



IN THE COMPETITION
APPEAL TRIBUNAL

Case No: 1589/5/7/23 (T)
(the “Foundem Proceedings”)

BETWEEN:

INFEDERATION LIMITED
(“Foundem”)

Claimant

- v -

(1) GOOGLE LLC
(2) GOOGLE IRELAND LIMITED
(3) GOOGLE UK LIMITED

Defendants

Case No: 1424/5/7/21 (T)
(the “Kelkoo Proceedings”)

AND BETWEEN:

(1) KELKOO.COM (UK) LIMITED
(2) KELKOO SAS
(3) JAMPLANT LIMITED
(4) KELKOO INTERNET SL
(5) KELKOO AS
(6) KELKOO SRL
(7) KELKOO NETHERLANDS BV
(8) KELKOO AB
(9) KELKOO DEUTSCHLAND GMBH
(10) KELKOO DANMARK A/S
(11) JOLT LIMITED
(together, “Kelkoo”)

Claimants

- v -

(1) GOOGLE UK LIMITED
(2) GOOGLE IRELAND LIMITED
(3) GOOGLE LLC

Defendants

Case No: 1596/5/7/23
(the “Ciao Proceedings”)

AND BETWEEN:

WHITEWATER CAPITAL LIMITED
 (“Ciao”)

Claimant

- v -

(1)GOOGLE LLC
(2) ALPHABET INC

Defendants

Case No: 1636/5/7/24 (T)
(the “Connexity Proceedings”)

AND BETWEEN:

(1) SKIMBIT LTD
(2) CONNEXITY EUROPE GMBH
(3) CONNEXITY, INC.
(together, “Connexity”)

Claimants

- v -

(1) GOOGLE UK LIMITED
(2) GOOGLE IRELAND LIMITED
(3) GOOGLE, LLC
(4) ALPHABET, INC.
(together, “Google”)

Defendants

ORDER (CONNEXITY DISCLOSURE)

UPON the Order of the Tribunal made on 26 March 2024 and drawn on 15 May 2024 (the “**Confidentiality Order**”) providing, inter alia, for confidential information to be designated as Confidential Information or Legal Eyes Only Confidential Information (as those terms are defined in the Confidentiality Order)

AND UPON the letter from Tribunal dated 9 June 2025 (the “**Directions Letter**”) giving directions for the hearing of applications by the parties for disclosure

AND UPON Connexity's application for disclosure dated 19 June 2025 in the Connexity Proceedings, which is supported by the Claimant in the Foundem Proceedings, the Claimants in the Kelkoo Proceedings and the Claimant in the Ciao Proceedings

AND UPON a Case Management Conference taking place on 17 and 18 July 2025 (the "**July Hearing**")

AND UPON the Tribunal hearing Counsel for the Claimants and Counsel for the Defendants at the July Hearing

IT IS ORDERED THAT:

A. DISCLOSURE BY THE DEFENDANTS

1. For the purposes of this section of this Order, all capitalised terms shall have the meanings given to them by the terms of the Confidentiality Order unless stated otherwise.
2. Google may designate any documents which are ordered to be disclosed by the terms of this Order as Confidential Information or Legal Eyes Only Confidential Information (subject to any subsequent agreement or determination by the Tribunal to the contrary) in accordance with the terms of the Confidentiality Order.
3. By 4 p.m. on 8 August 2025, Google shall:
 - (a) provide the Claimants with disclosure and inspection of all pre-existing documents as provided by Google to the European Commission during its investigation in Case DMA.100193 *Alphabet - Online Search Engine - Google Search - Art. 6(5)* which are relevant to the Proceedings and which have previously not been disclosed by Google;
 - (b) conduct reasonable and proportionate searches for the documents listed in paragraphs 9 to 14 (inclusive) of the Confidential Schedule and if available, provide the Claimants with disclosure and inspection of such documents.
4. By 4 p.m. on 12 September 2025, Google shall conduct reasonable and proportionate searches for the documents listed in paragraphs 2 and 4 to 8 (inclusive) of the Confidential Schedule and if available, provide the Claimants with disclosure and inspection of such documents.

5. In giving disclosure and inspection, Google shall be permitted to withhold from inspection any documents (or parts of documents) over which it is entitled to assert privilege.

B. FURTHER MATTERS

6. Costs in the case.
7. There be liberty to apply.

Sir Peter Roth

Chair of the Competition Appeal Tribunal

Made: 18 July 2025

Drawn: 17 September 2025