

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 SE (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) STELLANTIS N.V. (FORMERLY 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 the Claimants and the Fifth to Ninth Defendants (the *Volvo/Renault Defendants*) having agreed the terms of the Order set out below

BY CONSENT IT IS ORDERED THAT:

- The Volvo/Renault Defendants be granted permission to amend their Re-Amended Defence in the form of the draft extract provided to the Claimants on 1 December 2021.
- 2. The Volvo/Renault Defendants' Re-Re-Amended Defence be filed and served on the Claimants and other Defendants within 21 days of the making of this Order.
- 3. Costs in the case.
- 4. Liberty to apply.

Hodge Malek QC Chairman of the Competition Appeal Tribunal Made: 31 January 2022 Drawn: 31 January 2022