



IN THE COMPETITION
APPEAL TRIBUNAL

Case No: 1357/5/7/20 (T)

BETWEEN:

- (1) **FIAT CHRYSLER AUTOMOBILES N.V.**
- (2) **FCA ITALY S.P.A.**
- (3) **FCA MELFI S.R.L.**
- (4) **FCA SRBIJA D.O.O.**
- (5) **FCA POLAND S.A.**
- (6) **MASERATI S.P.A.**
- (7) **SEVEL S.P.A.**

Claimants

- v -

- (6) **JTEKT EUROPE BEARINGS B.V.**
- (7) **KOYO FRANCE SA**
- (8) **KOYO DEUTSCHLAND GmbH**
- (9) **NTN CORPORATION**
- (10) **NTN WALZLAGER (EUROPA) GmbH**
- (11) **NTN-SNR ROULEMENTS SA**

Defendants

ORDER

UPON the Claimants and the Sixth to Eighth Defendants having reached a settlement of their dispute

AND UPON the Claimants seeking to withdraw their claim against the Sixth to Eight Defendants pursuant to Rule 44(1)(a) of the Competition Appeal Tribunal Rules 2015 (S.I. 2015 No.1648)

IT IS ORDERED BY CONSENT THAT:

1. The claim against the Sixth to Eight Defendants is withdrawn.
2. There shall be no order as to costs.

The Hon Mr Justice Roth

President of the Competition Appeal Tribunal

Made: 7 October 2020

Drawn: 7 October 2020