legal Italy

Simon McCarthy, Solicitor, Legal North Europe

Craig Marshall, Solicitor, Legal North Europe

Fiat Chrysler Automobiles N.V.

Giorgio Fossati, General Counsel

Marcella Ortolan, Practice Leader Antitrust and Competition Law

MAN Parties

Dr. Martin Gstaltmeyr, General Counsel

Dr. Anja Doering, Senior Legal Counsel

Sebastian Hausner, Legal Counsel

Elif-Selcen Ciftci, Legal Counsel

Ingrid Islinger, Legal Counsel

DAF Parties

PACCAR Inc

Harrie Schippers, Chief Financial Officer and Executive Vice President

Michael Walton, General Counsel

DAF Trucks NV

Duco Zoomer, General Counsel

Harry Wolters, President

Mario Suy, Project Manager for Civil Litigation

Nico den Houting, Project Manager for Civil Litigation

Sanne Boullart, Assistant Project Manager of Civil Litigation

Wouter de Jong, Head of Litigation

Floortje Jansen, Assistant General Counsel

DAF Trucks Limited

Robin Easton, Managing Director

Volvo/Renault Parties

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

Johan Carlsson, Project Manager EU Litigations, Volvo Truck Corporation

Magnus Heidenvall, Vice President Legal, Volvo Truck Corporation

Ross Goodrich, Corporate Litigation Counsel

Daimler Parties

Thomas Laubert, Vice President and Group General Counsel

Florian Adt, Associate General Counsel

Steffen Scherer, Senior Legal Counsel

Ute Pazer, Senior Legal Counsel

Miklos Mudrony, Legal Counsel

Bernhard Hauenschild, Legal Counsel

Dietrich Müller, Senior Manager Sales & Marketing

Wolfgang Krafft, Senior Manager Sales & Marketing

Kirsten Grundmann, Manager Sales & Marketing

Rainer Meyle, Manager Sales & Marketing

Christian Koch, Associate General Counsel

Volker Abele, Legal Counsel

Yvonne Herr, Legal Counsel

Myriam Spengler, Senior Legal Counsel

Britta Abeshaus, Legal Counsel

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, Scania and the Non-Defendant Addressees as follows:
- 1. I have read a copy of the Tribunal's Order ofand 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 10.1 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, Scania and the Non-Defendant Addressees as follows:

- 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 10.1 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.

Name:

Date: