



IN THE COMPETITION
APPEAL TRIBUNAL

Case: 1106/5/7/08

BETWEEN:

ENRON COAL SERVICES LIMITED (in liquidation)

Claimant

-and-

ENGLISH WELSH & SCOTTISH RAILWAY LIMITED

Defendant

ORDER

UPON reading the application filed by the Claimant pursuant to rule 19(2) of the Competition Appeal Tribunal Rules 2003 on 10 July 2009

AND UPON both parties having confirmed that they consented to the terms of this Order

IT IS ORDERED BY CONSENT THAT:

1. The Claimant and Defendant file and serve their skeleton arguments by 5pm on 9 September 2009.
2. The parties prepare an agreed bundle of documents to serve as the main bundle for the hearing and an agreed bundle of authorities to be referred to at the hearing listed for 16 September 2009.
3. The Claimant file ten copies of the said bundles with the Tribunal by 5pm on 9 September 2009.
4. There be liberty to apply.

Lord Carlile of Berriew Q.C.
Chairman of the Competition Appeal Tribunal

Made: 15 July 2009
Drawn: 15 July 2009