

---

## ACCESS DISPUTES COMMITTEE

---

<b>To:</b>	<b>From:</b> Hearing Chair
Abellio Scotrail Ltd	Floor 8
Arriva Rail North Ltd	1 Eversholt Street
DB Cargo (UK) Ltd	London NW1 2DN
First Greater Western Ltd	
Transport for London	<b>Tel:</b> 020 7554 0601
GB Railfreight Ltd	<b>Fax:</b> 020 7554 0603
XC Trains Ltd	<b>e-mail:</b> sec.adc@btconnect.com
Network Rail Infrastructure Ltd	
	<b>Ref:</b> ADC/TTP
	<b>Date:</b> 4 May 2017

Dear Sirs

**Directions relating to Timetabling Disputes TTP1064, TTP1065, TTP1066, TTP1068, TTP1069, TTP1073 and TTP1075**

These Directions relate the above seven Timetabling Dispute references and sets out my decisions regarding case management for their determination by the Timetabling Panel which commenced hearing of the issues on 20 April 2017. These case management decisions recognise an order made by the Allocation Chair on 6 April 2017 pursuant to Access Dispute Resolution Rule B21 that the Disputes should be resolved together on the grounds that they concerned the same or similar subject matter and that it would be in the interests of efficient and fair resolution to do so; that order was qualified as being made without affecting the powers of the Hearing Chair to control case management and to determine questions concerning staged hearing of different aspects of the Disputes.

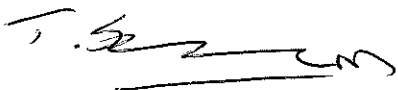
On 18 April 2017 I issued Directions indicating that I had become minded to hear each Dispute separately.

I now confirm my order announced orally at the hearing on 20 April 2017 that Dispute TTP1064 should no longer be determined within the conjoined group of Disputes.

Further, for the avoidance of doubt, I direct that whilst Disputes TTP1065, TTP1066, TTP1068, TTP1069, TTP1073 and TTP1075 may each be heard separately or with others, or in parts, or in parts with others, they will be determined together.

Yours faithfully

Clive Fletcher-Wood  
Hearing Chair

PP   
*Committee Secretary*