

IN THE COMPETITION APPEAL TRIBUNAL

Case No: 1518/5/7/22

BETWEEN:

(1) LONDON ARRAY LIMITED (2) RWE RENEWABLES UK LONDON ARRAY LIMITED (FORMERLY KNOWN AS E.ON CLIMATE & RENEWABLES UK LONDON ARRAY LIMITED) (3) ORSTED LONDON ARRAY LIMITED (FORMERLY KNOWN AS DONG ENERGY LONDON ARRAY LIMITED) (4) ORSTED LONDON ARRAY II LIMITED (FORMERLY KNOWN AS DONG ENERGY LONDON ARRAY II LIMITED) (5) MASDAR ENERGY UK LIMITED

<u>Claimants</u>

- V -

(1) NEXANS FRANCE SAS (2) NEXANS SA

Defendants

CONSENT ORDER

UPON the consent order of The Hon Mr Justice Marcus Smith dated 14 October 2022 providing at paragraph 1 that the Defence shall be filed and served by 4pm on 8 November 2022

UPON the parties having agreed a further extension of 7 days to the deadline for filing and serving the Defence

AND UPON the parties having agreed an extension of 7 days to the deadline for filing and serving the Reply (if so advised)

BY CONSENT IT IS ORDERED THAT:

- 1. The Defence shall be filed and served by 4 pm on 15 November 2022.
- 2. The Reply shall be filed and served by 4 pm on 13 December 2022 (if so advised).
- 3. Costs in the case.

Sir Marcus Smith President of the Competition Appeal Tribunal Made: 8 November 2022 Drawn: 8 November 2022