



IN THE COMPETITION
APPEAL TRIBUNAL

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

BETWEEN:

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

Claimants

- v -

(1) FIAT CHRYSLER AUTOMOBILES N.V.
(2) CNH INDUSTRIAL N.V.
(3) IVECO SPA
(4) IVECO MAGIRUS AG
(5) MAN SE
(6) MAN TRUCK AND BUS AG
(7) MAN TRUCK AND BUS DEUTSCHLAND GMBH
(8) MAN TRUCK AND BUS UK LIMITED
(9) AKTIEBOLAGET VOLVO (PUBL)
(10) VOLVO LASTVAGNAR AKTIEBOLAG
(11) VOLVO GROUP TRUCKS CENTRAL EUROPE GMBH
(12) RENAULT TRUCKS SAS
(13) RENAULT TRUCK COMMERCIALS LIMITED
(14) DAF TRUCKS N.V.
(15) DAF TRUCKS LIMITED

Defendants

CONSENT ORDER

UPON the Claimants and the Ninth to Thirteenth Defendants (the **Volvo/Renault Defendants**) having agreed to the terms set out in a confidential agreement, a copy of which is held by the Volvo/Renault Defendants

AND UPON the Fourteenth and Fifteenth Defendants (the **DAF Defendants**) having brought an additional claim against *inter alia* the Volvo/Renault Defendants on 28 March 2018 (the **DAF Additional Claim**)

AND UPON the First to Fourth Defendants (the **IVECO Defendants**) having brought an additional claim against *inter alia* the Volvo/Renault Defendants on 29 March 2018 (the **IVECO Additional Claim** and, together with the DAF Additional Claim, the **Veolia Proceedings Additional Claims**)

BY CONSENT IT IS ORDERED THAT:

1. The Veolia Proceedings Additional Claims be discontinued as against the Volvo/Renault Defendants.
2. There shall be no order as to costs as between the DAF Defendants and the IVECO Defendants respectively, and the Volvo/Renault Defendants in respect of the Veolia Proceedings Additional Claims, and their discontinuance.

Andrew Lenon KC
Chair of the Competition Appeal Tribunal

Made: 18 October 2023
Drawn: 18 October 2023