



**IN THE COMPETITION**  
**APPEAL TRIBUNAL**

Case No: 1296/5/7/18

BETWEEN:

**(1) – (9) ARLA FOODS AMBA AND OTHERS**

Claimants

- and -

**(1) – (2) STELLANTIS N.V. (FORMERLY FIAT CHRYSLER AUTOMOBILES N.V.)  
AND ANOTHER**

Defendants/Rule 39 Claimants

**(1) – (14) TRATON SE AND OTHERS**

Rule 39 Defendants

---

**ORDER**

---

**UPON** the Claimants’ request for certain “off-the-shelf” data, documents and information;

**AND UPON** the agreement set out in the letter from Freshfields Bruckhaus Deringer LLP to the claimants in the Second Wave Trucks Proceedings, dated 29 November 2023, regarding the provision of “off-the-shelf” disclosure;

**AND UPON** the confidentiality ring order of the President made on 9 September 2020 in these proceedings (the “Confidentiality Ring Order”);

**BY CONSENT IT IS ORDERED THAT:**

1. Within seven days of this order being made, the Volvo/Renault Defendants shall provide to the Claimants the following;

- (a) the documents and data identified by the Volvo/Renault Defendants on a best endeavours basis as non-claimant specific materials provided in the VSW Proceedings relating to UK market-wide overcharge;
  - (b) disclosure statements and guidance notes accompanying the disclosure outlined in the list above; and
  - (c) clarificatory correspondence relating to this disclosure that was exchanged in the Trial 3 Proceedings between Freshfields Bruckhaus Deringer LLP and Hausfeld LLP, identified by the Volvo/Renault Defendants on a best endeavours basis.
2. The materials provided pursuant to this Order are designated Inner Confidentiality Ring Information pursuant to the Confidentiality Ring Order.

**Sir Marcus Smith**

President of the Competition Appeal Tribunal

Made: 2 January 2024

Drawn: 2 January 2024