

IN THE COMPETITION APPEAL TRIBUNAL BETWEEN:

CLARE MARY JOAN SPOTTISWOODE CBE

Applicant/Proposed Class Representative

Case No.: 1698/7/7/24

- and -

- (1) AIRWAVE SOLUTIONS LIMITED
- (2) MOTOROLA SOLUTIONS UK LIMITED
 - (3) MOTOROLA SOLUTIONS, INC.

Respondents/Proposed Defendants

CONSENT ORDER

UPON the Proposed Class Representative's (the **PCR**) application for a collective proceedings order (the **CPO Application**) pursuant to section 47B of the Competition Act 1998 and Rule 75 of the Competition Appeal Tribunal Rules 2015;

AND UPON the Proposed Defendants filing their response to the CPO Application (the CPO Response) on 13 June 2025 pursuant to paragraph 10(a) of the Directions Order made on 8 May 2025 (the Directions Order);

AND UPON the PCR being required to file and serve her Reply to the CPO Response (the **CPO Reply**) by 4pm on 18 July 2025 pursuant to paragraph 10(b) of the Directions Order;

AND UPON the parties having agreed the terms of this Order;

BY CONSENT IT IS ORDERED THAT:

- 1. The deadline by which the PCR is required to file and serve her CPO Reply shall be extended until 4pm on 25 July 2025.
- 2. Costs in the case.

The Honourable Mrs Justice Bacon

President of the Competition Appeal Tribunal

Made: 18 July 2025

Drawn: 18 July 2025