



IN THE COMPETITION
APPEAL TRIBUNAL

Case No: 1339/7/7/20

BETWEEN:

MARK McLAREN CLASS REPRESENTATIVE LIMITED

Class Representative

- v -

- (1) MOL (EUROPE AFRICA) LTD**
(2) MITSUI O.S.K. LINES LIMITED
(3) NISSAN MOTOR CAR CARRIER CO. LTD
(4) KAWASAKI KISEN KAISHA LTD
(5) NIPPON YUSEN KABUSHIKI KAISHA
(6) WALLENIOUS WILHELMSSEN OCEAN AS
(7) EUKOR CAR CARRIERS INC
(8) WALLENIOUS LOGISTICS AB
(9) WILHELMSSEN SHIPS HOLDING MALTA LIMITED
(10) WALLENIOUS LINES AB
(11) WALLENIOUS WILHELMSSEN ASA
~~(12) COMPANIA SUD AMERICANA DE VAPORES S.A.~~

Defendants

DIRECTIONS ORDER

UPON the Class Representative and the Sixth to Eleventh Defendants (“**WWL/EUKOR**”) having agreed to a settlement in principle, and having agreed to apply to the Tribunal for a collective settlement approval order under Rule 97 of the Competition Appeal Tribunal Rules 2015 (“**the Collective Settlement Approval Application**”)

AND HAVING REGARD TO the governing principles pursuant to Rule 4 of the Competition Appeal Tribunal Rules 2015 (the “**Tribunal Rules**”) and the Tribunal’s power under Rule 94 of the Tribunal Rules

IT IS ORDERED THAT:

1. A one-day hearing of the Collective Settlement Approval Application shall be listed for 10.30am on 5 December 2024 (the “**Settlement Application Hearing**”).
2. The Class Representative and WWL/EUKOR shall file with the Tribunal and serve on the First to Fifth Defendants the Collective Settlement Approval Application, as soon as practicable and in any event by 4pm on 27 November 2024.
3. Unless otherwise specified by the Tribunal in accordance with Rule 94(6)(b) of the Tribunal Rules, the Class Representative is to give notice of the Collective Settlement Approval Application in the form provided to the Tribunal on 14 November 2024 by notification on the claim website and email to parties who have registered on the claim website (or in such other form and/or manner as set out by the Tribunal), by 4pm on the earlier of: (a) 27 November 2024; or (b) one business day following the Notice being approved by the Tribunal.
4. Any represented person or party may make written submissions to the Tribunal in relation to the Collective Settlement Approval Application by 29 November 2024. Any represented person or party may also seek permission to make oral submissions at the hearing of the Collective Settlement Approval Application by making an application for such permission, with reasons, as part of their written submissions by 29 November 2024.
5. The Class Representative shall file with the Tribunal hard copy bundles (including authorities) and skeleton arguments (of both the Class Representative and WWL/EUKOR) cross-referenced to the bundles by 10am on 2 December 2024.
6. A soft copy of the Settlement Application Hearing bundle shall be provided to any other party with permission to be heard at the Settlement Application Hearing by the dates set out in paragraph 5 above.