

# IN THE COMPETITION APPEAL TRIBUNAL

Case No: 1430/5/7/22 (T)

BETWEEN:

## ALLIANZ GLOBAL INVESTORS GMBH AND OTHERS

Claimants

- v -

## **BARCLAYS BANK PLC AND OTHERS**

**Defendants** 

#### **CONSENT ORDER**

**UPON** the First Defendant also being a defendant in parallel proceedings in the Southern District of New York in SDNY No. 1:2018-cv-10364 known as *Allianz Global Investors GmbH Investors GmbH v Bank of America Corporation et al* (the "**US Proceedings**")

**AND UPON** the First Defendant having produced, in the US Proceedings, documents that enable various fields in the trading data of the First Defendant to be "unmasked" (the "Unmasking Data")

**AND UPON** the First Defendant agreeing to produce the Unmasking Data in these proceedings

**AND UPON** the Re-Re-Amended Confidentiality Ring Order of Mr Justice Butcher dated 17 November 2020 (the "Confidentiality Ring Order")

### IT IS ORDERED BY CONSENT THAT:

1. The First Defendant shall disclose by list and provide simultaneous inspection of:

(a) any Unmasking Data already produced in the US Proceedings by the

date 14 days after being served with a sealed version of this Order; and

(b) any further Unmasking Data provided in the US Proceedings (to the

extent such material has not already been produced in these

proceedings) by the date 14 days after the date on which that discovery

Made: 28 February 2022

Drawn: 1 March 2022

is provided in the US Proceedings.

2. The Unmasking Data disclosed pursuant to paragraph (1) shall be designated

as Outer Confidentiality Ring Information for the purposes of and subject to

the terms of the Confidentiality Ring Order.

3. Costs in the case.

Sir Marcus Smith

President of the Competition Appeal Tribunal

2