

IN THE HIGH COURT OF JUSTICE

Claim No. HP-2016-000027

CHANCERY DIVISION

INTELLECTUAL PROPERTY

BETWEEN:

VOLKSWAGEN AG

Claimant

-and-

(1) A.N.A MOT EXPRESS LIMITED

(2) ANA TYRES & MOT LIMITED

(3) QAMAR ALTAF

(4) MAJID ALI

Defendants

ANNEX B

**Notice of High Court (Chancery Division, Intellectual Property) Order in the Action of
High Court Claim HP-2016-000027**

VOLKSWAGEN AG

-v-

(1) A.N.A MOT EXPRESS LIMITED

(2) ANA TYRES & MOT LIMITED

(3) QAMAR ALTAF

(4) MAJID ALI

This notice is being given to you by the First and Second Defendants trading as ANA Motors.

On 26 May 2016 VOLKSWAGEN AG sued the Defendants (trading as ANA Motors) for infringement of their intellectual property rights for selling goods which infringed the trade marks and design rights of VOLKSWAGEN AG.

On 27 July 2016 the High Court gave judgment in default against the First and Second Defendants (trading as ANA Motors) holding that they had infringed the intellectual property rights of VOLKSWAGEN AG and granted an order to cease from further infringement of the intellectual property rights of VOLKSWAGEN AG through the sale of goods which infringed the trade mark and design rights of VOLKSWAGEN AG and to pay damages / an account of profits (as chosen by the Claimant) and the legal costs of VOLKSWAGEN AG.

A copy of the Orders of the High Court can be found here:

- in respect of the First Defendant:

<https://www.clarkwillmott.com/wp-content/uploads/2016/08/160729-Court-Order-inc-Annex-A-1st-D-2.pdf>;

and

- in respect of the Second Defendant:

<https://www.clarkwillmott.com/wp-content/uploads/2016/08/160729-Court-Order-inc-Annex-A-2nd-D-3.pdf>.