



IN THE COMPETITION
APPEAL TRIBUNAL

Case No: 1232/5/7/14

B E T W E E N:

- 1) DSG RETAIL LIMITED
- 2) DSG RETAIL IRELAND LIMITED
- 3) DIXONS SOUTH EAST EUROPE AEEV
- 4) LEFDAL ELEKTROMARKED AS
- 5) ELKJØP NORGE AS
- 6) ELKJØP NORGE GROSSIST AS
- 7) DIXONS TRAVEL SRL
- 8) DIXONS RETAIL PLC
- 9) DSG INTERNATIONAL BELGIUM BVBA
- 10) ELGIGANTEN A/S
- 11) GIGANTTI OY
- 12) ELECTRO WORLD SVERIGE AB
- 13) ELGIGANTEN AB
- 14) ELGIGANTEN GROSSIST AB

Applicants

-v-

- 1) MASTERCARD INCORPORATED
- 2) MASTERCARD INTERNATIONAL INCORPORATED
- 3) MASTERCARD EUROPE SPRL

Repondents

ORDER

UPON reading the application made pursuant to rule 31(3) of the Competition Appeal Tribunal Rules 2003 (S.I. 2003 / 1372) for permission to initiate a claim for monetary loss pursuant to section 47A of the Competition Act 1998 filed by the Applicants on 25 June 2014 (the "Application")

AND UPON the Tribunal having listed a hearing of the Application for 22 September 2014

AND UPON the Tribunal having been informed that the judgment of the Court of Justice of the European Union in Case C-382/12 P *MasterCard and Others v Commission* is expected to be handed down on 11 September 2014

AND UPON the Applicants having applied for permission to withdraw the Application

IT IS ORDERED THAT:

1. The Applicants be permitted to withdraw the Application
2. The hearing listed for 22 September 2014 be vacated
3. There be no order as to costs

The Honourable Mr Justice Roth
President of the Competition Appeal Tribunal

Made: 10 September 2014
Drawn: 10 September 2014