

IN THE COMPETITION APPEAL TRIBUNAL

BETWEEN:

DR. SEAN ENNIS

Applicant/Class Representative

Case No: 1601/7/7/23

- v -

(1) APPLE INC.

- (2) APPLE DISTRIBUTION INTERNATIONAL LTD
 - (3) APPLE CANADA INC.
 - (4) APPLE PTY LIMITED
 - (5) APPLE SERVICES LATAM LLC
 - (6) ITUNES KK
 - (7) APPLE (UK) LIMITED
 - (8) APPLE EUROPE LIMITED

Respondents/Defendants

CONSENT ORDER

UPON the Class Representative's application for a collective proceedings order pursuant to section 47B of the Competition Act 1998 and Rule 75 of the Competition Appeal Tribunal Rules 2015 filed on 25 July 2023 (the "**CPO Application**")

AND UPON hearing leading counsel for the Class Representative and leading counsel for the Defendants at the hearing of the CPO Application on 16 September 2024

AND UPON the Tribunal handing down its judgment on 18 October 2024 granting the CPO

Application on an opt-out basis

AND UPON the Collective Proceedings Order made on 29 November 2024 (the "Collective"

Proceedings Order")

AND UPON the Class Representative and the Defendants having agreed to the making of this

Order

BY CONSENT IT IS ORDERED THAT:

1. The Defendants shall pay the Class Representative's costs of and incidental to meeting

the Defendants' opposition to the CPO Application, in the sum of £500,000 (inclusive

of VAT), by the date falling 30 days from the date on which this order is drawn.

2. Payment of the sum specified in paragraph 1 of this order shall discharge the

Defendants' obligation under paragraph 13 of the Collective Proceedings Order.

Andrew Lenon KC

Made: 20 January 2025

Chair of the Competition Appeal Tribunal

Drawn: 20 January 2025

2