

Case No: 1284/5/7/18 (T)

### IN THE COMPETITION APPEAL TRIBUNAL

BETWEEN

# **ROYAL MAIL GROUP LIMITED**

<u>Claimant</u>

-and-

## 

**Defendants** 

# **CONSENT ORDER**

**UPON** the Claimant withdrawing its financing loss claim for lost profits/forgone investments based on its hurdle rate as a measure of its loss (the **"Hurdle Rate Claim"**)

**AND UPON** an application to the Tribunal dated 18 February 2021 by the Claimant for permission to amend its Particulars of Claim

# IT IS ORDERED BY CONSENT THAT:

- 1. The Claimant has permission to amend its Particulars of Claim in the form of the draft Re-Re-Amended Particulars of Claim as enclosed with this Order.
- The Claimant shall file and serve its Re-Re-Amended Particulars of Claim by 4pm on 19 February 2021.

- 3. Any amendments to the Defendants' defence in light of (i) the binding recitals' decision in C3/2020/0619; C3/2020/0625; C3/2020/0627; C3/2020/0643; C3/2020/0648: Royal Mail Group Limited and others v DAF Trucks Limited and others and (ii) the amendments included in the form of the Claimant's Re-Re-Amended Particulars of Claim enclosed with this Order, including the amendments in respect of the Hurdle Rate Claim, shall be filed and served by 4pm on 24 February 2021.
- 4. The Claimant shall pay the Defendants' costs of and caused by the Claimant's amendments to withdraw the Hurdle Rate Claim, as well as the costs thrown away as a consequence of the Hurdle Rate Claim which is no longer pursued.

**The Hon Mr Justice Roth** President of the Competition Appeal Tribunal Made: 19 February 2021 Drawn: 19 February 2021