



IN THE COMPETITION
APPEAL TRIBUNAL

Case No: 1190/4/8/12

BETWEEN

SRCL LIMITED

Applicant

- v -

COMPETITION COMMISSION

Respondent

ORDER

UPON reading the Notice of Application lodged by the Applicant under rules 8 and 25 of the Competition Appeal Tribunal Rules 2003 (S.I. No. 1372 of 2003) (“the Tribunal Rules”) on 16 April 2012

AND UPON reading the written observations filed on behalf of the Respondent on 26 April 2012

AND UPON hearing the legal representatives of the parties at a case management conference on 27 April 2012

IT IS ORDERED THAT:

1. Pursuant to rule 18 of the Tribunal Rules the proceedings be treated as proceedings in England and Wales
2. The Respondent file and serve its Defence and any supporting evidence by 5pm on 4 May 2012
3. The Applicant file and serve its skeleton argument, incorporating any points in reply, by 5pm on 10 May 2012
4. The Respondent file and serve its skeleton argument by 12pm on 14 May 2012

5. The Applicant file six copies of an agreed bundle of documents to serve as the core bundle for the main hearing, together with six copies an agreed joint bundle of authorities to be referred to at the main hearing with key sections flagged for reference, by 12pm on 14 May 2012
6. A hearing be listed at 10am on 16 May 2012 with a time estimate of one day
7. By 12pm on 14 May 2012, the parties provide a timetable for speeches between 10am and 4:30pm at the hearing
8. There be liberty to apply

Vivien Rose
Chairman of the Competition Appeal Tribunal

Made: 27 April 2012
Drawn: 27 April 2012