

IN THE COMPETITION APPEAL TRIBUNAL

BETWEEN:

(1) – (139) VEOLIA ENVIRONNEMENT S.A. AND OTHERS

Claimants

Case No: 1293/5/7/18 (T)

- v -

(1) – (15) STELLANTIS N.V. (FORMERLY FIAT CHRYSLER AUTOMOBILES N.V.) AND OTHERS

Defendants

- and -

(1) – (4) PACCAR INC AND OTHERS

Third Parties

ORDER

UPON the Court being informed that the Claimants and the Fifth to Eighth Defendants have agreed confidential terms of settlement

AND UPON the Fourteenth and Fifteenth Defendants having brought an additional claim on 29 March 2018 against, *inter alia*, the Fifth to Eighth Defendants (the "**DAF Additional Claim**")

AND UPON the First to Fourth Defendants having brought an additional claim on 29 March 2018 against, *inter alia*, the Fifth to Eighth Defendants (the "Iveco Additional Claim")

AND UPON reading a draft of this order endorsed by the solicitors for the Claimants and the solicitors for the First to Fourth, Fifth to Eighth and Fourteenth and Fifteenth Defendants (the other Defendants no longer being a party to the proceedings)

BY CONSENT IT IS ORDERED THAT:

- 1. The proceedings against the Fifth to Eighth Defendants be dismissed.
- 2. The DAF Additional Claim be discontinued as against the Fifth to Eighth Defendants.
- 3. The Iveco Additional Claim be discontinued as against the Fifth to Eighth Defendants.

Made: 3 January 2024

Drawn: 3 January 2024

4. There be no order as to costs.

Andrew Lenon KCChair of the Competition Appeal Tribunal