

IN THE COMPETITION APPEAL TRIBUNAL

**BETWEEN:** 

## (1) – (5) WM MORRISON SUPERMARKETS LIMITED & OTHERS

<u>Claimants</u>

Case No: 1521/5/7/22 (T)

- v -

### THE DEFENDANTS IN THE SECOND WAVE TRUCKS PROCEEDINGS

(as set out in Annex 1 to this Order)

**Defendants** 

## **CONSENT ORDER**

**UPON** the Claimants in Case No. 1521/5/7/22 (T) WM Morrison Supermarkets Limited & Others v Volvo Group UK Limited & Others (the "**Morrisons Claimants**" and the "**Morrisons Proceedings**"), and the Seventh Part 20 Defendant (the "**Settling Part 20 Defendant**") reaching a confidential resolution (the "**Morrisons / Daimler Resolution**")

**AND UPON** reading the application of the Morrisons Claimants dated 16 April 2025 (the "**Application**") for permission to file and serve Re-Amended Particulars of Claim reflecting the Morrisons / Daimler Resolution

**AND UPON** the Morrisons Claimants and the Defendants in the Morrisons Proceedings having agreed to amend the Amended Particulars of Claim and to the terms of this Order

### **IT IS ORDERED THAT:**

- 1. The Morrisons Claimants have permission to amend the Amended Particulars of Claim in the form enclosed with the Application.
- The Morrisons Claimants shall, within five business days of receipt by the Morrisons Claimants' representatives of a sealed copy of this Order, file with the Tribunal and serve by email on the Defendants' legal representatives the Re-Amended Particulars of Claim.
- 3. The Defendants each have permission to amend their respective Defence, if so advised, such changes limited to amendments consequential to the amendments to the Morrisons Claimants' statement of case for which permission is given in paragraph 1 of this Order ("Amended Defence"). Any such Amended Defence shall be filed and served within fifteen business days of the Re-Amended Particulars of Claim being filed and served.
- 4. The Morrisons Claimants shall have permission to amend their Reply to an Amended Defence, if so advised, such changes limited to amendments consequential to the Amended Defence for which permission is given in paragraph 3 of this Order ("Amended Reply"). Any such Amended Reply shall be filed and served within fifteen business days of the Amended Defence being filed and served.
- 5. There shall be no order as to costs.

**The Honourable Mr Justice Huddleston** Chair of the Competition Appeal Tribunal Made: 6 June 2025 Drawn: 6 June 2025

Definition	Description
The Arla Claimants	The Claimants in Case No: 1296/5/7/18
	The Claimants in Case Nos: 1338/5/7/20 (T), 1417/5/7/21
The Edwin Coe Claimants	(T), 1420/5/7/21 (T) and 1594/5/7/23 (T)
The Edwin Coc Claimants	
The Asda Claimants	The Claimants in Case No: 1578/5/7/23 (T)
The DS Smith Claimants	The Claimants in Case No: 1343/5/7/20 (T)
The Adur Claimants	The Claimants in Case No: 1431/5/7/22 (T)
The Boots Claimants	The Claimants in Case No: 1616/5/7/23 (T)
The boots Clannants	The Claimants in Case No: 1010/3/7/20 (T), 1356/5/7/20
	(T), 1358/5/7/20 (T), 1371/5/7/20 (T) and 1372/5/7/20 (T)
The Hausfeld Claimants	
	The Claimants in Case Nos: 1360/5/7/20 (T), 1361/5/7/20
The BCLP Claimants	(T) and 1362/5/7/20 (T)
	The Claimants in Case No: 1368/5/7/20 (T)
The LafargeHolcim Claimants	
	The Claimants in Case No: 1521/5/7/22 (T)
The Morrisons Claimants	
	The Plaintiffs in cases filed in Northern Ireland as set out in
	Annex 1
The Northern Irish Plaintiffs	
	The Pursuers in cases filed in Scotland as set out in Annex
The Scottish Pursuers	1
	The Defendant Manufacturing Groups of DAF, MAN,
The Defendants	Iveco, Volvo/Renault, Daimler and Scania in relation to the
	cases filed in England and Wales

# ANNEX 1: OVERVIEW OF THE PARTIES