



**IN THE COMPETITION**  
**APPEAL TRIBUNAL**

Case Nos: 1720/7/7/25  
1733/7/7/25

BETWEEN:

**OR BROOK CLASS REPRESENTATIVE LIMITED**

Proposed Class Representative

- v -

- (1) ALPHABET INC**
- (2) GOOGLE LLC**
- (3) GOOGLE IRELAND LIMITED**
- (4) GOOGLE UK LIMITED**
- (5) GOOGLE ASIA PACIFIC PTE LIMITED**
- (6) GOOGLE COMMERCE LIMITED**

Proposed Defendants

AND BETWEEN:

**MR ROGER KAYE KC**

Proposed Class Representative

- v -

- (1) ALPHABET INC.**
- (2) GOOGLE LLC**
- (3) GOOGLE IRELAND LIMITED**
- (4) GOOGLE UK LIMITED**

Proposed Defendants

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**ORDER**

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**UPON** the proposed collective proceedings under section 47B of the Competition Act 1998 with case number 1720/7/7/25 commenced by Or Brook Class Representative Limited (the **Brook PCR**) on 16 April 2025

**AND UPON** the proposed collective proceedings under section 47B of the Competition Act 1998 with case number 1733/7/7/25 commenced by Mr Roger Kaye KC on 27 May 2025

**AND UPON** the order of the Tribunal made on 2 July 2025 (the **Certification Directions**)

**AND UPON** reading the letter from the *Brook* PCR dated 4 February 2026 and the enclosed documents (including the draft amended collective proceedings claim form)

**AND UPON** the carriage dispute between the *Brook* PCR and Mr Kaye having been resolved by agreement

**AND UPON** Mr Kaye’s application for a stay of his proceedings

**AND UPON** listing the certification hearing in respect of the *Brook* PCR’s case for 8 July 2026

**IT IS ORDERED THAT:**

1. Paragraph 3 of the Certification Directions is amended so that the words “By 4pm 1 week after the handing down of the Tribunal’s judgment on the Carriage Issue, the Proposed Class Representative which is successful on the Carriage Issue (the PCR) shall publicise their” are removed and replaced with the words “The Brook PCR shall forthwith publicise its”.
2. Paragraph 4 of the Certification Directions is amended so that the words “8 weeks after the handing down of the Tribunal’s judgment on the Carriage Issue” are removed and replaced with the words “on 30 April 2026”.
3. By 1 April 2026, the Proposed Defendants shall file and serve submissions setting out their position on the amendments proposed in the draft amended collective proceedings claim form, specifying whether they object to any of those proposed amendments, and if so on what grounds.
4. Paragraph 5 of the Certification Directions is amended so that the words “4 weeks” are removed and replaced with the words “6 weeks”.
5. Paragraphs 6 and 7 of the Certification Directions are amended so that each instance of the words “7 weeks after the handing down of the Tribunal’s judgment on the Carriage Issue” is removed and replaced with the words “on 30 April 2026”.
6. The skeleton arguments to be filed under paragraph 9 of the Certification Directions shall address the parties’ positions on the amendments proposed in the draft amended collective proceedings claim form, taking into account the Proposed Defendants’ submissions described at paragraph 3 above.

7. Paragraph 11 of the Certification Directions is amended so that the words “for the earliest available date 14 weeks after the handing down of the Tribunal’s judgment on the Carriage Issue” are removed and replaced with “on 8 July 2026”.

**The Honourable Mr Justice Meade**

Made: 30 March 2026

Chair of the Competition Appeal Tribunal

Drawn: 30 March 2026