



IN THE COMPETITION
APPEAL TRIBUNAL

Case: 1293/5/7/18 (T)

Case: 1292/5/7/18 (T)

Case: 1294/5/7/18 (T)

(1) – (139) VEOLIA ENVIRONNEMENT S.A. AND OTHERS

Claimants

-v-

**(1) – (15) STELLANTIS N.V. (FORMERLY FIAT CHRYSLER AUTOMOBILES
N.V) AND OTHERS**

Defendants

-and-

(1) - (4) PACCAR INC. AND OTHERS

Third Parties

AND

(1) – (339) SUEZ GROUPE SAS AND OTHERS

Claimants

-v-

**(1) – (4) STELLANTIS N.V. (FORMERLY FIAT CHRYSLER AUTOMOBILES
N.V)AND OTHERS**

Defendants

-and-

(1) - (15) IVECO S.P.A. AND OTHERS

Third Parties

AND

(1) – (153) WOLSELEY UK LIMITED AND OTHERS

Claimants

-v-

**(1) - (4) STELLANTIS N.V. (FORMERLY FIAT CHRYSLER AUTOMOBILES
N.V) AND OTHERS**

Defendants

-and-

(1) - (15) MAN SE AND OTHERS

Third Parties

ORDER

UPON MAN SE, as the transferring legal entity, being merged into TRATON SE, as the acquiring legal entity, by registration in the commercial register at the Munich Local Court (Amtsgericht) (HRB 246068) on 31 August 2021, and TRATON SE being the universal legal successor to MAN SE (the latter of which having ceased to exist as an independent legal entity)

AND UPON TRATON SE being substituted for MAN SE in the proceedings with case number 1292/5/7/18 (T) (the “**Suez Proceedings**”), case number 1293/5/7/18 (T) (the “**Veolia Proceedings**”) and case number 1294/5/7/18 (T) (the “**Wolseley Proceedings**”) pursuant to the Orders of Mr Justice Roth dated 15 December 2021

AND UPON the Third and Fourth Defendants in the Suez Proceedings, the Fourteenth and Fifteenth Defendants in the Veolia Proceedings and the Third and Fourth Defendants in the Wolseley Proceedings (together “**DAF**”) having made additional claims for contribution or indemnity against MAN SE pursuant to Part 20.7 of the Civil Procedure Rules (“**CPR**”) in the Suez Proceedings on or around 25 June 2018, pursuant to Part 20.6 of the CPR in the Veolia Proceedings on or around 29 March 2018 and pursuant to Part 20.7 of the CPR in the Wolseley Proceedings on or around 3 April 2018 (together “**DAF’s Additional Claims against MAN SE**”)

BY CONSENT IT IS ORDERED THAT:

1. DAF’s Additional Claims against MAN SE are deemed to be made against TRATON SE. In relation to DAF’s Additional Claims TRATON SE is hereby substituted for MAN SE.
2. In the event that DAF amends its Additional Claims against MAN SE (now TRATON SE) after the date of this Order, DAF shall amend those claims to reflect paragraph 1 of this Order.
3. Costs in the case.
4. Liberty to apply.