

IN THE COMPETITION APPEAL TRIBUNAL

BETWEEN:

CHRISTINE RIEFA CLASS REPRESENTATIVE LIMITED

Proposed Class Representative

Case No: 1602/7/7/23

- v -

(1) APPLE INC.

(2) APPLE DISTRIBUTION INTERNATIONAL LIMITED (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

Proposed Defendants

CONSENT ORDER

UPON the Tribunal's Judgment dated 14 January 2025 [2025] CAT 5 refusing the application of the Proposed Class Representative (the "**PCR**") for a collective proceedings order pursuant to section 47B of the Competition Act

AND UPON the Tribunal having determined the applications by the Proposed Defendants made on 3 April 2025 for a costs award and an interim payment on account on the papers by Ruling dated 13 June 2025 [2025] CAT 34

AND UPON the PCR having made an interim payment on account to the First and Second Proposed Defendants (the "**Apple Proposed Defendants**") in the sum of £1,695,797.16 on 3 July 2025

AND FURTHER UPON the PCR and the Apple Proposed Defendants having now reached a full and final settlement of the Apple Proposed Defendants' costs of and occasioned by the proceedings

IT IS ORDERED BY CONSENT THAT:

1. The PCR shall pay the Apple Proposed Defendants an additional sum of £269,000 within 21 days of the date of this Order in full and final settlement of the Apple

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Proposed Defendants' costs of and occasioned by the proceedings.

Made: 20 October 2025

Drawn: 20 October 2025

The Honourable Mrs Justice Bacon

President of the Competition Appeal Tribunal

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