



IN THE COMPETITION
APPEAL TRIBUNAL

Case No: 1424/5/7/21 (T)

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

AND BETWEEN:

WHITEWATER CAPITAL LIMITED
(“Ciao”)

Claimant

- v -

- (1) GOOGLE LLC**
- (2) ALPHABET INC**

Defendants

Case No: 1589/5/7/23 (T)

AND BETWEEN:

INFEDERATION LIMITED
(“Foundem”)

Claimant

- v -

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

Defendants

REASONED ORDER (VARIATION OF DIRECTIONS ORDER)

UPON the Order of the Chair made on 1 August 2025 and drawn on 4 August 2025 giving directions in respect of the First Trial in the UK Shopping Proceedings, including directions concerning trial bundles at paragraphs 14–16 (the “**First Trial Directions Order**”)

AND UPON reading the correspondence from the Defendants’ solicitors and the solicitors writing on behalf of the Claimants dated, respectively, 20 and 23 March 2026

IT IS ORDERED THAT:

1. The First Trial Directions Order is amended as follows:

a) At the end of paragraphs 14 and 16 there be added the words:

“excluding the section comprising contemporaneous correspondence (“Section M”).”

b) There be inserted the following:

“16A. By 4:00 pm on 27 April 2026, the Claimants shall serve a draft trial bundle index for Section M on the Defendants;

16B By 4:00 pm on 4 May 2026, the Defendants shall provide any comments on the draft trial bundle index for Section M, identifying any additional documents they wish to have included; and

16C By 4.00 pm on 11 May 2026, the Claimants shall file and serve the additional Section M of the agreed trial bundle with the Tribunal in electronic form.”

c) In paragraph 17 for “27 March 2026” there be substituted “4 May 2026”.

2. Costs in the case.
3. There shall be liberty to apply.

REASONS:

Having regard to what is said in the Claimants’ solicitors’ letter of 20 March 2026, I think it reasonable to allow the parties more time to complete the selection of correspondence to go into the trial bundles. It does not serve anyone’s interests to have an over-inclusive bundle. I do not consider that the revised timetable will cause any prejudice to the Defendants in preparing for trial. There has been a material change since the time of the First Trial Directions Order in that one of the proceedings covered by that order has settled, thereby reducing the extent of the anticipated evidence.

Sir Peter Roth
Chair of the Competition Appeal Tribunal

Made: 27 March 2026
Drawn: 30 March 2026