



IN THE COMPETITION
APPEAL TRIBUNAL

Case No: 1602/7/7/23

CHRISTINE RIEFA CLASS REPRESENTATIVE LIMITED

Proposed Class Representative (“PCR”)

and

(1) APPLE INC.

(2) APPLE DISTRIBUTION INTERNATIONAL LIMITED

(together “Apple Proposed Defendants”)

(3) AMAZON.COM, INC.

(4) AMAZON EUROPE CORE S.À.R.L

(5) AMAZON SERVICES EUROPE S.À.R.L

(6) AMAZON EU S.À.R.L

(7) AMAZON.COM SERVICES LLC

(together “Amazon Proposed Defendants”)

Proposed Defendants

ORDER

UPON the merger of the Fifth Proposed Defendant with the Sixth Proposed Defendant on 1 August 2024

AND UPON the Amazon Proposed Defendants confirming to the Proposed Class Representative in correspondence that as of 1 August 2024: (i) the Fifth Proposed Defendant has ceased to exist as a legal entity; (ii) the Sixth Proposed Defendant has taken on all of the Fifth Proposed Defendant’s assets and liabilities; and (ii) all documents within the Fifth Proposed Defendant’s possession and control have been transferred to the Sixth Proposed Defendant

AND UPON the Amazon Proposed Defendants' application for an order that the Fifth Proposed Defendant be removed as a party to the proceedings pursuant to Rule 38(1) of the Competition Appeal Tribunal Rules 2015 (the **Application**)

AND UPON the Proposed Class Representative and the Proposed Defendants (other than the Fifth Proposed Defendant) agreeing the terms of the order as set out below

IT IS ORDERED BY CONSENT THAT:

1. The Fifth Proposed Defendant shall be removed as a party to the proceedings, such removal being deemed to have taken place on 1 August 2024.
2. The Proposed Class Representative shall file and serve a Draft Re-Amended Claim Form to reflect the removal of the Fifth Proposed Defendant.
3. Costs in the case.

The Hon. Mrs Justice Bacon
Chair of the Competition Appeal Tribunal

Made: 11 September 2024
Drawn: 11 September 2024