



IN THE COMPETITION
APPEAL TRIBUNAL

Case No: 1293/5/7/18 (T)

BETWEEN:

(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) PACCAR INC
(2) SCANIA AKTIEBOLAG (PUBL)
(3) SCANIA CV AKTIEBOLAG (PUBL)
(4) SCANIA DEUTSCHLAND GMBH

Third Parties

CONSENT ORDER

UPON the Claimants and the Second, Third and Fourth Third Parties (the **Scania Part 20 Defendants**) having agreed to the terms set out in a confidential agreement, a copy of which is held by the Scania Part 20 Defendants

AND UPON the Fourteenth and Fifteenth Defendants (the **DAF Defendants**) having brought an additional claim against *inter alia* the Scania Part 20 Defendants and the First to Fourth Defendants (the **Iveco Defendants**) on 28 March 2018 (the **DAF Additional Claim**)

AND UPON the Iveco Defendants having brought an additional claim under CPR 20.7 against the Scania Part 20 Defendants and PACCAR Inc on 29 March 2018 (the **Iveco 20.7 Additional Claim**)

AND UPON the Iveco Defendants having brought an additional claim under CPR 20.6 against *inter alia* the DAF Defendants on 29 March 2018 (the **Iveco 20.6 Additional Claim**)

AND UPON the Claimants' claims against the DAF Defendants and the Iveco Defendants being dismissed on 17 August 2023

BY CONSENT IT IS ORDERED THAT:

1. The DAF Additional Claim as against the Scania Part 20 Defendants and the Iveco Defendants be discontinued.
2. The Iveco 20.7 Additional Claim be discontinued.
3. The Iveco 20.6 Additional Claim as against the DAF Defendants be discontinued.
4. There shall be no order as to costs as between the DAF Defendants, the Iveco Defendants, the Scania Part 20 Defendants and PACCAR Inc in respect of the DAF Additional Claim, the Iveco Additional 20.7 Claim, the Iveco Additional 20.6 Claim, and their discontinuance.

Andrew Lenon KC
Chair of the Competition Appeal Tribunal

Made: 20 September 2023
Drawn: 20 September 2023