



22 May 2026

Private and Confidential

RE: Novation of your agreement with Scania (Great Britain) Limited ("Scania") for the sale of goods and/or services by you and all related amendments, exhibits, attachments, statements of work, purchase orders, quotations and other collateral agreements between you and Haydock Commercial Vehicles Limited (collectively, the "Contract").

Dear Supplier,

On 30 April 2025, Scania (Great Britain) Limited ("Scania") acquired the entire issued share capital of Cheshire 3 Holdings Limited (registered company number 11960396) which is the parent company of Haydock Commercial Vehicles Limited (registered company number 01852976) ("Haydock"). Following completion of this acquisition, Scania will acquire the business and assets of Haydock (the "Transaction").

By signing below, you and Scania hereby agree that, effective as of 23:59 on 31 May 2026 (the "Transfer Date"):

- (a) Scania will assume all liabilities, actions and obligations of Haydock under the terms of the Contract arising from and after the Transfer Date;
- (b) Scania will have the rights, title and benefits under the terms of the Contract arising from and after the Transfer Date, and you acknowledge that Scania will be entitled to enjoy such rights;
- (c) you will comply with all of the liabilities, actions and obligations under the terms of the Contract;
- (d) Haydock will be released from any obligations under the Contract to you arising from and after the Transfer Date;
- (e) you will be released from any obligations under the Contract to Haydock arising from and after the Transfer Date, but will remain liable to Haydock in respect of all obligations under the Contract arising prior to the Transfer Date;
- (f) neither Haydock nor any of its affiliates will be bound by, nor responsible for any breach by Scania or any of its affiliates of, any provision of the Contract arising from and after the Transfer Date;
- (g) neither Scania nor any of its affiliates will be bound by, nor responsible for any breach by Haydock or any of its affiliates of, any provision of the Contract arising prior to the Transfer Date; and
- (h) you will expressly waive any notice, response period, acceleration, termination or other rights or remedies under the Contract with respect to the Transaction and agree that no breach or default under the Contract will arise from the Transaction.

Scania (Great Britain) Limited
Registered in England and Wales under CRN: 00831017
Registered office: Delaware Drive, Tongwell, Milton Keynes MK15 8HB
Telephone: +44 (0) 1908 210210

SCANIA



Going forward, please continue to correspond with your existing Haydock contact(s) using their current email address(es) and telephone number(s), until you are informed otherwise. All order and payment processes under the Contract will remain the same, save as set out below.

All invoices issued from 1 June 2026 should be addressed to Scania (Great Britain) Limited and, where a VAT number is included, should state Scania's VAT registration number (485 8091 07). However, in the short term, please send invoices through the same channels currently use, typically by email to invoices@haydockcommercials.com. You may receive payment for any invoices issued to Haydock prior to, but that remain unpaid by, 1 June 2026 from Haydock or Scania's bank account.

From 1 June 2026, we will operate using a trading name, as "Scania (Great Britain) Limited trading as Haydock Commercial Vehicles". You may see this or the "Scania (Great Britain) Limited" company information on our documentation.

The Contract shall continue on its existing terms in all other respects.

Where Haydock currently pays by direct debit, please send us a request to complete and return a direct debit mandate.

Haydock has applied to the FCA to cancel its permissions to carry on regulated financial services in the UK. It has already ceased providing such services and will not provide them in the future. If Haydock previously provided you with any financial services and you wish to make a complaint about those services after the Transfer Date, please contact Scania.

You and Scania do not intend that any term of this letter will be enforceable under the Contracts (Rights of Third Parties) Act 1999 by any person.

This letter shall be governed by and construed and enforced in accordance with the laws of England and Wales. The courts of England and Wales have exclusive jurisdiction to determine any dispute arising out of or in connection with this letter.

Please acknowledge and indicate your consent to the foregoing by having a duly authorised representative of your company sign below and return the counter-signed letter via email to Scania at contractsupport@scania.com, with the original to follow by physical delivery to Scania (Great Britain) Limited, Delaware Drive, Tongwell, Milton Keynes, Buckinghamshire MK15 8HB, marked for the attention of the Head of Legal.

Please note that if Scania does not hear back from you regarding the foregoing by 1 June 2026, then Scania will proceed on the basis that consent is not required under the Contract or that such consent has been granted by you.

Scania would like to thank you in advance for your co-operation and support. If you have any questions concerning the above, please do not hesitate to contact Scania at contractsupport@scania.com.



Yours faithfully,

Chris Newitt

Managing Director

for and on behalf of Scania (Great Britain) Limited

SUPPLIER CONSENT

Acknowledged and agreed

for and on behalf of Supplier

Signed:

Name:

Title:

Date: