

IN THE COMPETITION APPEAL TRIBUNAL

Case No: 1294/5/7/18 (T)

BETWEEN:

WOLSELEY UK LIMITED AND OTHERS

Claimants

- and -

- (1) STELLANTIS N.V. (FORMERLY FIAT CHRYSLER AUTOMOBILES N.V.)
 - (2) CNH INDUSTRIAL N.V.
 - (3) DAF TRUCKS N.V.
 - (4) DAF TRUCKS LIMITED

Defendants

- and -

- (1) MAN SE
- (2) MAN TRUCK & BUS SE (FORMERLY MAN TRUCK & BUS AG)
 - (3) MAN TRUCK & BUS DEUTSCHLAND GMBH
 - (4) AKTIEBOLAGET VOLVO (PUBL)
 - (5) VOLVO LASTVAGNAR AKTIEBOLAG
 - (6) VOLVO GROUP TRUCKS CENTRAL EUROPE GMBH
 - (7) RENAULT TRUCKS SAS
 - (8) PACCAR INC
 - (9) DAF TRUCKS DEUTSCHLAND GMBH

(10) DAIMLER AG

- (11) SCANIA AKTIEBOLAG (PUBL)
- (12) SCANIA CV AKTIEBOLAG (PUBL)
 - (13) SCANIA DEUTSCHLAND GMBH

(14) IVECO S.P.A.

(15) IVECO MAGIRUS AG

Third Parties

CONSENT ORDER

UPON the First Named Third Party, as the transferring legal entity, being merged into TRATON SE, as the acquiring legal entity, by registration in the commercial register

at the Munich Local Court (Amtsgericht) (HRB 246068) on 31 August 2021, and TRATON SE being the universal legal successor to the First Named Third Party (the latter of which having ceased to exist as an independent legal entity)

AND UPON the application by TRATON SE by its solicitors dated 10 December 2021 for it to be substituted for MAN SE in the proceedings pursuant to Rule 38(1) of the Tribunal Rules

AND UPON TRATON SE and the parties other than the First Named Third Party agreeing the terms of the order as set out below

BY CONSENT IT IS ORDERED THAT:

- TRATON SE (commercial register number: HRB 246068) is substituted for MAN SE (commercial register number: HRB 179426) as the First Named Third Party in the proceedings.
- 2. The First and Second Defendants shall file an amended CPR 20.7 Notice of Additional Claim to reflect the substitution of TRATON SE for MAN SE.
- 3. The Third and Fourth Defendants shall file an amended CPR 20.7 Contribution Notice and Particulars of Additional Claim to reflect the substitution of TRATON SE for MAN SE.
- 4. TRATON SE and the Second and Third Named Third Parties shall, within 28 days of receipt of each of the amended CPR 20.7 Notice of Additional Claim of the First and Second Defendants and the amended CPR 20.7 Contribution Notice and Particulars of Additional Claim of the Third and Fourth Defendants, if so advised, file amended Defences to those amended Notices.
- 5. TRATON SE and the Second and Third Named Third Parties shall, within 28 days of receipt of both of the amended CPR 20.7 Notice of Additional Claim of the First and Second Defendants and the amended CPR 20.7 Contribution Notice and Particulars of Additional Claim of the Third and Fourth Defendants, if so advised, file an amended CPR 20.6 Notice of Additional Claim to reflect the substitution of TRATON SE for MAN SE.

6. The Eleventh to Thirteenth Named Third Parties shall, no later than 28 days

after receipt of the amended CPR 20.6 Notice of Additional Claim of TRATON

SE and the Second and Third Named Third Parties, if so advised, file an

amended Defence to that amended Notice.

7. In respect of paragraphs 2 to 6 of this order above, the relevant parties are

permitted to dispense with the formalities of serving each of the aforementioned

amended statements of case on the other parties, but shall email the same to the

representatives of the other parties within one day of filing.

8. The parties shall have liberty to apply.

The Hon Mr Justice Roth

Chairman of the Competition Appeal Tribunal

Made: 15 December 2021

Drawn: 15 December 2021

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